Spoke No. 700-CONTRACT-REAL ESTATE-Monthly Payments (Individual or Corporate) (Truth-In-Lending Series). Vol. _7/__Page 84.25 19 71 , between THIS CONTRACT, Made this 23rd day of April ...Arthur..A...Garren.&.Barbara..L...Garren, Husband..and.Wife..., hereinafter called the celler, Jerry Karle & Patricia Ann Karle, Husband and Wife , hereinafter called the buyer, and WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following described lands and premises situated in Klamath County, State of Oregon Portion of NWZNEZ lying Southerly of Lakeview Hwy. Lot 23, Block 38, Range 115. 2 Υ. 335 . B. R for the sum of ______Six Thousand Two Hundred Fifty and no/100-______G,250.00 in the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 5,750.00) to the order of the seller in monthly payments of not less than-----One. Hundred. and .no/100 Dollars (\$ 100.00) each, plus interest , 19.7.1 , and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract. d between the parties hereto as of the date of this contract. The buyer warrants to and covenants with the seller that the real property described in this contract is "(A) primarily for buyer's personal, lamity, household or adjuctive purposes, "(A) primarily for buyer's personal, lamity, household or adjuctive business or commercial purposes other than adjucture purposes. (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes other than adjucture purposes. (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes other than adjucture purposes. (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes other than adjucture purposes of the event is buyer adjucture purposes. The buyer shall be entitled to possession of said frands on May 1, ..., 1971, and may retain such possession so long an adjucture purposes of the present event by built in detending adjusts and in a good condition and repair and will sherelrow and reinbuyes seller for all costs and any the events, public charges and municipal liens which he will be public charges and municipal liens which here all promptly before the same or any part thereof become past due; that at buyer's espense, the will be public charges and municipal liens which here a discust adjust and adjust said premises all promptly before the same or any part thereof become past due; that at buyer's espense, there is a discust adjust and adjust said to buse the order of bother parts and adjust said premises adjust the promptly before the same or any part for events public charges and municipal liens which here is adjust and premises adjust adjus 1 insure any acception of the determined an output is not a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as not less than $\frac{5}{5,000,00}$ in a company or companies satisfactory to the seller as soon as insured. Now if the buyer shall fail to pay any not less than $\frac{5}{5,000,00}$ in a company or companies satisfactory to the seller as soon as insured. Now if the buyer shall fail to pay any other rents, taxes, or charges or to prove and pay functions (the seller may do so and any payment so made shall be added to the seller of the determine of the determine of the determine of the determine and pay interview interests may appear and all policies or to prove 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 determine the date back with out waiver, however, of any right arising to such less the later back to be will turnish unto huver a title insurance policy interests. R" Made the seller for buyer's breach of contract. The seller affects that at his expense and within the buyer and the process of the seller of the s since saw user pincer, performent of arising by, intoring of more server, excepting, however, the sum easements and restrictions and the targe, numerical liens, water rents and public charges so assumed by the buyer and lutther excepting, all liens and encumbrances created by the buyer shall lait to make the And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall lait to make the apprents above required, or any of helmowing rights: (1) to declare this contract diverted, by the buyer of helmoning primest) balance of the seller at his option shall interest thereon at once due and payable and for (1) subject to the seller at his option shall need to the solid self and the right to the solid self. (2) to declare the whole unonal primest) balance of all rights and interest cover the next there are due any able and for (1) subject hereunde shall uterly cases and derived and the rights acquired by right of the buyer to the and revert in said self and the right to the possession of the premises at of said selfer to be performed and without appreciation of such cases. All of the said selfer to he performed and without appreciation of the buyer been under and such payments that end and reasonable rent of said selfer and and ereation and such payments therefoldue made and in case of account of the payments therefoldue made on this contract is rease of such default, shall thave the right immediate payments and appurtenance of such default her prime of such default. And the said selfer, in case of such default, shall have the right immediate possession hereol such default. And the said selfer, in case of such default, shall have the right immediate before at any time there and a provents and appurtenance of such default here intered of the said selfer in case of such default, shall have the right immediate the said appurtenance inter up to lead adoresaid, without any process of law, and take immediate possession thereol of any provision hereol shall in n <u>_____</u> 1 of the trial court, the buyer lurther promises to pay such sum as the appellate court shall adjudge reasonable as plaintill's attorney's tees on such appeal. In constraints this contract, it is understood that the seller or the buyer may be more than one person; that it he context so requires, the singu-lar pronoun shall be taken to mean and include the plural, the masculine, the lemanine and the neutr; and that denerally all grammatical charges shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; contact particular provisions hereof dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officer? duly authorized thereunto by order of its board of directors. 14 by its officers duly authorized thereunto by order of its board of directors. Arthur A. Garren Darbara D. Garren *IMPORTANT NOTICE: Diete, by linning out, whichever warranty (A) or (B) is not applicable. It warranty (A) is applicable and if the seller is a creditor, as such ward is defined in the routining Act and Regulation Z, the seller MJST comply with the Art and Regulation by moking required disclosures; for this purpose, Regulation Letter MJST comply with the Art and Regulation they moking required disclosures; for this purpose, development them from No. 1308 or similar unless the contrast with become a first lien to finance the purchase of a dwelling in which event us Stevent-Ness Form No. 1309 or similar. 1.1 Jerry Karle Tarricia Note the sent bols (), if deleted; * Section ment 52 30 andrew de