FORM No. 706—CONTRACT—REAL ESTATE—Monthly Payment		STEVENS.NESS LAW PUBLISHING CO., PORTLAND, OR. 97204				
™ 88543	CONTRACT—REAL ESTATE	Vol. mg Page 15707				
Ricky Lane Bridges		gust , 19 30 , between				
and William W. Glaze		, hereinafter called the seller,				
WITNESSETH That in considera	ation of the mutual covenants	and agreements herein contained, the seller he seller all of the following described lands				
and premises situated in	County,	State of uregon, to-wit:				
LYNNEWOOD", filed in the	office of the Coun	ty Clerk, Klamath				
County, Oregon. Subject, however, to the 1. Water and sewer use o	following:	e to the City of				
Klamath Falls.		but omitting restrictions,				
if any, based on race, co	olor, religion or no the terms thereof.	ational origin, imposed				
Recorded : July 30 County Microfilm Records), 1973, Volume M73					
Amended : June 9, County Microfilm Records	1976, Volume M76,	Page 8487, Klamath				
Amended : Septemb	er 13, 1977, Volum Records	e M77, Page 17035,				
3. Set back lines as set ments, and Restrictions,	out in above ment	ioned Covenants, Ease-				
4. Trust deed, including interest thereon and such	the terms and pro	visions thereof, With				
(for continuation of this	Contract see reve	rse side of this document)				
for the sum of Seventeen Thousa	and and No/100ths					
Dollars (\$ 5,000.00.) is paid on the	execution hereot (the receip index of said purchase price)	(to-wit: \$12.000.00) to the order of				
the seller in monthly payments of not less Dollars (\$.98.00 each, 97.00	ore, prepayment wit	hout penalty, and an additional				
payable on the	is fully paid. All of said put	chase price may be paid at any time; all de-				
ferred balances of said purchase price sha	all bear interest at the rate of	9.18per cent per annum from				
monthly payments above required. Taxes	on said premises for the cu	rrent tax year shall be prorated between the				
parties hereto as of the date of this contr	the shot she and acquests described in	this contract is				
he is not in default under the terms of this contract. Thereon, in good condition and repair and will not sufforther liens and save the seller harmless therefrom and the contract of the sufforther levied against said	he buyer agrees that at all times he wil er or permit any waste or strip thereof; reimburse seller for all costs and attor property, as well as all water rents, pul	that he will keep said premises free from construction and all leep's lees incurred by him in detending against any such liens; blic charges and municipal liens which hereafter lewfully may				
(B)-for-air organization or even the byes is a material persons in for business or commercial purposes other than a ferioalbural purposes. (B)-for-air organization or even the byes is a material persons in for business or commercial purposes other than a ferioalbural persons in food and the persons and the buildings, now or hereafter erected he is not in default under the terms of this contract. The buyer agrees that at all times he will keep the premises and the buildings, now or hereafter erected he is not in default under the terms and will not suffer or permit any waste or strip thereof; that he will keep said premises free from construction and all thereon, in food condition and repair and will not suffer or permit any waste or strip thereof; that he will keep said premises free from construction and all thereon, in food condition and repair and will not suffer or permit any waste or strip thereof; that he will keep said premises free from construction and all thereof the suffer in an amount of the will pay all taxes hereafter levied against as all promotery, as well as all water rents, public charges and municipal liens which hereafter lawfully may that he will pay all taxes hereafter levied against loss or damage by lire (with extended coverage) in an amount not less than 1 years and the promoter of the suffer as soon as insured. Now it the buyer shall fail to pay any such liess, costs, water rents, taxes, or charges all policies of insurance to be delivered to the seller may do so and any payment so made shall be added to and become a part of the debt secured by this concerns and the processing the process and the process and the process and the process and the payment so made shall be added to and become a part of the debt secured by this						
or to product the same at a standard war	ithout waiver however, of any right are	sing to the seller for buyer's breach or contract.				
The seller agrees that at his expense and within suring (in an amount equal to said purchase price) ma and except the usual printed exceptions and the building price is fully paid and upon request and upon surrend exident line and clear of	days from the date in the date	hereol, he will lurnish unto buyer a title insurance policy in- the seller on or subsequent to the date of this agreement, save now of record, if any Seller also agrees that when said purchase good and sufficient deed conveying said premises in tes simple do free and clear of all encumbrances since said date placed, trictions and the taxes, municipal liens, water rents and public				
permitted or arising by, through or under seller, except charges so assumed by the buyer and further excepting	ing, however, the said easements and res 4 all liens and encumbrances created by (Continued on reverse)	d free and clear of all encumbrances since said date placed, strictions and the taxes, municipal liens, water rents and public the buyer or his assigns.				
*IMPORTANT NOTICE: Delete, by lining out, whichever phn as such word is defined in the Truth-in-Lending Act and Reg use Stevens-Ness Form No. 1308 or similar. If the contract i	ase and whichever warranty (A) or (B) is no pulation Z, the seller MUST comply with the becomes a first lien to finance the purchase	ot applicable. If warranty (A) is applicable and if seller is a creditor. Act and Regulation by making required disclosures; for this purpose, of a dwelling use Stovens-Ness Form No. 1307 or similar.				
<u> </u>	<u> </u>	STATE OF OREGON,				
SELLER'S NAME AND ADDRESS	*	County of				
and the second s		ment was received for record on theday of				
BUYER'S NAME AND ADDRESS		o'clockM and recorded				
After recording return to: Frontier Title	FOR RECORDER'S L	pageor as document/fee/file/				
		Record of Deeds of said county. Witness my hand and seal of				
NAME, ADDRESS, ZIP Until a change is requested all tax statements shall be sent to	the following address.	County affixed.				
William W. Claze		NAME TITLE				
Montelair, Ca. 91763 NAME, ADDRESS, ZIP		ByDeputy				



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 agreement 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 balance of said purchase price with the interest thereon at once due and payable, (3) to withdraw said deed and focuments from escrow and/or (4) to foreclose this contract by suit in termine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall trevert to and revest in said moneys paid on account of the purchase of said property as absolutely, fully and prefectly as if this contract and such payments had never been made; and in case of such default all payments therefolore made on this contract are to be retained by and belong to said seller as the aftered and reasonable rent of said the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or thereto belonging.

the land accretain, warrous any process of the soller at any time to require performance by the buyer of any provision hereof shall in no way affect his 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.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 17,000.00 colorerer, the actual consideration The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 1 / 9 UUU • UU colorever, the actual consideration consists of includes other property or value diverse property in the sound of the losing party in said suit or action agrees to pay such sum as the trial court may adjudge reasonable as attorney's less 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 shall adjudge reasonable as the prevailing party in storney's less on such appeal.

In constraing 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 quality to corporations and to individuals.

This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, assecutors, administrators, personal terpresentatives, 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 if these courses discussed have the provision and the corporate seal affixed hereto by the officers. 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. Ricky Lane Bridges Milliam U. William W. NOTE—The sentence between the symbols ①, if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON. STATE OF OREGON, County of) 53. County of Klamath, 19...... August 1841 , 1980 Personally appeared Personally appeared the above named...who, being duly sworn, Personally appeared the above named.

Ricky Lane Bridges and

William W. Graze

and acknowledged the foregoing instrument to be voluntary act and deed. each for himself and not one for the other, did say that the former is the president and that the latter is thesecretary of and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.

Before me: Notary Public for Oregon (OFFICIAL (SEAL) Notary Public for Oregon My commission expires 8-23-81 My commission expires: 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 is 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 conveyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. in, given to secure the payment of \$7,650.00

Dated : April 15, 1977

: April 20, 1977, Volume H77, Page 667, Klamath Recorded

County Microfilm Records

the star for the con-

Extrapolation

Grantor Ricky Lane Bridges, a single person B. J. Matzen, City Attorney

Trustee

City of Klamath Falls, a Municipal corporation, Beneficiary which Buyer herein does not assume and agree to pay, and Seller further covenants to and with Buyer that the said prior Trust Deed shall be paid in full prior to, or at the time this contract is fully paid and that said above described real property will be released from the lien of said Trust Deed upon payment in full of this Contract.

STATE OF Californ	MDIVIDITA	15709		
COUNTY OF San Ber	ia	ACENOWLEDGMENT		
On at San Ber	Dard			OFFICIAL SEAL
a Notes	SS.			BOBBY A. CONN PRINCIPAL C. CALFORN
Public in and for said	August			MOTARY PUBLIC - CALIFORNIA SAN BERNARDINO COMMITTED SAN DERMARDINO COMM
William W. Glan	ounty and State, Jesi-li	- 19 <u>80</u> , before		PRINCIPAL OFFICE IN SAN BERNARDINO COUNTY Commission Exp. Nov. 18, 1983
whose nameis	nardino sa August ounty and State, residing them to the within to	ein, duly come;	Bobby A. C.	SAN BERNARDING COUNTY Commission Exp. Nov. 18, 1983
whose name is subscribed WITNESS my hand and official MILITER CARD - LAW PRINTING CO. STATE OF OREGON; COU!	to the within instrument, and	and a	and awom.	nn
my hand and official	instrument, and	duly gol	box bersonally	appeared
STATE OF OFFICE	-9 €0[.	, dcknowledged to me	ther he	be the person
STATE OF OREGON; COU! I hereby certify that the with August A.D. 19	_	Dans		cuted the
I hereby certify that the with August A.D., 19 80 at of Deeds FEE \$10.50	VTY OF KLAN	Notary Public in mad	Q ()	same.
August A.D., 19_80_alof Deeds FEE \$10.50	I'ID INC.		said County and	
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of	-on Page 15707	M., and duly	cord on the 19	 :h
	. T.	M. D. MILNE, Cou.	ecorded in Vol	Man day of
	By	// ""LNE ~		,
		Denetta y	l'y Clerk	
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