- - - -	FORM No. 706-CONTRACT-REAL ESTATE-Monthly Poyments. MC 744-K STEVENS-HESS LAW PUBLISHING CO., PORTLAND, OB STUD		
	71967 THIS CONTRACT, Made this 1st David P. Hartley, 1118 cumb	CONTRACT-REAL ESTATE	
	and Clyde P. & Patricia R. Ra Chiloquin, DR 97624 WITNESSETH: That in consideration	of the mutual covenants and agreements herein contained, the yer agrees to purchase from the seller all of the following de- math	
	Subj. to: Easements, rig those apparent upon th	Shts of way of record, and le land.	
	seller): the huver advect to	nt of which Two ThousandDollars (\$ 10,000.00.) n hereof (the receipt of which is hereby acknowledged by the said purchase price (to-wit: \$ 8,000.00) to the order an One Hundred Twenty	
	Date	ter beginning with the month ofJuly, 1929, paid. All of said purchase price may be paid at any time; bear interest at the rate of9% per cent per annum from itest to be paid.CONCURRENTLY and * {hradditon-to being included in access on said premises for the current tax year shall be pro- this contract. The real property described in this contract is more for business or unmercial perpose other than synthic parposes. June 19 79 . and may retain such possession so lond as my waske or strip thereof: that he will keep said premises fore thom of the business and there of strip thereof: that he will keep said premises fore thom of mechanic's the same or any part thereof become past due; that at buyer's sopens, he will premises against loss or damage by fire (with estended coverage) in an amount blackone to the strip the soft	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	not less than § NOME. In a company or companies sat their respective interests may appear and all policies of insurance to be such liens, costs, water rents, furst, our charges or to procure and pay be seller tor buyer's breach of contract. The seller agrees that at his exprese and within 30 wring (in an amount equal to said purchase price) marketable title in ad purchase price is fully paid and upon sequest and assigns, free and increase and escare his here his rearrant assigns, free and con- increase and experimented or arising by, through or under selle may sure rents and public charges so assumed by the buyer and lurif (Conti MPODTANT NOTICE: Delete, by lining out which.	Premises against loss or damage by fire (with extended coverage) in an amount islateory to the seller, with loss payable first to the seller and then to the buyer as e delivered to the seller as soon as insured. Now if the huyer shall fail to pay any for such insurance, the seller may do so and with the huyer shall fail to pay any for such insurance, the seller may do so and payament so made shall be added and to said aremises in the seller on or subsequent to the date of this agreement, and to said aremises in the seller on or subsequent to the date of this agreement, for of this agreement, he will deliver a food and sufficient deed conveying said for such immerants and the seller on or subsequent to the date of this agreement, er of this agreement, he will deliver a food and sufficient deed conveying said for sole this agreement, he will deliver a food and referent of all encumbrances her excepting all liens and encumbrances created by the buyer or his assigns.	
	svens-Ness Form No. 1307 or similar SELLER'S NAME AND ADDRESS	STATE OF OREGON, County of I certify that the within inclusion	
M	BUYER'S NAME AND ADDRESS fording return to: TC - Kristi NAME, ADDRESS, ZIP NAME, ADDRESS, ZIP nonge is requested all tax statements shall be sent to the following address.	ment was received for record on the day of .19 , stract neserved at o'clock M., and recorded ron it book on page or as neconder's use file/reel number. Record of Deeds of said county. Witness my hand and seal of County affixed.	
	MAME, ADDRESS, ZIP	By Recording Officer Deputy	

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18763 And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any afteement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal bolance of sail purchase price with enterest interest therein and once the and payable, (1) to withdraw sail deed and other documents from escow and/or (4) to foreclose this contract by suit in terms and the right to the possession of the premises above created and all other rights acquired by the huyer here here hereinder shall treated by suit in sector of the possession of the premises above detailed, and all other rights acquired by the huyer here hereinder shall uterly cease and device of the documents from escow and/or (4) to foreclose this contract by suit in sector of the possession of the premises above detailed and all other rights acquired by the huyer here here hereinder shall uterly cease and device of the detail all payments theretolore made on this contract are to be retained and without any actor treated and payments is a contract at are to be retained by and belong to said seller as the affeed and reverse to and revest in said in the oreside theready, and belong to said seller as the affeed and reasonable rest to be retained by and belong to said seller as the affeed and reasonable rent or said seller, in case of such delault, shall have the right immediately, to set the sentent of any provision hereof laws theread on a payments and take immediate possession thereol, together with all the improvements and appendix and take immediate possession thereol, together with all the improvements and affeed and resonable rent or any provision hereof shall into the prevent as a set and in the terms of the prevent as and any time to require performance by the buyer of any provi Seller is presently purchasing under contract, balance of which is approx. #6,000.00 (covers additional property) The true and actual consideration paid for this transfer, stated in terms of dollars, is \$1.0,000.00 @However, the actual consideration con-Intended and actual consideration paid for this transfer, stated in terms of dollars, is \$1.0,000.00 @However, the actual consideration con-Intended actual court may adjudge reasonable as attorney's fees to be allowed the prevailing party in said suit or action and it an appeal is taken from any judgment or decree of such trial court, the losing party further promises to pay such sum as the appellate court each and papeal is taken from any party's attorney's fees on such appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that if the context so requires, shall be made, assumed and implied to make the provisions hereof apply until to corporations and the neuter, and that denerally all grammical changes here, executors, administrators, personal representatives, successors in interest and assign as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation it has conved its corporate name to be sidned and its corporate coal affived hereto, but its officeres 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. land Master Ch edo 7.3 Tran Kabdleece NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.020). STATE OF OREGON, STATE OF OREGON, County of Klanath ) 53. . ) County of .... ....., 19...... June 27 . 1979 Personally appeared Personally appeared the above named ilight I have and fattlich R have .....and who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the ----and acknowledged the foregoing instrusecretary of ..... ment to be the way and deed. (OFFICING CLANDALLE Wills and that the seal affixed to the foregoing instrument is the corporation, 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 acknowledge said instrument to be its voluntary act and deed. Before me: Notary Rublic for Oregon 1982 -----(SEAL) My commission expires Notary Public for Oregon My commission expires: ORS 93.635 (1) All instruments contracting to convey fee tille to any real property, at a time more than 12 months from the date that the instrument cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the tille to be con-Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parexe are re bound intrepy. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) Buyer has recieved a copy of Mountain Title Co. preliminary report-Order #7911-L-and understands and agrees to its contents. Seller will provide D.E.Q. approval at his expense. State of Oregon County of Deschutes July 18, 1979 personally appeared David P. Hartley and acknowledged the foregoing instrument to be his voluntary act and deed. Before me Ľ Maria (). Notary. Public for Oregon My. Commission expires 11-22-81 NCTARF TATE OF OREGON; COUNTY OF KLAMATH; 53. <u>с</u>;; UDLIC led for record at request of \_\_\_\_\_Mountain\_Title Co his 7th doy of August \_\_\_\_\_. D. 1970 atla: 51 clock ^ M., and 1-00 " ly recorded in Vol. <u>M79</u>, ci Deeds ----- on Page 18767 We D. MILNE, County Clr 6. Demetha Fee \$7.00 A chas