FORM No. 700-CONTRACT-REAL ESTATE-Monthly Payments.		VENS. NESS LAW PUBLISHING CC., PORTLAND, OR	-
71272	영양이 아님들은 말을 가 가득	<u>79 Page 17721</u>	<b>*</b>
- THIS CONTRACT, Made this 25th day Earnest L. Fite and Robbie M. Fit	e, nusbanu a	liiu wiic,	
and Robert I. Torres		, hereinafter called the se	in the second
WITNESSETH: That in consideration of the n seller agrees to sell unto the buyer and the buyer agree scribed lands and premises situated in Klamath	mutual covenants a ses to purchase from County, Sta	om the seller all of the following ate of	l, the g de- p-wit:
All of that portion of the West hal Northeast quarter of Section 25, To Willamette Meridian, Klamath County line of Snake Creek.	wnship 35 SC	outh, Range 12 Last 0.	i une
Subject, however, to the following: 1. Rights of the public in and to premises lying within the limits of 2. Rights of the public and of gov of the herein described premises ly Snake Creek.	any portion f streets, ro vernmental bo ying below th	odds of highways. odies in and to any po he high water mark of	ortion
Snake Creek. 3. Reservations and restrictions a March 23, 1956 in Volume 281, page Oregon, to wit:	542, Deed Re	ecords of Klamath Cou	mey,
water, to the heirs of Susie No the terms approved by the Secre	oneo, their f etary of the	Interior March 25, 1	1946, Contra
pursuant to said Act." (For of for the sum of Eight thousand five hund (hereinalter called the purchase price), on account of	continuation dred and no/ which Eight hu	, see reverse side of 100 Dollars (\$ 8,500.0 undred fifty and no/1 which is hereby acknowledged b	( contra 00) 100 by the
Dollars ( $\$$ 850.00 ) is paid on the execution here $2$ seller); the buyer agrees to pay the remainder of said	purchase price (to Seventy-five	which is hereby acknowledged b wit: \$ 7,650.00 ) to the and 81/100	order
Dollars (\$15.01) each, 01 more, pr	payable in fu	ull five years from o	se of escr
This contract of safe is due and	beginning with the	month of August , 19	9.79,
and continuing until said purchase price is fully pai all deferred balances of said purchase price shall bea	Id All of Sala Durg	chase price may be paid at any $\frac{1}{2}$ of $8\frac{1}{2}$ per cent per annum	
July 25, 1979, until paid, interest	t to be paid	monthly and * being inclu	luded in
the minimum monthly payments above required. Taxe	es on said premises		
rated between the parties hereto as of the date of this	S CONIFACI. cal property described in a	this, contract is	
*(A) primarily for buyer's personal, tanky, indentived present-	is the business on comme	and - purposes other - them - efficient unit - purpose	7 Ion4
(B)-for an organization of territy of and lands on The buyer shall be entitled to possession of said lands on he is not in default under the terms of this contract. The buyer afteres erected, in foud condition and repair and will not suffer or permit any and all other lines and save the selfer harmless therefrom and reimburse such liens; that he will pay all tares hereafter levied adainst said proper after lawfully may be imposed upon said premises, all promptly before th insure and keep insured all buildings now or hereafter erected on said pr	that at all times he will h waste or strip thereol; th e seller for all costs and at	1.19 5.4.2, and may retain such possession of keep the buildings on said premises, now or het he will keep said premises lies from m ttorney's less incurred by him in delending age	herealter nechanic's lainst any
full insurable value not less than $\delta$ their respective interests may appear and all policies of insurance to be d. such liens, costs, water rents, tares, or charles or to procure and pay lor to and become a part of the debt secured by this contract and shall beau to and become a part of the debt secured by this contract and shall beau	actory to the seller, with lo lelivered to the seller as no ir such insurance, the seller ar interest at the rate alore	loss payable first to the seller and then to the boon as insured. Now if the buyer shall fail r may do so and any payment so made shall if esaid, without waiver, however, of any right a	buyer as pay any be added arising to
to and become a part of the dedi secured by the seller lor buyer's breach old contract. The seller agrees that at his expense and within 30 The seller agrees that at his expense and within do the suring (in an amount equal to said purchase price) marketable title in an save and escept the usual printed exceptions and the building and othe	days from the date hereof, nd to said premises in the cr restrictions and easement of this agreement, he wi	I, he will lurnish unto buyer a title insurance p seller on or subsequent to the date of this and its now of record, if any. Seller also agrees if if deliver a good and sulficient deed convey	policy in- greement, that when ying said
since said date placed, permitted or arising by, through or under seller, liens, water rents and public charges so assumed by the buyer and lurthe	er excepting all liens and e	encumbrances created by the buyer or his assi	signs.
a creditor, as such word is defined in the truin-tenany Act and Ary control for this purpose, we Stevens-Nees Form No. 108 or similar unless the control Stevens-Ness Form No. 1307 or similar.		STATE OF OREGON,	J
SELLER'S HAME AND ADDRESS		County of I certify that the within mont was received for record	ss. in instru- d on the
	BRACE RESERVED	at day of million at a clock M., and	, 19, d recorded
BUYER'S NAME AND ADDRESS After recording return to; MTC - Kristi	SPACE RESERVED	in book on page tile/rect number Record of Deeds of said county Witness ny hand and	, ty.
NAME, ADDRESS, ZIP		County affixed.	
Until g change is requested all tax statements shall be sent to the following address. 1. CPUTT I. TOTRES 1.411 W. TILORN Stt. S'a. Diego, CIA 92103 NAME. ADDRESS, ZIP		Recordi	ing Officer Deputy
San Diege, CA 93103 NAME ADDRESS ZIP			n Artika Artika Artika Artika

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And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall that by make the payments above required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the selfer at his option shall have the following rights: (1) to declare this contract and advect days of the time limited therefor, or fail to keep any agreement herein contained, then the selfer at his option shall have the following rights: (1) to declare this contract mult and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable. (3) to withdraw said deed and other, documents from excrew and/or (4) to rounder thall utterly cease and determine and in enve of such cases, all rights and interest created or then existing in layor of the buyer hereunder shall uterly cease and dequity, and in any of a second of the promises above determine and without any right of the buyer here not more there of the interest without any act of the purchase of said property as absolutely, fully and perfectly as it this contract and such payments had never been made; and in any of the buyer of the agreed new there mades and is allowed in any of the gurchase of said property as absolutely, fully and perfectly as it this contract at and reasonable rent of said selfer, in case of such default have the faith immediately, or any of time thereafter, to enter upon there at one thereafter, to cher and reasonable premise powers on the index of such cases, there are and reasonable rent of said selfer, in case of such default, shall have the right immediately, or any of time thereafter, to enter upon thereaft and index index immediate powers on the index of such default. And the said selfer, in case of such default have the infih time to and property and any time thereafter, to enter upon the index immediate powershall be accounted the and apayments have the index immediate powe

case of such to the time of such default. And the said seller, in case on such of the result of the time of such default. And the said seller, in case on such of the time of such default. And the said seller, in case on the seller with all the improvements and appuncting the seller that had adoresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appuncting the seller at any time to require performance by the buyer of any provision hereof shall in no way allect his belonging. The buyer lurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof any succeeding breach right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself.

OFFICIAL SEAL WILLIAM H. HALL, JR. NOTARY PUBLIC - CALIFORNIA
LAKE COUNTY My comm. expires JUL 25, 1981

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Robert I.

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Torres

17722

The true and actual consideration paid for this transfer, stated in terms of dollars, is 38, 500.00 -Offorever, the actual consideration con-The true and actual consideration paid for this transfer, stated in terms of dollars, is 38, 500.00 -Offorever, the actual consideration con-the true and actual consideration paid for this transfer, stated in terms of dollars, is 38, 500.00 -Offorever, the actual consideration con-the true and actual consideration paid for this transfer, stated in terms of dollars, is 38, 500.00 -Offorever, the actual consideration con-the true and actual consideration paid for this transfer, stated in terms of dollars, is 38, 500.00 -Offorever, the actual consideration con-the true and actual consideration paid for this transfer, and the prevailing party in said suif or action and if an appeal is taken from any sum as the trial court may adjudge reasonable as attorney's free to be allowed the prevailing party in said suif or action and if an appeal is taken from any sum as the trial court may adjudge reasonable as the prevailing sum as the trial court and the appeal. party's attorney's less on such trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing index promound that be taken to mean and include the plural, the maxuline, the leminine and the neuter, and that generally all grammatical changes the singular promound and implied to make the provisions hereol apply qually to corporations and to individuals. This agreement shall be there to the benefit of, as the circumstance may require, not only the immediate parties hereto but their respective This agreement shall be thereford. Theresentatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersidned

ecutors, administrators, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers

duly authorized thereunto by order of its board of directors.

J. Fite C 6 Annuest 7. Chiphbi

OTE-The sentence, between the symbols O, if not applicable, should be de	STATE OF ORECON, County of
TATE OF CREDEN, CALIFORNIA)	
County of Lake	D
	who, being duly sworn,
the shorts named	t he bimeall and not one for the other, did say that the former is the
L. File and hobbie set	president and that the factor is
husband and wife,	secretary of
to the underland the foregoing instru-	s corpofation.
ment to be their voluntary act and deed. Betoro nie://	and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be- half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.
OFFICIAL WALLEND MANA	SEAL)
CEAT) //	Notary Public for Oregon
Notary Public for Crassin CALIFORNIA	My commission expires:
My commission expires .7./25/.79	
ORS 93,990(3) Violation of ORS 93.635 is punishable, upon co	e to any real property, at a time more than 12 months from the date that the instrument manner provided for acknowledgment of deeds, by the conveyor of the title to be con- led by the conveyor not later than 15 days after the instrument is executed and the par- noviction, by a fine of not more than \$100.
A Recorvations and restriction	s as contained in instrument recorded page 184. Records of Klamath County,
4. Reservatione 004	norgo 184 Records Of Klamath County,
September 3, 1957, in Volume 294	, page 101, 1000-01
September 3, 1957, in volume 254	· / "60" · · · · · · · · · · · · · · · · · · ·
September 3, 1957, in volume 254 Oregon, to wit:	, puge,
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	CATE OF OREGON; COUNTY OF KLAMATH; 53.							
			<u>Mountain Title Co</u> A. D. 19 <u>79</u> at <u>10</u> :01	In the Rad				
	his <u>26th</u> day of	1 1179 05	A, D. 19 dt o c	on Page. 17721				
			Deeds Wm D. MILNE, By Dernithar Art	County Clerk				
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