FORM No. 706-CONTRACT-REAL ESTATE-Menth	CONTRACT-R	PEAL ESTATE	NAC	n -	14139-9
77838			Vol.M8		10 87 hattingan
THIS CONTRACT, Made Ray A. Nelson and Vera A.	his firstday Nelson, Husband ar	of August	<b></b>		ry, between
and Herbert English and E		isband and T	vife,	, hereinätter	called the seller,
				, hereinafter	called the buyer,
WITNESSETH: That in a agrees to sell unto the buyer and and premises situated in	the huver adrees to pure	chase from the	seller all o	f the following	s described lands
Lots 1 thru 12,					
Block 29, Grandview Addition to	Bonanza.				
for the sum of Twe Ive Thouse	and			Dollars	\$ 12,000.00
the instantion collect the ourchase	nrice) on account of white	ch VUE ANVA		AA	· · · · · · · · · · · · · · · · · · ·
	id on the execution hereo	of (fine receipt	or which .	is needy acr	minicugeu wy m
seller); the buyer agrees to pay the seller in monthly payments	the remainder of said pu	irchase price (	10-WIL: \$+	<b></b>	.) to the order o
the seller in monthly navments	of not less than	UUUUUZU	Ter + 5	<b> </b>	
the seller in monthly payments Dollars (\$.100.00) each	of not less than	unddrea aar	TCIY 5		
Dollars (\$.100.00) each	of not less than	sinning with th	ne month of	September	19.87
Dollars (\$.100.00) each	of not less than	ginning with th	ne month of	.Soptember may be paid a	19.37 t any time; all de
Dollars (\$.100.00) each payable on the5	of not less than h, each month herealter beg hase price is fully paid. A e price shall bear interest	ginning with th All of said pure at the rate of .	ne month of chase price i	Saptamber may be paid a cent per annur	, 19.37 t any time; all de n from
Dollars (\$.100.00) each payable on the5	of not less than	ginning with th All of said pure at the rate of . Yonthly	ne month of chase price i 10per	September may be paid a cent per annur f an additionst being include	19.37 t any time; all de n from
Dollars (\$.100.00) each payable on the5	of not less than	ginning with the fail of said pure at the rate of . fonthly ses for the cur	ne month of chase price 1 Dper und * rrent tax ye	September may be paid a cent per annur f an additionst being include	19.37 t any time; all de n from
Dollars (\$.100.00) each payable on the5	of not less than	ginning with th All of said pure at the rate of . Yonthly ses for the cut	ter month of chase price to 	September may be paid a cent per annur { far faddididit { being include ar shall be pro	, 19.37 t any time; all de m from
Dollars (\$.100.00) each payable on the	of not less than	ginning with th All of said pure at the rate of . onthly sets for the cur setty described in this setty described in this sett	tet so the month of chase price 1 	Soptember may be paid a cent per annur } sin stadttidhit being include ar shall be pro 87, and may retain new and the building sold premises to sold premises to sold premises to before in defending unicipal liens which expense, buyer will	19.37 t any time; all de n from
Dollars (\$.100.00) each payable on the) each and continuing until said purch ferred balances of said purchase August 1, 1987	of not less than	ginning with th All of said pure at the rate of . (onthly sees for the cur serty described in this serty described in the sert is the serty shall be add	ter month of chase price 1 	Soptember may be paid a cent per annur { in include ar shall be pro 87, and may retain the and the building mices and the building paid premises tre- softer in delending unicipal tiens which expense, buyer will a amount not leas t as their respective in hiero, cost, water a part of the debt is chol contract.	19.37. t any time; all de n from
Dollars (\$.100.00) each payable on the	of not less than	ginning with th All of said pure at the rate of . onthly ses for the cur serty described in this serty described in the set and attorney? I water rents, public of become past due; y lire (with extende to the seller and it o made shall be add t arising to the seller y from the date her l primises in the set d easements now of l it before a good an the hereof and free an strictions and the tax	active ine month of chase price 1 	Sap tamber may be paid a cent per annur { in 'idditions' } being include ar shall be pro 87, and may retain uner and the buildir expler in defending uncipal iens which expense, buyer will a stheir respective is their respective is a part of the debr is contexping suid per contexping suid per	n such passession to long to any time; all da to from
Dollars (\$.100.00) each payable on the	of not less than	ginning with the All of said pure at the rate of . (onthly sees for the cur serty described in this sees for the cur serty described in this see the same second the all fines back of the same second the same second to the second part due; y fire (with extende to the seller and ti to the seller and the to the seller and the taken and the take the second and the take the second and the take the second and the take spectra buyer's assignment of the taken and the take the object assignment of the taken the taken	tech S. me month of chase price 1 	Sap tamber may be paid a cent per annur { sa stadtidhich } being include ar shall be pro- saft permises the selfer in delending unicipal iens which espensie premises the selfer in delending unicipal iens which h liens, costs, water is halt of the debr sch of contract; respective is to the other selfer is the respective is the other debr is the respective is the other debr sch of contract; respective is the other debr is the respective is the other debr is the other debr is th	19.37. t any time; all de n from
Dollars (\$.100.00) each payable on the	of not less than	ginning with the All of said pure at the rate of . (onthly sees for the cur serty described in this sees for the cur serty described in this see the same second the all fines back of the same second the same second to the second part due; y fire (with extende to the seller and ti to the seller and the to the seller and the taken and the take the second and the take the second and the take the second and the take spectra buyer's assignment of the taken and the take the object assignment of the taken the taken	tech S. the month of chase price 1 	Sap tamber may be paid a cent per annur { sa stadtidhich } being include ar shall be pro- saft permises the selfer in delending unicipal iens which espensie premises the selfer in delending unicipal iens which h liens, costs, water is halt of the debr sch of contract; respective is to the other selfer is the respective is the other debr is the respective is the other debr sch of contract; respective is the other debr is the respective is the other debr is the other debr is th	19.37 t any time; all de n from
Dollars (\$.100.00) each payable on the	of not less than	ginning with the All of said pure at the rate of . (onthly sees for the cur serty described in this sees for the cur serty described in this see the same second the all fines back of the same second the same second to the second part due; y fire (with extende to the seller and ti to the seller and the to the seller and the taken and the take the second and the take the second and the take the second and the take spectra buyer's assignment of the taken and the take the object assignment of the taken the taken	ter month of chase price 1 	September may be paid a cent per annur { in 'in 'in 'in 'in 'in 'in 'in 'in 'in	19.27. t any time; all de n from
Dollars (\$.100.00) each payable on the	of not less than	ginning with the All of said pure at the rate of . (onthly sees for the cur serty described in this sees for the cur serty described in this see the same second the all fines back of the same second the same second to the second part due; y fire (with extende to the seller and ti to the seller and the to the seller and the taken and the take the second and the take the second and the take the second and the take spectra buyer's assignment of the taken and the take the object assignment of the taken the taken	in the applicable. I with the Act and the contract is the stand the second at the seco	September may be paid a cent per annur { sat stadtidididididididididididididididididid	19.27. t any time; all de n from
Dollars (\$.100.00) each payable on the	of not less than	ginning with the All of said pure at the rate of . (onthly sees for the cur serty described in this sees for the cur serty described in this see the same second the all fines back of the same second the same second to the second part due; y fire (with extende to the seller and ti to the seller and the to the seller and the taken and the take the second and the take the second and the take the second and the take spectra buyer's assignment of the taken and the take the object assignment of the taken the taken	in the applicable. I with the STAT	Soptember may be paid a cent per annur } sin stadtionst being include ar shall be pro- 87, and may retain mer and the buildle repressed premises the sold premises the sold premises the sold premises the sold premises the maximum not less t a their respective in hiers, costs, water comparing sold pre- to the date of the also affects that recombrances since sa m, water rents and p f warranty (A) is op Resultion by model TE OF OREGO unity of	19.27. t any time; all de n from
Dollars (\$.100.00) each payable on the	of not less than	ginning with the All of said pure at the rate of . (onthly sees for the cure serty described in this sees for the cure serty described in this see the series set in the second second second second of the second second second of the second second second of the second second second of the second s	active in month of chase price i 	Sep tamber may be paid a cent per annur { in 'id' ididididididididididididididididid	19.27. t any time; all de in from
Dollars (\$.100.00) each payable on the	of not less than	ginning with the All of said pure at the rate of . (onthly sees for the cur serty described in this sees for the cur serty described in this see the same second the all fines back of the same second the same second to the second part due; y fire (with extende to the seller and ti to the seller and the to the seller and the taken and the take the second and the take the second and the take the second and the take spectra buyer's assignment of the taken and the take the object assignment of the taken the taken	tech S. the month of chase price 1 	Sap tamber may be paid a cent per annur { in 'in' include ar shall be pro- saf the building paid the building inter and the building paid premises the selfer in delending unicipal iens which as their respective i as their respective i th liens, costs, water is a part of the date of the other and respective is their respective i the ins, costs, water is a part of the date of the other date other date of the o	19.27. t any time; all de n from
Dollars (\$.100.00) each payable on the	of not less than	ginning with the All of said pure at the rate of . (onthly sees for the cure serty described in this sees for the cure serty described in this see the series set of the second series set of the or stir thereof it to the series and the or stir thereof it to the series in the set to the series in the set to the series in the set of easier in the set to set and attorney is to made shall be added to made shall be added to a sing to the set to the setter and the set a sing to the set the deverse in the set the set and the set the set and the set the set and the set the set and the set set of buyer shall be added to strictions and the far the deverse is set and the set set of MUST comply set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the se	in the second se	Sep tamber 	19.27. t any time; all de n from
Dollars (\$.100.00) each payable on the	of not less than	ginning with the All of said pure at the rate of . Conthly sees for the cur serty described in this sees for the cur serty described in this see the times bayer at the all times bayer at the all times bayer at the or and the second of water rents, public to the second part due; y fire (with extender to the seller and the to the seller and the to the second the tand to char sing to the seller as from the date her to the second part due; y fire (with extender to the seller and the dearer in the word of the deliver a good and the hereal and fire at species and the tan the deliver a sould and the delive	in the second se	Sep tamber may be paid a cent per annur { in 'idditions' being include ar shall be pro- 87, and may retain in a shall be pro- 887, and may retain in shall be pro- 887, and may retain the pro- solution of the other seller in defending unicipal liens which as their respective to liens, costs, water shall be date of the other of the other of the other of the other of the other of the other other of the other of the othe	19.27 t any time; all de n from
Dollars (\$.100.00) each payable on the	of not less than	ginning with the All of said pure at the rate of . onthly sees for the cur serty described in this serty described in this of the self said to the sert of the self said to a desaments now of	net applicable. I with the Act and the second scharze price to 	Sep tamber may be paid a cent per annur { in 'idditions' being include ar shall be pro- 87, and may retain in a shall be pro- 887, and may retain in shall be pro- 887, and may retain the pro- solution of the other seller in defending unicipal liens which as their respective to liens, costs, water shall be date of the other of the other of the other of the other of the other of the other other of the other of the othe	19.27. t any time; all de n from
Dollars (\$.100.00) each payable on the	of not less than	ginning with the All of said pure at the rate of . Conthly sees for the cur serty described in this sees for the cur serty described in this serty the currents, public to the senter and the to the senther and the to the senther and the to the senther and the the described and the and the hereof and the and the deliver a Good and the deliver a Good and the can the deliver a good and the tan the deliver a good and the can the deliver a good and the the MUST comply settler MUST comply RECORDER'S	net applicable. I with the Act and the second scharze price to 	Sep tamber may be paid a cent per annur { in 'idditions' } being include ar shall be pro- 87, and may retain inter and the buildir rep said premises the regener of the debr inter and the buildir rep said premises the selfer in delending unicipal tiers which a stheir respective is their respective is the respective is	19.27 t any time; all de n from
Dollars (\$.100.00) each payable on the	of not less than	ginning with the All of said pure at the rate of . Onthly sees for the cur serty described in this sees for the cur serty described in this serty the currents, public to the senter and the to the senter and the table become past due; y fire (with extender to the senter and the table become past due; y fire fouth extender to the senter and the table become and the table to settler MUST comply settler MUST comply RECORDER'S	active in emonth of chase price 1 	September may be paid a cent per annur { in 'in 'in 'in 'in 'in 'in 'in 'in 'in	19.37. t any time; all de n from

## 14140

G.

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 seller option shall have the following rights: (1) to declare this contract null and vertex this contract by suit in equity, and in any of such cases, all rights acquired there and payable and/or (1) to forclove this contract by suit in equity, and in any of such cases, all rights and interest erasted or then all other rights acquired by the buyer as against the seller hereunder shall uterly case and determine and the right to the possesion of the premises above described and and without any right of the buyer of return, reclamation or compensation for moreys paid on account of the purchase priority as above described and and without any right of the buyer of return, reclamation or compensation for moreys paid on account of the purchase role is above level been made; and in case of such default all payments theretoiore and and not return, reclamation there there up on the land aforesaid, without any process of law, and take immediate powersion, its gether with all the improvements and appreciaments the seller, to enter upon the land aforesaid, without any process of law, and take immediate powersion, the solute with all the improvements and spirite to be retained barding in the solute and payments there to be retained aforesaid, without any process of law, and take immediate powersion, its appreciation and appreciaments the seller at any time to require nervormance by the buyer of any provision hereol shall in mo way affect appreciation.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in my way affect seller's 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.

This Contract is for a Ten year period with a Balloon payment for the remaining balance due September 1, 1997.

the frue and actual consucration haid for this transfer, stated in ferms of dollars, is \$ 1.4 good out. At the actual consucration haid for this transfer, stated in ferms of dollars, is \$ 1.4 good out. At the actual consucration haid to this contract of the state o

Attorney's tees on such appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that it the context so requires, the singular pronoun shall be taken to mean and include the plural and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereod apply equally 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, esecutors, administrators, personal representatives, successors in interest and assigns as well.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the under-

signed 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.

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACOURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

NOTE-The sentence between the symbols (), if net opplicable, should be deleted. See ORS 93.0301.

(If executed by a corporation, affire corporate seal)

(if the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, STATE OF OREGON. Klamath County of County of ...... This instrument was scknowledged before me on July 20 1087 by Raymond A, Nelson and Vera A. Nelson This instrument was acknowledged before me on 19 , by as ot tirces Notary Public for Oregon (SEAL). C 03 My commission expires: 2/17/88 My commission expires:

State of mia SS. County of



State of ss. County of



reste the undersigned Notary Public, personally appeared

 $\mathcal{O}$ July

Nerbert

personally known to me

On this the  $30^{42}$ 

 $oldsymbol{Y}$  proved to me on the basis of satisfactory evidence

Ubert .....

s Ju to be the person(\$) whose name(\$) \_ \_subscribed to the within instrument, and acknowledged that \_executed it. WITNESS my hand and official seal.

haeste Maela Notary's Signature

On this the 28\* day of

1987, before me,

, then 12 months from the date that the instrument

(SEAL)

19<u>87</u>, before me,

the undersigned Notary Public, personally appeared

ller

C personally known to me proved to me on the basis of satisfactory evidence to be the person of whose name to \_\_\_\_\_\_ subscribed to the within instrument, and acknowledged that \_\_\_\_\_\_\_executed it. WITNESS my hand and official seal.

Motary's Signature

14141

## STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for of	r record at request of <u>Mountain Transformer</u> A.D., 19 <u>87</u> at <u>11</u> of <u>Deeds</u>	itle  Company    L:30  o'clock  A  M., and duly re	corded in Vol. <u>M87</u>
FEE	\$13.00	Evelyn Biehn, Co By	unty Clerk