FORM No. 704—CONTRACT—REAL ESTATE—Po	rtial Payments.		STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 9720
or 97112	CONTRACT—R		Vol. mg9 Page 2785 4
THIS CONTRACT, Ma	ade thisday	of	
***************************************			***************************************
			hereinafter called the seller
and	and Barbara C Brown		, hereinafter called the buyer
WITNESSETH, That	n consideration of the mutu	ıal covenants and	d agreements herein contained, the selle
- to to sall sents the hurrer s	and the huver agrees to pure	chase from the se	eller all of the following described fand
and premises situated in	Klamath	County, Sta	te of, to-wit
T-4 CM 703 20 4	· made no 1112 በምብደለክ	Shores Unit a	5.
		·ootrictions :	if any, paged on race, coros,
			tting restriction if any based ag the terms thereof. Recorder
1977 Book M77 page 22	OS Amended Web 13. 1	1978 Book 78	page 2676.
Sold for the price of	f \$6500, \$100 of which	n is already	received. The balance of \$6400
in monthly payments of	f \$85, at 10% interest	t, or any amo	received. The balance of \$6400 unt larger than \$85 per month.
The first monthly pay	ment to be due march l	r. 1303. Ine	buyer may take possession of
the property immediate	era.		
			Della (c. 6400-00
for the sum of	Bee adove	a	Dollars (\$ 6400.00
(hereinafter called the purcha	ollars (\$	is paid on the	execution hereof (the receipt of which
hereby asknowledged by the	seller), and the remainder t	o be paid to the	order of the seller at the times and
to llowe to wit.			
Ple	ase make checks payab	le to Deborah	or Harry Jackson
Signed quitclaim	deed by the buyer will	1 not be reco	rded unless buyer is arrears
in his monthly	payments by 4 months.	grand and seems of the	en de la mangraphic de la companya d La companya de la companya dela companya del companya de la companya de la companya de la companya del companya de la companya del la companya de la companya del la companya de la
	1 1/ 0 1/ 1900	,	
Taxes are pai	d three July 1989	•	
,	V .0		
	aid at any time: all of the said defer	red payments shall bea	r interest at the rate of PO /c per cent and \$ } in addition to being included in the minimum regular paym hereton so d
All of said purchase price may b	until paid; interest to be paid	see above	and * } in addition to the minimum regular payments
shove required. Taxes on said premises I	or the current liscal year shall be prorat	ted between the parties	hereto as of, 19
The huver warrants to and cover	ants with the seller that the real proper nal, family or household purposes.	rty described in this con	tract is
The buyer shall be entitled to po	ssession of said lands on	at all times briver will h	E?, 19
thereon, in good condition and repair as other liens and save the seller harmless	nd will not suffer or permit any waste therefrom and reimburse seller for all co	or strip thereof; that b	uyer will keep said premises in defending against any such liens; incurred by seller in defending against any such liens; if
buyer will pay all taxes herealter levied imposed upon said premises, all prompt	d against said property, as well as all by before the same or any part thereof	become past due; that	at buyer's expense, buyer will insure and keep insured
buildings now or hereafter erected on sa	id premises against loss or damage by	fire (with extended cov to the seller and then t	erage) in an amount not less than \$
policies of insurance to be delivered to	the seller as soon as insured. Now if a seller may do so and any payment so	the buyer shall fail to p made shall be added to	and any such liens, costs, water rents, taxes of charges and become a part of the debt secured by this contract buyer's breach of contract.
			allow will furnish unto haver a title mentance porich muse
The seller agrees that at seller's. Cin an amount equal to said nurchase.	price) marketable title in and to said	premises in the seller of	or subsequent to the date of this agreement, cause it if any. Seller also agrees that when said purchase principles
except the usual printed exceptions and	surrender of this agreement, seller will	deliver a good and su	licient deed conveying said premises in fee simple unto
buyer, buyer's heirs and assigns, free ar arising by, through or under seller, exce the buyer and further excepting all liens	pting, however, the said easements, restr and encumbrances created by the buyer	rictions and the taxes, n r or buyer's assigns.	ear of all encumbrances since said date places, permite nunicipal liens, water rents and public charges so assume
	(Continue	ed Off teverse)	
*IMPORTANT NOTICE: Delete, by lining	out, whichever phrase and whichever was uth-in-Lending Act and Regulation Z, the	rranty (A) or (B) is not seller MUST comply with	applicable. If warranty (A) is applicable and if the seller the Act and Regulation by making required disclosures; for
purpose, use Stevens-Ness Form No. 1319 c	r similar.	And the second second	
Harry Jackson			CTATE OF OPECON
1070 cedar ridge	dr	alang disentation Medical Section in the contract of the contr	STATE OF OREGON,
klamath falls,	oregon 97601		County of
SFLLER'S NAME	AND ADDRESS		I certify that the within ins
Jay D. and Ea	rbara C. Brown		ment was received for record on
13347 Birchw			day of, 19
Moreno Valley,	and a community of the second section of the contract of the second seco	SPACE RESERVED	at o'clockM., and recor
BUYER'S NAME		FOR	in book/reel/volume No
Harry Jackson 107	O cedar ridge dr	RECORDER'S USE	page or as fee/file/ins
klamat	h falls, oregon		ment/microfilm/reception No
			Witness my hand and sea
NAME, ADI			County affixed.
Until a change is requested all tax stateme	nts shall be sent to the following address.		County arrived.
Jay D. and Barba	ra C. Brown		
13347 Birchwood o	UGAGO ITTAG		NAME TITLE
Moreno Valley, CA	76000		By De

NOTE:			f time is of the esaction	Inil to been any at	greement herein com		
And it is un	derstood and agreed bet any of them, punctually in p following rights: lare this contract cancelle reviously paid hereunder	tween said parties tha within 20 days of the	time limited therefor, o	or ran to keep any or	hts forfeited and the deb	t extinguished, and to	retain
							all pay- of such
purchase of sai	uch cases, all rights and the premises above des- her act of said seller to l id property as absolutely made on this contract ar- said seller, in case of sur- d take immediate possess- turther agrees that failu enforce the same, nor sl n, or as a waiver of the	e to be retained by an ch default, shall have	the right immediately with all the improveme	nts and appurtenance	s thereon or thereto belo	shall in no way affec	t seller's creach of
fault. And the s	aid seller, in case d take immediate possess	sion thereof, together a	y time to require perlo	rmance by the buyer of any provision here	of be held to be a waive	r of any succeeding -	
The buyer	further agrees that failus enforce the same, nor si	hall any waiver by sai	d seller of any bicassi				
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		J. 1940. Q. T. 1945.			00	J.	n consists
	and actual consideration		at de	allers is 8 65 05	1 Honover, 11	io actual consideration	
	and actual consideration ther property or value a suit or action is institute tour may adjudge rea	paid for this transfer	, stated in terms of uc	deration (indicate wh	ich). 1	it or action agrees to	pay such from any
The true	and actual consideration that properly or value 4 suit or action is institute 1 court may adjudge rea cree of the trial court, th n such appeal.	d to inreclose this co	ntract or to enforce ar	ny provision hereot, to se prevailing party in	said suit or action and court shall adjudge reas	onable as the prevaili	ng party's
In case s	suit or action is institute a court may adjudge rea cree of the trial court, the n such appeal. uing this contract, it is uning this contract, it is uning the taken to mean sions hereot apply equally	asonable as attorney's he losing party further	promises to pay such	sum as the appellate	on or a corporation; tha	t if the context so re	quires, the implied to
udgment or dec	nee of the trial court, in n such appeal.	enderstood that the sel	ler or the buyer may b	pe more than one pers that generally all gran	nmatical changes shall be	made, assume	ctive heirs,
	mind this contract, It is o	I include the plura	d and the		dinta parties l	hereto but tite.	1
make the provis	ions hereot apply equally seement shall bind and ir	nure to the benefit of,	in interest and assigns	as well.	nent in duplicate;	if either of the	officers
executors, admi	ree of the time in such appeal. using this contract, it is up a shall be taken to mean show hereof apply equally expending the seement shall bind and instrutors, personal representations, the seement shall be seemed to be see	REOF, said pa	rties have execu	signed and its	corporate seal affix	ked hereto by 113	, , , , ,
114	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	and its corn	orate name to be	1	11/1/20	1811 SE	/ler
signed is a	corporation, it has prized thereunto by	y order of its bo	ard of difectors.	Herril	* Keek	20,0	
			TV DE-	711	J. V .		
THIS INCTRI	JMENT WILL NOT ALL THIS INSTRUMENT IN AND REGULATIONS.	LOW USE OF THE	LICABLE LAND)	buyer	(Jay)
SCRIBEDIN	AND REGULATIONS.	ACQUIRING FEE	TITLE 10 105	Jug 191	Swww.		
				Andraia (Drown	buyer	(Barbara)
COUNTY PL	UMENT. THE PERSON SHOULD CHECK WIT ANNING DEPARTMENT	10 AEVILL W.		Cen year			and before
				ne p3 030.			
· BUYER: Com	aply with ORS 93,905 et se intence between the symbol	is 1), if not applicable,	should be deleted. See U	,R3 75.000			and the state of t
NOTE-The se	nience between						
	(Individual)						
	STATE OF CALIFO	RNIA	ss.				
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	(or proved to me on	the basis of satisfact	ory evidence) to be th	-			EAL)
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