FORM No. 706-CONTRACT-REAL ESTATE-Monthly Payments		STEVEN	S.NESS LAW PUB. CO., PORTLAND, OR. 9720
THIS CONTRACT, Made this15th KLAMATH RIVER ACRE	ONTRACT—REAL ESTATE		Page <u>17492</u>
and THOMAS TURNER AND MOVA C. TURNE	R, Husband & wif	e; with right	hereinafter called the seller, Of
WITNESSETH: That in consideration of agrees to sell unto the buyer and the buyer agree and premises situated in <u>KLAMATH</u>	matual covenant	s and agreements	nereinalter called the buyer, herein contained, the seller e following described lands ZON
Lot 16, Block 35, 5th Addition to Klam plat thereof on file in the records of			the official
Seller agrees to pay taxes current.		Jregon.	
Purchaser agrees to assume Bancroft Bor	nd.		
Tax Lot No. 622026			
	Publico: copartment		
(17) TO SANGELANDER AND MENNENDER STOLE SCHLEPPING AND SET AND THE REPORT OF THE SANGELAND AND ADDRESS AND ADDR	Weight fan de staat at staat en staat		and a second
for the sum a set SEVENUTEENI DUIDANT	and Ball and Bell and a second se	날 유민이는 감독하는 것은	
for the sum of <u>SEVENTEEN THOUSAND NINE H</u> (hereinafter called the purchase price) on account of Dollars (\$.1,790.00) is paid on the execution	whichONE_TH	DUSAND SEVEN H	UNDRED & NO(100)
seller); the buyer agrees to pay the tomaindant	···	of which is here	by acknowledged by the
the seller in monthly payments of not less than Dollars (\$ 173.03) each, monthly princ	-ONE-HUNDRED SEVI	ENTY THREE & O	3/100
payable on the 15th day of each month to			
ferred balances of said purchase ania t it i	nu. All of sale purch	ase price may be	paid at any time; all de-
November 15, 1988 until paid, interest to be paid	included	per cent per	annum from
monthly payments above required. Taxes on said pr parties hereto as of the date of this contract.			be prorated between the
The buyer warrants to and covenants with the seller that the real (A) primarily lor buyer's personal, family or household purpose tiger (B) for an organization or (even if buyer is a natural person) is The buyer shall be entitled to see	property described in this con	ntract is	
The buyer shall be entitled to possession of said lands on <u>CO</u> The buyer shall be entitled to possession of said lands on <u>CO</u> buyer is not in default under the terms of this contract. The buyer agrees thereon, in good condition and repair and will not suffer or permit any other liens and save the seller harmless therefrom and reimburse seller to buyer will pay all taxes hereafter levied against, said property, as well imposed upon said premises, all promptly before the same or any part it buildings now or hereafter erected on said premises against, loss or dama in a company or companies with the same or any part is	tober 15	eep the premises and the	ay retain such possession so long as buildings, now or hereofter
buyer will pay all tars hereafter levid adainst said property as well a imposed upon said premises, all promptly before the same or any part the intervention of the same or any part of the same or	a all costs and attorney's less as all water rents, public cha hereol become past due; that	uyer will keep said prem incurred by seller in del res, and municipal liens at buyer's expense, buy	vises free from construction and all ending against any such liens; that which hereafter lawfully may be
policies of insurance to be delivered to the seller as soon as insured. No	lirst to the seller and then to ow il the buyer shall fail to p	o the buyer as their responses	ctive interests may appear and all
snall bear interest at the rate aloresaid, without waiver, however, of any the seller agrees that at seller's expense and within the seller agrees that at seller's expense and within the seller agrees that at seller's expense and within the seller's expe	nt so made shall be added to right arising to the seller for days from the date hereof, s	and become a part of the buyer's breach of contrac	debt secured by this contract and t.
shall bear interest at the rate aloresaid, without waiver, however, of any The seller agrees, that at seller's expense and within in an amount equal to said purchase price) marketable title in and to except the usual printed exceptions and the building and other in and to tally paid and upon request and upon surender of this agreement, selle buyer, buyer's theirs and assigns, lifee and clear of encombrances alor the arising by, through or under seller, excepting, however, the said easements the buyer and further excepting all liens and encumbrances created by the (Co.	said premises in the seller of and easements now of record r will deliver a good and sull date hereol and tree and cle	n or subsequent to the , if any. Seller also agree licient deed conveying sa	Ver a title insurance policy insuring date of this agreement, save and is that when said purchase price is id premises in fee simple unto the
the buyer and lutther excepting all liens and encumbrances created by the	, restrictions and the taxes, mi buyer or buyer's assigns. ntinued on reverse)	unicipal liens, water rents	nce said date placed, permitted or and public charges so assumed by
* IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, purpose, use Stevens-Ness Form No. 1319 or similar.	r warranty (A) or (B) is not a the seller MUST comply with t	pplicable. If warranty (A) he Act and Regulation by	is applicable and if the seller is a making required disclosures: for this
*IMPORTANT NOTICE: Delete, by lining out, whichever phrose and whicheve creditor, as such word is defined in the Truth-Lending Act and Regulation Z, puppose, use Stevens-Ness Form No. 1319 or similar. Klamath-River Acres of Oregon, Itd. P.O. Box 52 Keno, OR 97627	1911 1911 - Maria Maria, Arristan Maria, 1920 1914 - Maria Maria, 1930 - Maria Maria, 1930 1914 - Maria	STATE OF OR	EGON.
Keno, OR 97627	<u> </u>	County of	
Thomas & Mova C. Turner		I certify	that the within instru- ved for record on the
5107 White Blossom Way Salt Lake City, UT 84120 BUYER'S NAM! AND ADDRESS		day of	
Klamath River Acres of Oregon The	FOR	in book/rect/vol	ickM., and recorded
P.O. Box 52 Keno, OR 97627	RECORDER'S USE	Record of Doods	or as fee/file/instru- reception No,
NAME ADDRESS 710	「「「「「「「」」」、「「「「「「「「「」」」」」、「「」」、「「」」、「「	TAX A	of said county. ny hand and seal of
Unill a change is requested all tax sterements shall be sent to the following address Thomas & Mova C. Turner			
Thomas & Mova C. Turner 5107 White Blossom Way Sale Lake City, UT 84120 NAME ADDRESS, 21P	<ul> <li>Recomposition of the second sec</li></ul>	San NAME	(Ante- State of the <b>TITLE</b> of 150.0
NAME ADDRESS, ZIP		By	Deputy

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B. Define B. Define Proceeding the series of the series of the series of the sene of this contract, and in case the buyer shall fail to make the paryments 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's 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's approxed 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's aums previously paid hereunder by the buyer,<sup>4</sup> (2) To declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable; and/or (2) To declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable; and/or (3) To doreclose this contract by suit requity. In any of such cases, all rights and interest created or then existing in lavor of the buyer as against the seller hereunder shall utterly cease and the right to the possession of the premises above described and all other right sequired by the buyer hereunder shall never be and revest in said seller without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said property as absolutely, fully and perfectly as it his contract and such payments had never been made; and in case of such default any default. And they said seller, in case of such default shall have the right immediately, or at any time therealter, to enter upon the land aloresid, without any right hereunder to entore the saint seller. At any time to require performance by the buyer of any provision hereof shall in no way alfect seller's The buyer. Lurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way alfect seller' Sidî White Bioseon Key Sidî White Bioseon Key And the new we while ou was Transa & Yorka Co. Thurner 

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executors, 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.

angenerang ang ang ing pengulahan ng pengulahan ng pengulahan ng pengulahan ng pengulahan ng pengulahan ng pen Sang pengulahan ng pengulah	milet and the fiftens can to
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY	
USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEP THIS-INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO PROPERTY SHOULD CHECK WITH: THE APPROPRIATE CIT PROPERTY SHOULD CHECK WITH: THE APPROPRIATE CIT	TING Mova C. Turner
PROPERTY SHOULD CHECK WITH THE APPROPRIATE CIT COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES	OR ALL WING
a no durant, shall be entralled to particular a good from a good that a particular a constraint of the particular and t	COLOR KLAMATH RIVER ACHES OF OREGON, LTD.
• BUYER: Comply with ORS 93.905 et see prior to exercising this remedy NOTE—The sentence between the symbols (), if not applicable, should be defined and the sentence between the symbols ().	$\begin{bmatrix} 1 & 1 \\ 1 & 1 \end{bmatrix} \begin{bmatrix} 1 & 1 \\ 1 & 1 \end{bmatrix} \begin{bmatrix} 1 & 1 \\ 1 & 1 \end{bmatrix} \begin{bmatrix} 1 & 1 \\ 1 & 1 \end{bmatrix} \begin{bmatrix} 1 & 1 \\ 1 & 1 \end{bmatrix} \begin{bmatrix} 1 & 1 \\ 1 & 1 \end{bmatrix}$
(If executed by a corporation, the same of the content of	
in a market parameter agone and men Traves on said	Menussa Inc. Operations and proceeding to provide a service of the
(If the signer of the above is a corporation, use the form of acknowledgment opposite.), such sufficient (0 pe of	STATE OF OREGON,
STATE OF OREGON, () ) total of planters of the place built with () ss. at 1	
County of Klamath	County of, County of, This instrument, was acknowledged before me on,
bar This instrument was acknowledged before me on a	19 by
October 15	as
Thomas Turner, Mova C. Turner, June 1971	of an and a second s
Ettelene Mage	
SEAL)	Notary Public for Oregon (SEAL)
(SEAL). My commission expires: 5/21/89	My commission expires:
is executed and the parties are count, shall be acted, shall be reconverged. Such instruments, or a memorandum thereof, shall be reconverged are bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon	
(DEs	CRIPTION CONTINUED)
	사람이 동안되었다. 바람이 가지 않는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 가지 않는 것이 가지 않는 것이 있는 것이 같은 것은 것이 같은 것이 있는 것은 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 없는 것
	2019년 1월 1921년 1월 1931년 1월 19 2019년 1월 1931년 1월 193
	2월 2
방송 가장 가장 가장 가슴을 가 있다. 것이 가지 가장 가장을 가 가는 것 같은 것은 것은 것이 같은 것이 있다.	가장 같은 것 같은 것은 것이 있는 것은 것은 것은 것은 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 같은 것은
Tax 146 No. 622026	
가 같은 것은 것 같은 것은 것은 것은 것이 가지 않는 것이 같은 것이 있는 것이 있다. 것은 것이 있는 것이 한 1971년 2월 1971년 2월 1971년 2월 1971년 2월 1971년 2월 1971년 2월 1981년 2월 1981년 1월 1981년 1월 1981년 1월 1981년 1월 1981년 1월 19	이는 것이 가지 않는 것이 같은 것이 같은 것이 있는 것이 가지 않는 것이 있는 것이 있다. 같은 것은 것은 것은 것은 것은 것은 것이 같은 것이 있는 것이 것이 같이 있는 것이 같은 것이 같이 없다.
STATE OF OREGON: COUNTY OF KLAMATH:	SS.
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Filed for record at request of	$\frac{18th}{1}$ da
	:11 o'clock P.M., and duly recorded in Vol. <u>M88</u> on Page <u>17492</u>
of <u>Deeds</u>	Evelyn Biehn County Clerk
FEE \$13.00	By Qauline mulenday

FEE \$13.00

11. A AM 2010 MORES TUPRER AND KOAA CI TURNER, IMSERTAR MACES FILLER Sec. 11111 ર માં માર્ગ કે છે છે છે. દે સ્વયુ પ્રેલ્ટ ને દેવે 49793 ي مو منه THIS CONTRACT, Made MM. 15th Car of CLODES SC KLANATH RIVER ACRES OF DEERDA, MC. 20110.4911 geografiae Arterio ego COMIRACI--ARAL ESTATE

3.50. LOBY UT LOT - CONSYCE - NEW SELVIS- N. - WHIT BOAMAN