FORM No. 706—CONTRACT—REAL ESTATS—Mice filty I's green to.	15-41512	Vol m89 Page 15610)						
or 3226	CONTRACT—REAL ESTATE	Vol. M. Page 1393							
THIS CONTRACT, Made this	Gardner								
and Steven and Lori Carey		, hereinafter called the seller	; 						
agrees to sell unto the buyer and the buyer	on of the mutual covena agrees to purchase from	nts and agreements hereinafter called the buyer of the seller all of the following described lands ty, State of Cregon, to-wit	r 's						
#he=SEtNYtNEtNYte-and-NEtSYtNEtNYtin-Section-16Pownship-71 SouthRunge-7-:32: t-c4-the-Willamebte-Meridius-									
vendors in Deed Volume	M78 page 16526, for themselves	eet of said property which reserve as an easement and their successors in em.							
The following describer Oregon:	r real property s	situate in Klamath County,							
Township 31 South, Rang									
Section 16: NW4SE		. / 🗸							
"This correction in description.	is being re-reco	rded to correct the legal							
(hereinafter called the purchase price) on a Dollars (\$5,000.00.) is paid on the exseller); the buyer agrees to pay the remaind the seller in monthly payments of not less Dollars (\$210.00.) each, month	ecount of whichfi ecution hereof (the receiver of said purchase price than two hundr	ed	 e ıf						
payable on the 20th day of each month and continuing until said purchase price is ferred balances of said purchase price shall until paid, interest to	hereafter beginning with fully paid. All of said po bear interest at the rate of be paid monthly in said premises for the c	the month of July ,19.89 urchase price may be paid at any time; all de- of 10 per cent per annum from July 20 and * in addition to being included in the minimum current tax year shall be prorated between the	Ö n						
The buyer warrants to and covenants with the seller to (A) primarily for buyer's personal, lamity or househ (B) for an organization or (even it buyer is a natur. The buyer shall be entitled to possess on cl said lands	that the real property described in a cold purposes. al person) is for business or comme JUIV 20	this contract is escal purposes.							
buyer is not in default under the terms of this contract. The thereon, in good condition and repair and will not suffer or other liens and save the seller harmless therefrom and reimbu buyer will pay all taxes hereafter levied adjunst taid proper	buyer agrees that at all times buyer permit any waste or strip thereol: urse seller for all costs and attorney ty, as well as all water tents, pub	, 19 , and may retain such possession so long a r will keep the premises and the buildings, now on hereafter erecter that buyer will keep said premises tree from construction and air is less incurred by seller in delending against any such liens; tha blic charges and municipal liens which hereafter lawfully may be; that at buyer's expense, buyer will insure and keep insured air	at be						
shall bear interest at the rate aloresaid, without waiver, now	loss payable first to the seller and insured. Now if the buyer shall fill any payment so made shall be adever, of any right arising to the sell	then to the buyer as their respective interests may appear and a iail to pay any such liens, costs, water rents, taxes or charges or t ided to and become a part of the debt secured by this contract an iler for buyer's breach of contract.							
(in an amount equal to said purchase price) murketable til except the usual printed exceptions and the luilding and oth fully paid and upon request and upon surrender of this age buyer, huver's heirs and assistes, tree and clear of encumbra	le in and to said premises in the ser restrictions and easements now of eement, seller will deliver a good re- nees as of the date hereof and free	ereof, seller will lurnish unto buyer a title insurance policy insurin seller un or subsequent to the date of this agreement, save and I record, if any. Seller also agrees that when said purchase price and sufficient deed conveying said premises in lee simple unto the and clear of all encumbrances since said date placed, permitted axes, municipal liens, water rents and public charges so assumed b no.	ig d is he or or						
* IMPORTANT NOTICE: Delete, by lining out, whichever phrase creditor, as such word is defined in the Truth-Ir-Lending Act and purpose, use Stevens-Ness Form No. 1319 or sim lar.	and whid ever warranty (A) or (B) i Regulation Z, the seller MUST compl	is not applicable. If warranty (A) is applicable and if the seller is y with the Act and Regulation by making required disclosures; for th	a iis						
Eyron J. and Judith A. 15443 S. Henrici Rd. Cregon City, Or. 97045		STATE OF OREGON, County of	;.						
SELLER'S NAME AND ADDRESS Steven and Lori Carey P.O.Box 74		I certify that the within instru- ment was received for record on the	e						
Arch Cape, Or 97102	SPACE RESE	at o'clockM., and recorded	đ						
After recording return to:	FOR	in book/reel/volume Noor	 I3						
Byron J, Gardner 15443 S. Henric Rd. Oregon City, Or. 97045	RECORDER'S	ment/microlilm/reception No Record of Deeds of said county. Witness my hand and seal o	-,						
Until a change is requested all tax statements shall be sont to the fo	ollowing oxidress.	County affixed.							
Byron J. Gardner 15443 S. Henrici Rd. Oregon City. Or. 97045		NAME TITLE							

And it is understood and agreed between suid parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments option shall have the following rights:

(1) To declare this contract cancelled for default and null and void, and to declare the purchaser's rights forleited and the debt extinguished, and to retain sum previously paid; hereunder by the lauyer.

(2) To declare the whole unpaid principal kalance of said purchase price with the interest thereon at once due and payable; and/or

(3) To forcelose this contract by suit in equity.

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 other rights acquired by the buyer hereunder shall revert to and revest in said seller without any act of the purchase of said property as absolutely, fully surprised and without any right of the buyer of return, reclamation or compensation for moneys paid on account of ments theretofore made on this contract are to be referred and without any right of the buyer of return, reclamation or compensation for moneys paid on account of ments theretofore made on this contract are to be referred and without any right of the buyer of return, reclamation or compensation for moneys paid on account of ments theretofore made on this contract are to be referred and without any right of the buyer of return, reclamation or compensation for moneys paid on account of ments theretofore made on this contract are to be referred and without any right of the buyer of return, reclamation or compensation for moneys paid on account of ments theretofore made on this contract are to be referred and without any right of the buyer of returns reclamation or compensation for moneys paid on account of ments theretofore made on this contract are to be referred and without any such process of law, and take immediate possession thereof, together with all the immedia

	The true and actual	consideration paid for this transfer, state	ted in terms o	dollars, is \$24,5	. ⊕ H	owever, the actual co	mideration consists
sum as judgmen attorney	n case suit or action the trial court may to decree of the trial court may it or decree of the trial appearance in trial appearance in the trial appearance in trial a	y or value given or promised which is w is instituted to icrecker this contrac- adjudge reasonable as attorney's fees rial court, the losing party further pron al.	the whole control to be allowed mises to pay so	onsideration (indicate any provision here the prevailing party th sum as the appe	e which). ① of, the losing party in said suit or ac llate court shall adj	in said suit or action tion and if an appeal udge reasonable as the	agrees to pay such is taken from any e prevailing party's
make th	e provisions hereof a "his adreement shall	ntract, it is understood that the seller or ken to mean and include the plural and apply equally to corporations and to indi- bind and inure to the benefit of, as the resonal representatives, successors in inte	ividuals.	e that generally arr	grannnancar change	s snall be made, assum	med and implied to
	IN WITNES	S WHEREOF, said parties	have exec	uted this instr	ument in dun	licate: if either	of the under
signed	is a corporation	on, it has caused its corporate	name to b	e siøded and it:	corporate sea	l affixed hereto	by its officers
duty 8	utnonzea tner	eunto by order of its board of	f dixectors.		DC.		
		NOT ALLOW USE OF THE PROPER MENT IN VIOLATION OF APPLICABL		7	711		
USE LA	WS AND REGULA ISTRUMENT, THE	TIONS, BEFORE SIGNING OR ACC PERSON ACQUIRING FFF TITLE	EPTINC TO THE	Breeze	Medica	e constant	
COUNTY	PLANNING DEPA	ECK WITH THE APPROPRIATE CI	ITY OR ES.	Ound of		Jak Lan	
* BUYER:	Comply with OPS 93	.905 at seq prior to werelsing this remedy.		- Secretaria	1. L.L. C	nurence	<u></u>
NOTE-T	ne sentence between ti	he symbols (), if not applicable, should be	deletad. See OR	\$ 93.030.			
affix corp	ed by a corporation, porate seal)	et e e					
(If the sig	mer of the above is a arm of admowledgmen	corporation, nt opposite.)					
STATE	OF OREGON,) 55.		OF OREGON,	.17)	
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	In .	Dan Son Con	6,		······································		
(57)	NACCER E	Notary Public for Oregon	Notary D	Sublic for Oregon	up lex	atc.	
(SEAL)	My commissi	ion expires: 3-24-93	My com	mission expires:	2 24-92		(SEAL)
is execute	S 93.635 (1) All in	struments contracting to convey fee til re bound, shall be acknowledged, in th a memorandum thereof, shall be reco	tle to any real	property, at a time	more than 12 mor	THE YORK TO ARE THE	at the instrument
		a memorandum thereof, shall be recome of ORS 93,635 is punishable, upon				nmission Expires	c fills to be con- uted and the par-
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Filed for of		st of <u>Klamath County</u> A.D., 19 <u>89</u> at <u>10:</u>				the3154;	day
·		of Deeds		on Page	and duly acco	rded in vol.	, <u>, , , , , , , , , , , , , , , , , , </u>
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STATE O	F OREGON: C	OUNTY OF KLAMATH: ss	s.		•		
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of	Aug	A.D., 19 <u>89</u> at <u>10:</u>	51 o'c	lockAM.,	and duly recor		189 day
		Useds	- I	on Page _ Evelyn Biehr		 ty Clerk	
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