			aymenit.		STEVENS NESS LA		7911-	2
FORM	M No. 706-CON	TRACT-REAL ESTATE-Monthly Po	CONTRACT-REAL	ESTATE	Vol. <u><i>m</i></u> 80	ັບດີໃສ	80	
1640			20.4h	April	and wife.	_	80 , between	•
une a	1 HERRYS C	CONTRACT, Made thi W. Lovell and	lila B. Lovell,	nusualiu	and wife		alled the seller	•
			and Carolyn V.	Hirsch	bock, hus	band and	und the buver	
an	nd Rober	rt G. Hirschboc	N UIIU VUI VIIIIIII		and adreements	hereinatter ca herein corta	ind the selle	
	wife	ESSETH. That in con	sideration of the mutual he buyer agrees to purcha nath f Sprague River	covenants .	and agreements e seller all of th	he following	described land	is t:
	trans to sell	unto the buyer all an	nath			ner blav	, to-wil	
at at	nd premises	situated in Klan	he buyer agrees to purcha nath f Sprague River Book 18, Page 4	valley i	e County C	lerk's		ļi.
1 1 0	ots 4 an 11od Anr	il 21, 1969 in	Book 18, Page 4	on.				
							sions	
. Si	uhiect.	NOWEVEL .	abuictions, 10CL	uurng -	ty recorde	ed Septer	iber	1
+	horeof.	as unschoole	There 652 Klama	LI COUR		- slong i	rear	
741	6. 1959	111. 101010	a delineated on	Cue ree	Juctor	n 8 feet	and	
2 	, ,,,,,,,		L. NAMPBORN, JVV			ו ו עה	feet	٩.
1	IS TPPE		- Jalineated V					I.
3	3. Sel from fro	nt lot line.	- contras Road a	ffectin	g Lot 5 in	Block		1
∧	4. No a	ccess to Godowa	a springs Ruau a rded plat.		t	restric	tions,	i
E	per dedi	cation on reconnants. easement	rded plat. ts and restricti color, religion	ons, bu	ional orig	in, impo	sed by	•
A (o. ∟ove if anv-	based on race,	ts and restricti color, religion the terms thereo	f. nau f		7]. <u>K</u> lama	th	
•	Instrume	April	30, 1969 10 101	unic tret			-	:
	Recorded	demofilm Recor	ds	+ha te	erms and p	0013100	(taret+	
ı.	5. Arti	icles of Associ	ds ation, including this contract see ad and No/100ths	e revers	se side ot		(\$ 10,000.	<u>,00</u>
	(for cor	Ten Thousan	nd and No/100ths-	0no T	housand Tw	o Hundre	d Fifty a	nd
	for the sui	m of	price) on account of whic	h No710	ot ns which is	hereby ack	nowledged by	r the er of
	(hereinaft Dollars (S	1,250.00) is pair	price) on account of whic id on the execution hereof the remainder of said pur VEN	chase price	(to-wit: \$ 8,	INTHS		
	seller J, vi	tthir norments	of not less than nrend	vment W	Ithout per			
	the seller	\$75.00 each	, or more, prepa	¥		June	, 19.	80
•	(the 1st day of	each month hereafter beg nase price is fully paid. A	inning with	the month of . ourchase price r	nay be paid	at any time; a	all de-
1	and cont	inuing uniti sula peri	arice shall bear interest	at the face		(MARShon	the min	nimum
	ierred ba	lances of said purchase	e price shall bear interest id, interest to be paid red Taxes on said premi	nonthly	and *	being inclu	ted in for a for the former of	en the
	may	i, i juo junti par	red. Taxes on said premi	ses for the	current tax yea	ui unun No p		
	monthly	payments above requin nereto as of the date of	this contract.		the state annearies to			
	parties I	luver warrants to and covena	into with the seller that the real p al, tamily, household or adricultura ci-boyre is a miromology and to ci-boyre is a miromology of the ci-boyre is a miromology of the ci-boyre is a miromology of the ci-boyre is a miromology of the ci-boyre is a miromology of the ci-boyre is a miromology of the ci-boyre is a miromology of the ci-boyre is a miromology of the ci-boyre is a miromo	roperty describe 1 purposes.	u in this contract is समात्तात्वर्त्त्वी इम्रायमण्डल प्	and then series of	unat purposes.	o long as
	The *(A (H) primarily for buyer's persona to tor an organization or (over	citute a minimum of the solution of the soluti	ng	e will keep the premi	, and may reta ises and the build on said premises i	in such possession s ings, now or herealt ree from construction	er erected on and all wch liens
	The	buyer shall be entitled to pos-	his contract. The buyer agrees that	aste or strip the	attorney's lees incurre	d by him in dete	which herealter law	fully may
		to now or hereafter erected on	said prefilises with loss payable his	if to the buyer	shall fail to pay any	and become a pa	rt of the debt secur	icu =)
	in a com	any or companies satisfactory i	to the seller as soon as insurror.	ayment so mad	the shart be during to the sell	er for buyer's bre	- diele insurance	policy in
	contract 4	and shall bear interest in the	and within 30	days from the	ises in the seller on c	any. Seller also	agrees that when sa	1 les simpl
	Tr suring to and ever	n an amount equal to said pure nt the usual printed exceptions fully naid and upon request an	ense and within chave price marketable tille in ar and the building and other restric and the building and other restric nd upon surrender of this agreeme her and clear of encumbrances as ler seller, excepting all liens and enc urther excepting all liens and enc	nt, he will deli of the date he aid ensements	ver a good and suffi reol and free and ch and restrictions and t	ear of all encumi he taxes, municip- his assigns.	al liens, water renta	and publ
		I or arming of the second second	huether excepting and the					
	harden	a assumed by the buyer and	(Conti	nued on reverse	·)		attrable and if seller	is a creatio
	•1MPORT	ANT NOTICE: Delete, by lining ou word is defined in the Truth-in-Ler	nut, whichever phrase and whichever nding Act and Regulation Z, the selle r. If the contract becomes a first lien	r MUST comply to finance the i	purchase of a dwelling	use slevens-riest P	2001	י ר
	use Stev	ens-Ness Form No. 1308 or similar			ST	ATE OF OR	EGON,	
						County of	the with]
			AND ADDRESS	•		I certify	that the will	d on t
s -		SELLER'S NAME	• ••••= ••• ••	1		int was rece	ived for recor	
•								
			LAND ADDRESS	SPAC	in in	book/reel/v	or as documer	nt/fee/fi
				BECC	FOR DA	ge	or as abcumer	
	Alter I L	Frontier Title	2		in R			
	ľ		and a second			Witness	my nanu a	nu seal
			DORESS, ZIP		С	ounty affixed	•	
			and a second	1011. 1				
ç	Until		nents shall be sent to the following back	· · ·		NAME	••••••	TITLE
	Until K		No. Hirschbock	ress. 				TITLE
	Until		nenis shall be sent to the following bounds N. Hirsch bock Road Us, Or. 97601		 B			TITLE
	Until		nents shall be sent to the following bounds N. Hirsch bock Road La. Ur. 97601 ADDRESS. 21P		E			TITLE

3	
And it is understood and afreed between said parties option shall be any of them, purchastic said parties	that time is of the essence of this contract, and in case the buyer shall lait to make the payment in the time limited therefor, or fail to keep any afterment herein contained, then the selfer at his instruct null and void (3) to decline the whole unpaid principal balance of said purchase w said deed and other documents from escrew and/or (4) to foreclose this contract price will described and all other right accord the buyer as against the selfer when here here here the selfer is the described and all other right accord the buyer as against the selfer shall treet to and reset and with the buyer as against the buyer of the buyer of an ever the and with a selfer absolutely, fully and perfect any right of the buyer of return reclamation or compensation for in case of such delauit, shall have the right immediately, or at any time thereafter, if ent of and any time to require performance by the buyer of any provision hereof shall interacts there on or thereto right selfer of any breach of any provision hereof a here the right of the buyer of the selfer at the selfer of any time to require performance by the buyer of any provision hereof shall in no way at the
the interest thereon at once due and payable. (3) to declare this co- ruluity, and in any of such case, all radiusle. (3) to withdra termine and in any of such case, all radiusle.	I the time limited therefor, or tail to keep any agreement herein constal tail to make the payment will and youd, (2) to declare the way agreement herein constal tail to make the payment
seller without any act of re-entry, or any other act of with any act of re-entry, or any other act of re-entry.	d or then eisting in lavor of the buyer as against the suffer and all for each and all other is contrast from escrow and/or (4) to foreclose this contrast price with described and all other right.
case of such detault all payments theretolore made on this of premises up to the time of such default. And there on this of the Land after and	ter to be performed and without any right of the buyer hereunder shall utterly cease and de absolutely, tully and perfectly as it this contrary or return, reclamation of revert in said putract are to be served.
belonging. The buyer further agrees that failure hard take imme	in case of such default, shall have the right immediately, or at any time team becompensation to diate possession thereof, together with all team of the interest and in the state of said
of any such provision, or as a waiver of the provision itself.	In case of such default, shall have the right munching has the differed and never been instantion for diffate possession thereot, together with all the improvements and apy time therealter, to enter upon any time to require performance by the buyer of any provision hereof shall in no way affect never , said seller of any breach of any provision hereof be held to be a waiver of any succeeding hereofs hereof be hereof be hereof to be hereof be held to be a waiver of any succeeding hereofs hereof hereof be hereof be hereof be held to be a waiver of any succeeding hereofs hereof hereof be hereof be held to be a waiver of any succeeding hereofs hereof hereof be hereof be held to be a waiver of any succeeding hereofs hereofs.
	"Itale possession thereof, together with all the right immediately, or at any time tresonable rent of said any time to require performance by the buyer of any provision hereof shall in no way attect his said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach
The true and actual consideration paid for this transfer when discussion there property or walker give never promined with In case with or avier and the second	r. stated in terms of dollars, is \$ 10,000.00 Clowers, the asturburger and the state of the stat
sum as the trial court may adjudge reasonable as attorney's fer judgment or decree of such trial court, the loging entry's fer	t, stated in terms of dollars, is \$ 10,000.00 ellowava, the solution consideration accu- on XIP with the consideration (indicate which w) react or io enforce any provision hereol, the losing party in said suit or action agrees to pay such to be allowed the prevailing party in said suit or action and it an appeal is taken from any for promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing ural, the maculine, the termining and this or a corporation; that it as
the singular propose this contract, it is understood that the	promises to pay such sum as the appellate court or action and il an appeal is taken by such
This agreement shall bind and implied to make the provisions her here, executors, administration and imme to the herefit of	is of the buyer may be more than one person of a corporation; that if the context so prevailing well, the masculine, the leminine and the neuter, and the dation; that if the context so context so
IN WITNESS WHEREOF, said parties	es to be allowed the prevailing party in said suit or action agrees to pay such try promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing ter or the buyer may be more than one person or a corporation; that if the context so requires, sural, the masculine, the lemining and the neuter, and that generally all grammatical changes to a poly qually to corporation and to individuals energy with the context so requires, is the circumstances may require, not only the immediate parties hereto but their respective have executed this instrument in triplicate; if either of the undersigned to be signed and its corporate seal affired houses to its of the order of the undersigned of discard
duly authorized in this caused its corporate nai	have executed this instrument in triplicate; if either of the undersigned me to be signed and its corporate seal affixed hereto by its officers
Robert W. Lovell	of directors.
RODERT W. LOVEII	VAKOL 4 2/0 1/1 /)
NOTE-The INITE THE INITE THE INITE	Robert Bar Hipschbook
STATE OF OPECON	be daleted. see ORS \$3,0301. HIrschbock
County of Klamath }ss.	STATE OF OREGON, County of
Para (2) 29, 1980	Personally appeared
Robert 6 Used the above named	Personally appeared
wife husband	each for himself and not one for the other, did say that the former is the
tho i acknowledged the foregoing instan	and president and that the latter is the
voluntary act and deed.	and they st
OFFICIAL COLOR MC: BD	and that the seal allixed 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 sealed in be- them acknowledged said instrument was signed and sealed in be-
OFFICIAL In dy Brutan	half of said corporation and that said instrument was signed and scaled 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. Belore me:
	the and decd.
Notary Public for Oregon My commission expires 8 23-81	(SEAL)
ORS 93.635 (1) All instruments contracting to convey fee till executed and the parties are bound, shall be acknowledge fee till	My commission expires: 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 tille to be con- led by the conveyor not later than 15 days after the instrument is executed and the par- nviction, by a fine of not more than \$100.
s are bound thereby. URS 93.990(3) Violation of OBS on and thereof, shall be record	manner provided for acknowledgment of deeds, by the conveyor of the title instrument
URS 93.090(3) Violation of ORS 93.635 is punishable, upon co	nviction, by a fine of not more than \$100.
TE OF CALIFORNIA (DESC.	RIPTION CONTINUED)
inty of) \$s.	
80pall	April,1980. d Robert W. Lovell and Lila B. L the foregoing instruments of the solution of
band and wife, and acknowledged	d Robert W. Lovell and Lila B I
untary act and deed.	the interviewent to be their
	Before me:
tinued for the	-Carl Vana
itinued from front of document)	Notary Public for California My Commission Function
ty Vigna 6 April 30, 1969 in	V-1. Expires:
Articles were amended by	Figure 199, Page 3174, Klamath
Articles were amended by instr me M76, Page 7574, Klamath Coun	ument recorded May 21, 1976 in
	in alcoring Records.
	制造。自然的一些代码,如Groom 署
ATE OF OREGON; COUNTY OF KLAMATH	
COUNTY OF KLAMATH	1; ss. Reality Barrier and the second second
ereby contify the at the second	
A.D., 19_80 at9:55	A A A A A A A A A A A A A A A A A A A
Deeds 0 Clored 7911	received and filed for record on the <u>29th</u> day of ck <u>A</u> M., and duly recorded in Vol <u>M80</u>
FEE_\$7.00	
	WM. D. MILNE, County Clerk
	By Secustia Autoch Deputy
	State Schuty