FURM No. 706—CONTRAC		rments (Individual or Corpers	VO.	m 80 Page	±0009	Ñ. !
51 8850 THIS CONT	UK	23rd <sub>day</sub>	of July		19 <sup>80</sup> between	ا ا
,,,,	RACT, Made this JAMES B. 01	CONNOR IKNOTE	*	harainster	called the seller,	
MICHAEL	s GIDDINGS and	DONNA S. GIDDII	NGS, husband an	d wife, as cor	nmunity property	-
						Į!
	SETH: That in consell unto the buyer ar	. I Also because paren	e m nuichase nom		the following de-	
seller agrees to se	ell unto the buyer at I premises situated in	n KLAMATH	County, Stat	e of OREGUN	, to-wit:	1
			AT THE UTCH CO	UNTRY RANCH R	OAD AND .	.
PARK ASSOCIA	ORY THAT PURCHAS TION AND IS SUBJ RANCH AND PARK	JECT TO ABIDE B	Y THE ARTICLES	OF ASSOCIATION	SEPTEMBER 12,	. }
	RANCH AND PARK MENT NO. 73846,					ļ
19/9, INSTRU	MERT HOT 1001-3					
⇒ IOT 2 BIOCK	2, TRACT 1161					
5 FOL S DECOK	2,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
2						
<u>=</u>						
<u>.</u>			•			
20	Thinty Thousand	l Seven Hundred	Fifty and 00/1	00 Dollars_	30,750.00 ive and 00/100 acknowledged by the	
for the sum of	lled the purchase Di	ce), on account of	which Three Thous	and Seventy-F	ive and 00/100	
seller); the buy	ver agrees to pay the	of not less than	Two Hundred For	ty-Eight and	00/100	
Dollars (5479	Land Cacin					
ble on the			e e	month of	tober , 1900	,
and continuing	g until said purchas	e price is fully pa	id. All of said pure	in of 9 ner	cent per annum from	n
	1090	art id indonce	t to be paid		itio ) being included it	
	monthly nayments a	bove required. Tax	es on said premises	for the current t	ax year shall be pro	1-
1 1 1-4	the parties hereto as	s of the date of the	3 (0111111011			
The buyer 1	warrants to and covenants of Ply 10 10 years personal, the organization or (even if b	ediy, -beaseled नार महाता ouyer is a natural person)	mar purposes. is for business or comme u 22	rcial purposes other th	an agricultural purposes.	AS
The buver s	hall be entitled to possession	n of said lands on ontract. The buyer agrees	that at all times he will	veep the initiation of the will keep soil	tain such possession so long a nid premises, now or hereaft neemises free from mechanic him in defending against ar d municipal liens which her	er e's ny
erected, in know ec	and save the seller harmles	ss therefrom and remour		rents, public charges an	d hinnerbut their mitter	
insure and keep in	sured all buildings now or	herealter erected on said	tertary to the seller, with l	oss payable first to the	seller and then to the buver	<b>47</b>
not less than \$ their respective int	none in a co- erests may appear and all p water rents, taxes, or charge	impany or companies sais policies of insurance to be a or to procure and pay le	delivered to the seller as so or such insurance, the seller or interest at the rate alor	on as insured. Now if to may do so and any pa- esaid, without waiver, h	seller and then to the busys the buyer shall fail to pay a syment so made shall be add owever, of any right arising	to
to and become a p	's breach of contractallu	deposited in c.	learn the date hereni	, he will furnish unto b	uver a title insurance policy	in-
The seller	agrees that at his expense in ount equal to said purchase f	price) marketable title in a and the building and oth	and to said premises in the	its now of record, if an	v. Seller also agrees that wh sufficient deed conveying 9	hen iaid
premises in lee sin	nple unto the buyer, his hei- aced, permitted or arising h	rs and assigns, free and Ci oy, through or under seller and by the buyer and furth	er excepting, however, the seer excepting all liens and	aid easements and restri encumbrances created by	the buser or his assigns.	,,,,,,, ,,,,,
And it is	understood and agreed between or any of them, pu	een said parties that time includity within ten days	is of the essence of this of the time limited therefore	contract, and in case ii , or fail to keep any a (2) to declare the wh	greement herein contained, the one unpaid principal balance	hen e of
said purchase price	e with the interest thereon	at once due and payable g in layer of the buyer a	and for the seller hereund	er shall utterly cease and hall revert to and reves	d determine and the right to t in said seller without any	act
of re-entry, or an	by other act of said seller to	he performed and withman as absolutely, fully and t	perfectly as if this contract	and such payments had to said seller as the ad-	reed and reasonable rent of	wid
premises up to the	he time of such delault. An and aloresaid, without any r	id the said seller, in case process of law, and take it	nmediate possession thereof	, together with all the i	mprovements and appurera	Arel
thereon or therein	) Description.		en enquire performance by	the buver of any provi	to the an investor of any	SUC-
ceeding breach of	I any such provision, or as and actual consideration pr	a waiver of the provision aid for this fransler, stated	f in terms of dollars, is \$	30,750.00	. (prowever, the actual conficate which).(1)  or agrees to pay such sum as the from any judgment or defauntill's actorney's less on the confication of the conficatio	តរក-
eration=comints=	of or ection is instituted to	perty of value Riven or of loreclose this contract of	fromised which is the weather to enforce any of the pro- intill in said suit or action	visions hereof, the buve and if an appeal is tal	r agrees to pay such sum as ten from any judgment or de lainfill's attorney's fees on	i the ecree such
of the trial cou-	rt, the huyer further promi	ses to pay such sum as a	the buyer may be more th	an one person; that if t		:
IN N	VITNESS WHERE	OF, said parties ha as caused its corpor	ate name to be sign	ned and its corpo	cate; if either of the to prate seal affixed her	reto
dersigned is by its office	ers duly authorized t	thereunto by order	Of It's Donied or annea		, ,	
RIIYFRS	MUSTEL	lucio	SELLER:	1 /mm	a Irust	 
	A Ho	Muin.	yames &	, C Will		
	DTICE: Delete, by lining aut,	whichever photos and which	hoter warranty (Af or (B) is	as applicable belo	(E: The senten (i), if not sted, see	
*IMPORTANT NO If warranty (A) Regulation 2. It	OTICE: Delete, by lining out, is applicable and if the selle seller MUST comply with it is form No. 1308 or similar unit of the seller was Stevens-Nest Ferm	ir is a creditor, as such war he Act and Regulation by m	d is defined in the Truth-In-L taking required disclosures, fi me a first lien to linance the	ending Act and dele or this purpose. Sect purchase of a mer	ion 93 Oil	
use Stevens-Ness	Form No. 1308 or similar unch event use Stevens-Ness Form	No. 1307 or similar.			راج وسواد المدار	- 12

STATE OF OREGON COUNTY OF KLAMATH

Personally appeared James B. O'Connor, on this 18th day of August, 1980, who, being first duly sworn, did say that he is the Trustee for James B. O'Connor, John D. O'Connor, Mary O'Connor and Violet Fitzgerald, and acknowledged the foregoing instrument to be his voluntary act and deed.

Before me:

Notary Public for Oregon

my commission expires 8-23-81

" TE OF OREGON; COUNTY OF KLAMATH; 55. of for record at request of \_\_Frontier Title Co. as 19th day of August A. D. 1980 at o'clock A., one uly recorded in Vol. M80 , of <u>Deeds</u> ..... on Page15639 Wm D. MILNE, County Ci-

Fee \$7.00