FORM !	No. 706—CONTRACT—REAL ESTATE—Mont	hiy Payments. MTC - 8445	STATE Vol M	Page	20154- @	
	a115	CONTRACT-REAL ES	1		19 ⁷⁹ , between	
	THIS CONTRACT, Made	this 9th day of	December			ан I.
	THIS CONTRACT, Made TERRY L. ROGERS and CA	POT I. ROGERS		, hereinafter	caned the care	
and	RICHARD E. HENSLEY and WITNESSETH: That in ler agrees to sell unto the buy	MARGARET HENSLEY consideration of the mutual ver and the buyer agrees to need in Klamath	al covenants and a purchase from the County, State of	greements here e seller all of Oregon	the following de- , to-wit:	
SCFI	Lot 62, Block 1, SU plat thereof on fil Oregon	IN FOREST ESTATES, TRA Le in the office of th	ACT 1060, accor he County Clerk	ding to the of Klamath	e official County,	
					·	
Li		OUSAND FIVE HUNDRED A	ND NO/100	Do!lars	s (\$ 3,500.00)
	(hereinafter called the purch Dollars $(\$1,000,00)$) is seller); the buyer agrees to arthur pather	paid on the execution here paid on the execution here pay the remainder of said p yments of not less than SE	of (the receipt of w burchase price (to-w VENTY FIVE AND	which is hereby $it: $ 2, 00.0$) to the orde	r
	payable on the 14th da and continuing until said	y of each month hereafter be purchase price is fully paid id purchase price shall bear until paid, interest ments above required. Taxe hereto as of the date of this	eginning with the m 1. All of said purch r interest at the rate	nonth of	and * in the included	in
	the minimum monthly pay	ments above require of this	contract.			
	The buyer warrants to and \Rightarrow (A) primarily for buyer's ((B) for an organization or much buyer shall be entitled to	tersonal, family, housemut of preson) i (even if buyer is a natural preson) i to possession of said lands on so of this contract. The buyer adrees is of this contract. The buyer adrees is of this contract. The buyer adrees have a solution of suffer or permit any advectory of the solution of the soluti	is for business of contract cember 1.5 that at all times he will be waste or strip thereof; th e seller for all costs and at rty, as well as all water is become or any part there	teep the buildings of the will keep satisfies for the will keep satisfies incurred torney's fees incurred rents, public charges of become past due to fire (with	s and municipal liens which s and municipal liens which s that at buyer's expense, by extended coverage) in an ar	here- will nount
	such liens; that he will pay an an an anti- after lawfully may be imposed upo	n said premises, all prompty on said p	oremises against 1035 of	os navable first to t	the seller and then to the bu	1 (17) A. 1 (17) A.
	to and become a part of the dear the seller for buyer's breach of cor The seller agrees that at 1	stract. his expense and within 30 in expense price) marketable ritle in a sub-	days from the date hereo and to said premises in the lier restrictions and easened	seller on or subseq nts now of record, i all deliver a good	tent to the date of stress that it any. Seller also access that and sufficient deed conveying and sufficient of all encom-	r when 12 said brances
	premises in tee simple unto the operative since said date placed, permitted since said date placed, public char	le ecceptions and the building and upon request and upon surrend- and upon request and upon surrend- or arising by, through or under selle or arising by, through or under selle (Cont ining out, whichever phrase and whicheve in the Truth-in-Lending Act and Regulatio form No. 1308 or similar unless the cont ilor.	her excepting all liens time		the continuity ond if the	seller is
		form No. 1308 or similar unless the com-		STATE O	F OREGON.)
2 2 2	Stevens-Ness Form No. 1307 17					\$55-
	Stevens-Ness Form No. 100 Mar. Mr. and Mrs. Terry H 203 Hillcrest	Rogers		County I co ment was da	o'clock M., and	n instru- f on the f recorded
	Stevent-Ness Form No. 1307 Mar. 203 Hillcrest Madras, Oregon 977 Stilleres Ho Alter recording return to: First Western Tit.	ANI ANU ADUNU 17	APACI RESERVEN	County I co ment was da at o in book i page instrumen	ertify that the with s received for record of of of teel volume No. or as document mt/microfilm No. of Deeds of said cour	ss. n instru- f on the recorded on fee file. ty.
	Stevent-Ness Form No. 1907 Mar. 203 Hillcrest Madras, Oregon 977 Stevens No. Alter recording return to: First Western Tit. P.O. Box 5609 Bend, Oregon 977	Rogers 41 AME AND ADDRESS AND AND ADDRESS Le Company 01	TOR RECORDER IL US	County I co ment was da at o in book i page instrumen	ertify that the with received for record o'clock M., and reel volume No. or as document mt/microfilm No. of Deeds of suid cour 'itness my hand ar	n instru- f on the 19 recorded on fee file. ty. d seal 0
	Stevent-Ness Form No. 1307 APA Mr. and Mrs. Terry H 203 Hillcrest Madras, Oregon 977 String No. 100 Matter recording return to: First Mestern Tit. P.O. Box 5609 Bend, Oregon 977 NAME Unill a change is requested all tox at Mr. and Mrs. Richa 410 Jersey Street Citage Street	AND ADDRESS AND ADDRESS AND ADDRESS Le Company Ol c. Address. ZIP alements shall be sent to the following add and Hensley	TOR RECORDER IL US	County I co ment was da at o in book page instrumen Record o W	ertify that the with received for record o'clock M., and reel volume No. or as document mt/microfilm No. of Deeds of suid cour 'itness my hand ar	ss. n instru- f on the f recorded on fee file. ty.

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 parties abuve required, or any of them, punctually within 20 days of the time limited therefor, or fail to beep any agreement herem contained, then the velocity and in any of them, punctually within 20 days of the time limited therefor, or fail to beep any agreement herem contained, then the velocity, and in any of such case, all rights: (1) to declare this contract null and void; (2) to declare the whole unpaid principal balance of an parties, and in any of such case, all rights and interest created or thered and other documents from a know unpaid principal balance with contract the previses above described and other documents from a know of the buyer of a saints the seller hereungices this contract by removes a parties above described and all other rights acquired in the seller hereungices this contract by and all other rights acquired at agreement here the provises above described and all other rights acquired in the seller hereungices this contract by any of the buyer of return, recluster to and revert see of such delault all payments therefore and or other case of such delault and an account of the purchase there and rever to a be of the seller of the delay of the balance of the seller of a such case. And never to and revert to be the failed balance of the selle as the adared and every as a balance of the selle and and seller to a set of the selle and never to and revert to be realised and balance and such payments had never been made; be land on this contract to the delay the balance to such adareed and rever to the hand balance and any process of law, and take immediate postession thereof, together with all being to any interval to and payments thereof and account is thereof and taken the related to the adareed and thereof together with all being to said seller, or any interval to and revert the land alloresaid. Without any process of law, and take immediate post nd aloresaud, without any process of law, and take infineutate possession inferent, together with on the inprovements and approximate structure of the super lutther agrees that laiture by the seller at any time to require performance by the buyer of any provision hereof shall in no way allect his such provision, or as a waiver of the provision itself.

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The true and actual consideration paid for this transfer, stated in terms of dollars, is 3,500,00. (However, the actual consideration con-sists of or includes other property or value given or promised which is part of the whole consideration (indicate which).(i) In case suit or action is instituted to foreclose this contract or to enforce any provision hereol, the losing party in said suit or action agrees to pay such sum as the trial court may adjudge reasonable as attorney's less allowed the prevailing party in said suit or action and if an appeal is taken from any party's attorney's less on such appeal. The losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing party's attorney's less on such appeal. The losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing party is attorney's less on such appeal. The losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing party is attorney's less on such appeal. The losing party further promises to pay such sum as the appellate court of a couporation: that if the context so require party is attorney's less on such appeal is taken from any shall be made, assumed and implied to make the provisions hereol apply quality to corporations and the neuter, and that generally all grammatical changes in interest and party to comparison or a couporation: that if the context so requires theirs, executors, 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 bereto by its officers is a corporation, it has caused its corporate name to be signed and its corporate seal affixed bereto by its officers

duly authorized thereunto by order of its board of directors. Techard & P Ł Custin NOTE-The sentence between the symbols (), "if not opplicable, should be deleted. See ORS 93.030]. ma ut Hensler WA STATE OF OREGON, STATE OF OREGON, County of Mario County of JEFFERSON DECEMBER 3, 1979 Cenor,) 53. 151.

Personally appeared Carol g. Personally appeared the above named ISARAY L. RUGERST CARUL Jury L. and who, being duly sworn, J. RUGERS ach for binself and not one for the other, did say that the former is the Manhard Company president and that the latter is the Manhart Hunly secretary of and acknowledged the loregoing instrument to be Childer (OFFICIAL CONTENT OFFICIAL CONTENT OFFICIAL CONTENT 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-halt of said corporation by authority of its board of directors; and each of Before me: Stand the sealed instrument to be its voluntary act and deed. Motary Public for Oregon My commission expires: the sealed in the sealed in the sealed in the sealed in the sealed of the se

نې د مړينې Notary Public for Oregon My commission expires 5-19-82 My commission expires: 13-1981 ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-yed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-s are bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. veyed. ties are

ENTE OF OREGON; COUNTY OF KLAMATH; 53.

"iled for record at request of _____Mountain Title Co.

His ... 14th day of ____ December ____ A. D. 19_79 at 8:47 clock A M., ar

hily recorded in Vol. <u>M79</u>, of <u>Deeds</u> on Page 28754

WE D. MILNE, Country Clars By Bernethan Skels th

Fee \$7.00