A TANK IN MARIE LA TOO 57843 CONTRACT-BEAL ESTATE-Manthly Paymants (Individual or Carporate) (Tresh-In-Landing Series). Vol M1 Page 11330 18 Th day of February THIS CONTRACT, Mad Bickley 71 19. between Bave A. Fisher and Sheila L. Fisher, husband handafter called the seller, and wife. , hereinalter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the best of the selle of the selle of the following de-..... to-wit: Lots 18, 19 and 20 of Block 27 of SECOND ADDITION TO THE CITY OF KLAMATH FALLS, Klamath County, Oregon, Subject to easements and rights of way of record and those apparent upon the land, if any; The payments required by this contract do not include taxes and fire insurance; Dollars (\$______) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said northered seller is No/100 the ---) to the order of the seller is morthly comments of not here then of the seller on mothly payments of not loss than..... Dollars (\$.....) each,lst...... payable on the day of each month hereafter beginning with the month of 5 April -71 and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; He is the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-N rated between the parties hereto as of the date of this contract. Between the parties nereto as of the date of this contract.
The buyer shall be entitled to possession of said lands on the said property described in this contract is
(A) primarily for buyer's personal, tamily, household or adjouting purposes.
(B) for an organization or (even it buyer is a natural good buyer agrees that all times he will keep the buildings on said premises, now or hereafter or permit any wate or stimulate the will keep the buildings on said premises, now or hereafter is and will not suffer or permit any wate or stim thereo; that he will keep as in premises here how or hereafter is and will not suffer or permit any wate or stim thereo; that he will keep as and premises here how or hereafter is all times the will have a start renny, buildings and may retain in delending against any start thereof or all contends or and attorney's less incurred by him in delending against any and there are or any and there there and there hereits and there there there and there there there and there here a start thereof and any buildings now or hereafter exceed on said premises against loss or damage by here (that a buyer's expense, he will have a start and buyer's expense, he will have a start thereof the same or any and there there and there the and here the same or any and there the same or any and there the same or any and there there and there there here and there there there there there and there there there there and there theread there there there there there theread there there there R H To be a than 1. In a company now of interactive received on saw premises against loss or damage by fire (with extended coverage) in an amount not less than 1. In a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interestis may appear and all policies of insurance to be delivered to the seller, with loss payable first to the seller and then to the buyer as such liens, costs, water rents, taxes, or charges or to procure 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 dots secured by this contract and thall bear interest at the rate alloresaid, without waiver, however, of any right arising to the seller for buyer's breach of contract. The seller agrees that at his expense and within days from the date hereot, he will furnish unto buyer a title insurance policy in-suring (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this agreement, said purchase price is fully paid and upon request had hiding and other restrictions and casternents now of record, if any. Seller also conveying' said since said dete placed, permitted or arising by, through or under maliber of resumbrances as of the date hereol and free and clear of all encumbrances liens, water ents and public charges to assumed by the buyer and lutther excepting all liens and encumbrances created by the buyer or his assigns. And it is understood and adreed between said participation is of the sector of the same that by the buyer and lient control the sector of the same and restrictions and the sector of the same of the sector of the same of the sector of a singles. The set use of the prime of the set of the buyer and further excepting all liens and encumbrances created by the buyer or his settion. And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall lail to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the selfer at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid primely abalance of all rights and in terms therein contained, then the selfer at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid primelyal balance of all rights and interest if the ne existing in layor of the buyer as adjains the selfer hereunder shall revert to and revert in said archange of the parties and/or (3) to foreclose this contract by suit in sequity, and the right to the buyer as adjains the selfer hereunder shall revert to and revert in said the right of the buyer and adjing the buyer hereunder shall revert to and revert in said the right of the buyer as absolutely, lully and perfectly are buyer hereunder shall revert to and revert in said any shall at selfer to be performed and without any right of the buyer as the adjoer and such payments thereindors made on this contract are to be related and such and; and in case of the relations of compension or compension or compension of the pression of the priments thereindors and and the right science is the related and hereind and without any right of the buyer as the said selfer to a sold property as absolutely, lully and perfectly as it this contract and such payments theretore and rever barries terms to be relative to a sold belong to asid selfer as the agreed and rever barries to asid of each and the right to the set of the property as absolutely, intract are to be relative the addied and such and rever barries the streed of t enter upon the land aloreanit, windout any process of law, and take introduced performance by the buyer of any provision hereof shall in no way affect thereon of therein belonging. The buyer further adress that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect ceeding breach of any such provision, or as a waiver of the provision itsell. The buyer further adress that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect ceeding breach of any such provision, or as a waiver of the provision itsell. The source of any such provision, or as a waiver of the provision itsell. The source of any such provision, or as a waiver of the provision itsell. The source of any such provision, or as a waiver of the provision itsell. The source of any such provision, or as a waiver of the provision itsell. The area suit or action is includes other property or value given or promised which is the whole consideration (indicate which). In care suit or action is initiuted to itsellowed plainitif in said suit or action and it an appeal is taken from any judgment or decree appeal. In the buyer turther promises to pay such sum as the explanation that whole consideration indicate which such as there appeal. The the buyer turther promises to pay such sum as the explanation that whole consideration and it is an appeal is taken from any judgment or decree appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the eingu-noun shall be taken to mean and include the plural, the masculine, the lemmine and the neuter, and that densrally all grammatical changes chall de, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. (* 24,500.00-IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; it either of the undersigned 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 Vare Q. 7 . her J. D. Backley Dave A. Fisher I promise Sheila L. Fisher NOTICE: Dalate rate and whichever warranty (A) or (B) is not applicable, , as such word is defined in the Truth-in-Lending Act and guistion by making required disclosures, for this purpose, act, will bacome a first inn te finance the purchase of a NOTE: The bols Q, If at the office 157.00each Bonth-Of aces shall be fully 18 133 TREE . TYVI HERE KALLANDER THE REPORT J. F \$1.9 of transfer raw interv

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