<u> </u>	FORM No. 706. CONTRACT-REAL ESTATE-M	onthly Payments.		STEVENS-NESS LAW	UBLISHING CO., PC	RTLAND, OR. 97204	
	34963	К-36	-REAL ESTATE	Vol. <u>m84</u>		5024	}
	THIS CONTRACT, Mad JAMES V, KALER and	LILAS J. KALER,	_{y of March} Tenants by	<u>the enti</u>	rety	•	
	, hereinafter called the seller, andROBERT_DANDERSON_and_LAURA_EANDERSON, Husband_and_Wife,_as						
-	"This Instrument does not guarantee that any par- ticular use may be made of the concern described in this instrument. A buyer should not be solution to appropriate city or county planning department to verify approved uses."						
	for the sum of Forty Thousand and No/100Dollars (\$40,000.00) (hereinafter called the purchase price), on account of which Five Thousand and No/100 Dollars (\$.5,000.00.) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$35,000.00) to the order of the seller in monthly payments of not less than Five Hundred and No/100 Dollars (\$.500.00) each,						
	payable on the						
	insure and keep insured all buildings now or hereafter effected on said premises against loss of utilinage by inte (with the tender tender). not less than S. the impair of a company of companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests mits, apres, or charges or to procure and pay for such insurance, the seller may do so and any payment so made shall be added to and become a part of the debt secured by this contract and shall bear interest at the rate aforesaid, without waiver, however, of any right arising to the seller a spore a part of the debt secured by this contract and shall bear interest at the rate aforesaid, without waiver, however, of any right arising to the seller agrees that at his expense and within ten. (10) days from the date hereol, he will furnish unto buyer a title insurance policy in- suring (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this agreement, save and except the usual printed exceptions and the building and other restrictions and easene will deliver a good and sufficient deed conveying said premises in lee simple unto the buyer, his heirs and assigns, tree and clear of equipations has of the date hereof and tree and clear of all cumbrances to the date trace and restrictions and the taxes, municipal liens, water rents and public charges so assumed by the buyer and further excepting all liens and encumbrances created by the buyer on the assigns. (Continued on reverse). *IMPORTANT NOTICE: Delete, by lining out, whichever phrate ond Negulation Z, the seller MUST comply with the Act and Regulation by marking required disclosures; for this purpose, use Stream-News Form No. 1306 or similar unless the contract will become a first lien to finance the purchese of a dwelling in which even use Staven-News Form No. 1307 or similar unless the contract will become a first lien to finance the purchese of a dwelling in whic						
-	 A State of the second se	ng ta kan sense ng manana ang			F OREGON		ss.
	SELLER'S NAME AND	ADDRESS	tha thế phá đa	ment was	ertify that t received to	be within insi or record on ,19 .M., and recor	tru- the
	After recording return to:	ADDRESS	SPACE RÉSERVED FOR RECORDER'S USE	in book. file/reel n Record of	umber Deeds of sa tness my k	age	or as ,
	Vntil e change is requested all tax statements sh Mr. and Mrs. Robert 2810 Logan Klamath Falls, OR 9 NAME ADDRESS	D. Anderson		far in the second second		Recording Off Dep	outy

CULCATE AND ADDRESS IN A STATE ADDRESS IN A STATE ADDRESS A HYNE VODSFRE SIL 5025 The buyer luttere becompute. The buyer lutter agrees that lailure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affer 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 suc-right hereach of any such provision, or as a waiver of the provision itself. Purchasers have inspected the property and agree that they are buying the property in the "as is" condition. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned 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. aler XR P. an ole * Xaura 0 NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON. STATE OF OREGON, County of..... Klamath 5 88. County of March 29 , 19 84 Personally appearedandwho, being duly sworn, ment to be their voluntary act and deed. secretary 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 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. Before me: TCIS BOTON OFFICIAL SEAL) 10 Notary Public for Oregon 0 × May commission expires 8-5-87 (OFFICIAL Notary Public for Oregon SEAL) My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides : Section 4 of Chapter 618, Oregon Laws 1975, provides: "(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 is exe-and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the tille being conveyed, 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 thereby. uted (2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) STATE OF OREGON: COUNTY OF KLAMATH:ss I hereby certify that the within instrument was received and filed for record on the 29th day of March ____A.D., 19<u>84 at 4:20 o'clock p M</u>. and duly recorded in Vol_M84 , of Deeds EVELYN, BIEHN, COUNTY CLERK Fee: \$ 8.00 TAn by • .Deputy 54 的 输出工业人口放出工程 计目标语言 计目标 -CAD ent cou - Classeb Constra Constra. Togetawy 10 Classeb Constra Constraint Not 3 (a Stady D), Alas and a sit She (its di D), and Di Elli (Stady di Slav distandi on State de office Marchanish (serie de office) N NUD HAR GOTT and the second sec and the state of the second state and the state of the second stat terminen a contraction and the family of the stream of the THE ROBERS OF TREESON AND FREEDOM ST STREETINGS 30 and deep Ersess 34:963 CONTRACT-SEVE DELTER たいとう 5 Y C 2 1