	FORM No. 706. CONTRACT—REAL ESTATE—IA-	nthly Perments. 38 -	10186 GARNE	HE-HESE LAW PUBLISHING C	D., PORTLAND, DR. BIEM	. !	4		
	TK SPM A	CONTRACT	-REAL ESTATE	S Page 1	6345		Į.		
	THIS CONTRACT, Mad	othis 31st de	ay of December husband and w	r 1fe	19.75 , between		4 4 4		A Market and the state of t
	THIS CONTRACT, Made this 31st day of December ,1975, between Don John Karr and Jean T. Karr, husband and wife , hereinatter called the seller, and Charles R. Strohkirch and Sandra M. Strohkirch, husband and wife								
		, hereinafter called the buyer,						- Company	
	witnesseth: That in consideration of the indical Cortains agrees to seller all of the following deseller agrees to sell unto the buyer agrees to purchase from the seller all of the following described lands and premises situated in County, State of Oregon, to-wit:						A THE A		
	The Southeasterly 72 feet of Lot 10 in Block 43, FIRST ADDITION TO KLAMATH FALLS, Klamath County, Oregon.						and the second second second	. Landay March	
							According to the second second second	at the state of	Tree Contracts
3:								1	
	It is further agreed payments required bel	by and between	n the parties l lude taxes and	nereto that fire insura	the nce.		Wand.		
31							modele methods statement and being	William Commission of Street	THE PERSON NAMED IN
田田				•				1	
375	2								
	for the sum of Nine Thou	sand Three Hune	dred and No/100	ths Dollars (9,300.00	,	San		
	(hereinafter called the purchase price), on account of which					 e			7.3000
	seller); the buyer agrees to pa	y the remainder of same	NINETY and NO	100THS					
	Dollars (\$ 90.00) e	ach, <u>or more</u>	***************************************					سنديد لرارا والما	
4	payable on the 31st day of each month hereafter beginning with the month of January 1976, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time;								
	and continuing until said purchase price is fully paid. In the rate of 8 per cent per annum from all deferred balances of said purchase price shall bear interest at the rate of 8 per cent per annum from Becember 31, 1975 until paid, interest to be paid monthly and being included in						- We see the		
	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.						The state of the s		
1	The buyer warrants to and covenants with the seller that the real property described in this contract is						in the second	فلنظ الدنياء أت	
1	The buyer shall be entitled to possession of said lands on December 31, 19.10, and may retain such possession so long as The buyer shall be entitled to possession of said lands on December, now or hereafter the is not in default under the terms of this contract. The buyer agrees that all times he will keep the buildings on said premises, now or hereafter the is not in default under the terms of this contract. The buyer agrees that all times he will keep the buildings on said premises lees from mechanic's The buyer shall be entitled to possession of said lands on December 31, 19.10, and may retain such possession so long as								
	erected, in good condition and repair air and all other liens and save the seller I such liens; that he will pay all taxes he after lawfully may be imposed upon sak insure and keep insured all buildings no	sermless therefrom and reimbu- reafter levied against said pro- i premises, all promptly before w or hersafter crected on said	rse seller for all costs and attor perty, as well as all water ren the same or any part thereof premises against loss or dama	ney's fees incurred by him its, public charges and m become past due; that a ge by fire (with extended	unicipal liens which he t buyer's expense, he w l coverage) in an amor	re- rill mt			nacy (see) prediction
	IUII THEUREDIE								
	not less than \$						A CALL CARREST	السلسلية	
	suring (in an amount equal to said purc save and except the usual printed excep said purchase price is fully paid and u premises in lee simple unto the buyer, h	hase price) marketable title in tions and the building and ot pon request and upon surrend is heirs and assigns, tree and c	and to said premises in the coher restrictions and easements er of this agreement, he will lear of encumbrances as of the ease over the said	now of record, it any. Se deliver a good and suffi- data hereof and free and easyments and restriction	ller also agrees that we cient deed conveying a clear of all encumbrar and the taxes, munic	hen unid ices ipal			
	liens, water rents and public charges so	essumed by the buyer and lurt	her excepting all liens and the			į	The state of the s		
. !]	*IMPORTANT NOTICE: Delete, by lining our craditor, as such word is defined in the 1 for this purpose, use Stevens-Ness Form Ne Stevens-Ness Form No. 1307 or similar.	t, whichever phrase and whichever ruth-in-Lending Act and Regulation. 1308 or similar unless the confi	or warronty (A) or (b) is not opposed in Z, the soller MUST comply with ract will become a first lien to	the Act and Regulation by finance the purchase of a s	making required discless fwelling in which event	ret.) U16 ·			
-				STATE OF ORE	GON, /	, 	a Property of the Control of the Con		
	SELLER'S NAME AND	ADOPESS		County of	nat the within is	}ss.	100		
	BELLER S RAME GIVE			ment was receive	ed for record or	n the			
!!	BUYER'S NAME AND	ADDRESS	SPACE RESERVED	at o'clo	ck/M., and rec	orded			
	After recording return to:	l Estale	FOR RECORDER'S USE	file/reel number. Record of Deeds	<u>/</u>				
	1213 Mai	ls Oue 9760	55		y hand and so	eal of			
	NAME, ADDRESS	s, ZIP uil be east to the following addres	4.				N. T.		
	Don Kart 5647 Denne			Ву	Recording C				
	KO a CETT DO	Q0, Dre 97601							

14

PARCEL 1: thereof reco

PARCEL 2: B. Fast of the B. 18; thence Ear of Said Section

which said described appurtenances and all fixtures FOR THE PU Elemot \$ 4,000 00 the final payment of pri

This Trust Deed Grantor to the Beneficia including but not limited other paper discounted by or description whatsoever. To Protect the Securi

1. To protect, preserving repair; not to property.

2. To complete or reworkmanlike manner any build constructed, damaged or destrocosts incurred therefor.

3. To comply with all las nants, conditions and restriction

4. To keep the buildings a insured against loss by fire and a not less than the lesser of the independent of independent of investment of investmen

NOTE: The Trust Deed Act provides the State Bar, a bank, trust company. United States, or a title insurance 728, its subsidiaries, affiliates, age

Salem, Oregon

16346

____XXXXXXXXX In construing this contract, it is understood that the saller or the buyer may be more than one person; that if the context so requires, the singu-onoun shall be taken to mean and include the plural, the menculine, the terminine and the neuter, and that generally all grammatical changes shall do, essurmed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if 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. Don John Karr
Jean T. Karr Charles R. Strohkerth

Charles R. Strohkirch

Landia M. Strohkirch

Sandra M. Strohkirch deleted. See ORS 93.030). tence between the symbols (I), if not applicable, should be STATE OF OREGON, County of ... STATE OF OREGON, County of Klamath
December 31 _. 19..... Personally appeared . , 19 75 _who, being duly sworn, each for lumsell and not one for the other, did say that the former is the Personally appeared the above named Don John Karr, Jean T. Karr, Charles R. Strohkirch and Sandra M. ...president and that the latter is the Stronkirched acknowledged the foregoing instruand that the seal affixed to the foregoing instrument is the corporate set, of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. ment so be in their voluntary act and deed. OFFICIAL LAND Mathews
SEAL) Notary Public for Oregon
3-3-78 Notary Public for Oregon My commission expires 3-3-78 My commission expires:

Section 4 of Chapter 518, Oregon Laws 1975, provides:

"(1). All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed, such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are bound thereby.

"(2) Violation of subsection (1) of this section is a Class B misdemeanor."

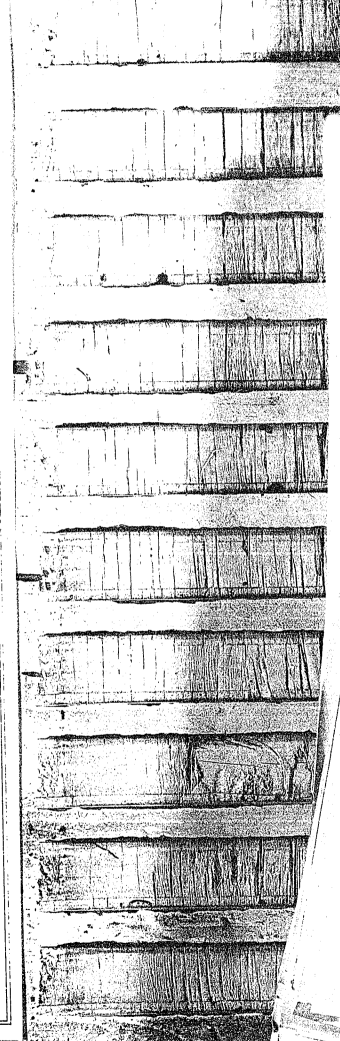
(DESCRIPTION CONTINUED)

Filed for record at request of TRANSAMERICA TITLE INS. CO on this 31 stday of DECEMBER A.D. 19 75 at 10;59 o'clack A M, and dely recorded in Vol. M 75 ef DEEDS Page 16345 Wm D. MILNE, County Clerk
By Raul Jaca Beging Wazaberun

STATE OF OREGON, |

County of Klemath

\$ (6.00)



PARCEL 1: thereof reco PARCEL 2: BE East of the 1

of said Section which said described appurtenances and all cibereof and all fixtures FOR THE PU EMM of \$ 4,000.00 Beneficiary or order an

the final payment of pri This Trust Deed Grantor to the Beneficial including but not limited other paper discounted by

or description whatsoever. To Protect the Securi 1. To protect, preserved improvement thereon; not to

2. To complete or rewards workmanlike manner any build costs incurred therefor.

3. To comply with all law nants, conditions and restriction nants, conditions and restriction

4. To keep the buildings of a sinsured against loss by fire and as the Beneficiary may from time and the season of the independent of independent of independent of independent of invalidate and independent of invalidate independent of invalidate invalidate in insurance shall not cure or default hereunder or invalidate any acceptance in insurance of invalidate in insurance of invalidate in insurance invalidate in insurance of invalidate insurance o

application or release shall not cure or default hereunder or invalidate any ac

NO7'E: The Trust Deed Act provides the State Bar, a bank, trust company, United States, or a title insurance 728, its subsidiaries, affiliates, age

Salem, Oregon