10.112 10.112 FORM No. 700. CONTRACT-BEAL ESTATE-Monthly Payments. 32-10191 STEVENS-BARS LAW PUBLISHING CO., PORTLAND, OR. 8720 CONTRACT-REAL ESTATE 16385 Chi TE 8739 Sec. 12 1080 1975, between THIS CONTRACT, Made this 31st day of December Don John Karr and Jean T. Karr, husband and wife and Charles R. Strohkirch and Sandra M. Strohkirch, husband and wife ster Se r , hereinafter called the buyer, 50 WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the Papid i inte seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-scribed lands and premises situated in Klamath County. State of Oregon County, State of Oregon , to-wit: scribed lands and premises situated in əyi u Lot 6 in Block 8 FAIRVIEW ADDITION TO THE CITY OF KLAMATH FALLS, Klamath County, Oregon. ·nysu Subject to Contract of Sale dated June 20, 1966, by and between Vera Frain Clemmens, a single woman, Vendor, and Don John Karr and Jean T. Karr, husband and wife, which Charles R. Strohkirch and Sandra M. Strohkirch, husband and wife, DO NOT assume and agree to pay, and Don John Karr and Jean T. Karr covenant that they will hold them harmless therefrom. A.40 4.57 1 ∞ It is further agreed by and between the parties hereto that the F payments required below do not in the parties hereto that the 100 payments required below do not include taxes and fire insurance. 3 DEC 5 for the sum of Ten Thousand Five Hundred Fifty and Dollars (\$ 10,550.00) (hereinafter called the purchase price), on account of which Three Hundred Fifty and No/100ths Dollars (\$.350.00) 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 purchase price (to-wit: \$10,200.00) to the order of the seller in monthly payments of not less than ONE HUNDRED and NO/100THS-----Dollars (\$100.00) each, OT more, ber shall be pro-שפו פעונות ונסעו שפו פעונותנים ונסעו . 1976 payable on the 31st day of each month hereafter beginning with the month of January paid at any time; 9 261 Azi the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-00) to the order rated between the parties hereto as of the date of this contract. The buyer warrants to and covenants with the seller that the real property des (A) primarily for buyer's personal, family, household or agricultural purposes, (B) for an organization or (from 4 buyer is a natural person) is for buying. ocknowledged by the (A) primarily for buyer's personal, family, household or adjuctifund purposet, (B) for all organizations or the super size and standard personal is for business or commercial purposes orthogen data and the super shall be entitled to possession of said lands on DEC ember 31, ..., 19, 75, and may relain i has a contract the buyer adjuct business or commercial purposes orthogen data and any personal is an indicating purpose. The buyer adjuct business are commercial purposes or the buildings on said present of default under the terms of this contract. The buyer adjuct buildings on said presented in good condition and repair and will not suffer or permit any waste or strip thereof; that he will keep the buildings on said presented in food condition and repair and will not suffer or permit any waste or strip thereof; that he will keep the buildings on the sail terms in the terms of this contract. The buyer adjucts a well as all water rents, public class there by a lister benefits thereof become part thread by him such limit; that he will pay all tares hereafter levied adjunts taid property, as well as all water rents, public class there there are sailed or strip thereof become part with the strengt of the same or any part thread by him such limit; that he will pay all tares hereafter levied adjunts the default and water rents, public class there all insure and keep insured all buildings now or bersalter erecised on an adjuct and pay and thereof become parts thereafter levies and thereafter as soon as insured. Now if the bis such liens, coats, water rents, taxes, or charges or to procure and pay for such insurance, the seller may do so and any payment to and become a part of the debt secured by this contract and shall be ar interest at the rate alloresaid, without waiver, however the seller for buyer's besch ol contract. 化"相应 and may retain such puildings on said premise rom mechanos fing against any ens which here-expense, he will 1.3 া .aousiusuj (Continued on reverse) that the whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable a legislation Z_1 the salar MUST comply with the Act and Regulation by making the sourcat will become a first line to france the purchese of a dwalling in •IMPORIANT NOTICE: Delete, by lining out, whichaver phrase and white a creditor, as such word is delined in the Truth-in-Londing Act and Regu for this purpose, use Stevens-Netz Form No. 1308 or similar unless the Stevens-Netz Form No. 1307 or similar. STATE OF OREGON, County of , SIJAT HIAMAL SELLER'S NAME AND ADDRES I certify that the within instrument was received for record on the · 10-14-07 (...day of .. . 19 Seller all of the following de-OF CRON OF CONTOWING de-o'clock M., and recorded Bereements herein contained, the SPACE RESERVED BUYER'S NAME AND ADDRESSon páge. in book..... hereinaties called the buyer, FOR file/reel number RECORDER'S USE Estate Wright Real Record of Deeds of said county. hereination called the seller, hereination and wife Q.2." 1213 main Witness my hand and seal of KLAMMAT ARUS Dre HAME, AUGUSS, ZIP ATA County affixed. 1760 **Recording Officer** Kan 28897°50 5648 Denve Deputy NANE, ADDRESS, ZIP 9740 97601 ¥....

16386

They are

is of the essence of this contract, and in case the buyer shall fail to make the it he time limited therefor, or fail to keep any agreement herein contained, than is contract mult and void. (2) to declare the whole unpaid principal balance of and for (3) to foreclase this contract by suit in equity, and in any of such cau-against the seller hereander shall write the second of the second sec parties that the within ten days nd it is understood and aftered between aan partie a bove required, or any of them, punctually within a this option shall have the following rights: (1) it thase price with the interest thereon at once due an a and interest created or then estating in favor of () n of the premiuse above described and all other right payabl in said selle 21 and in case all payments the time of shall have the right on thereof, together

thereon or thereto beinging. The buyer luther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect bis zight harrunder to enforce the same, nor shall any weiver by said seller of any breach of any provision hereof be held to be a waiver of any suc-ceeding breach of any tuch provision, or as a waiver of the provision itself.

) 82

(OFFICIAL

SEAL)

- 11

FI

3

*** 1**

Ł 1.1

wideration paid for this transfer, stated in terms of collars, is \$10,550.00 ch sum as the nent or decree less on such

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 single-lar pronoun shall be taken to mean and include the plural, the meculine, the formine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereoi apply equally to corporations and to individuals.

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 systhorized thereunto by order of its board of directors.

Jen John Karr Jon John Karr Jean T. Karr Charles R. Strohkirch Charles R. Strohkirch Sandra M. Strohkirch Sandra M. Strohkirch Charles entence between the symbols (), If not applicable, should be deleted. See ORS 93.030).

NOTE-TH STATE OF OREGON, . خام

<u>, 19</u> 75

Personally appeared the above named Don John Karr; Jean T. Karr, Charles R. Strohkirch and Sandra M.

Strohkirch acknowledged the foregoing instru-

ment to be their voluntary act and deed.

County of _____Klamath

December 31

ander h

1

4

.8

STATE OF OREGON, Co Personally appeared who, being duly sworn,

each for himself and not one for the other, did say that the former is the president and that the latter is the

and that the seal allized to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its beard of directors; and each of them acknowledged said instrument to be its voluntary act and deed.

" mo: Luilda Matthews Before me:

Notary Public for Oregon My commission expires:

Becki and the period of a subsection (1) of this section is a Class B misdemeanor." any real property, at a time more than 12 months from the date that the instrument is exe-e manner provided for acknowledgment of deeds, by the owner of the tille being conveyed. By the conveyer not later than 15 days after the instrument is executed and the parties are

(DESCRIPTION CONTINUED)

STATE OF OREGON, County of Klamath Filed for record at request of Transamerica Title Ins en its. 31. des d. ____Dec-___ A.O. 0 month a Mil M.75 deeds-

16385 Signa Miche, County Clerk



*



. -1.

CLAMATH FALLS, ·11.41-07 1.

seller all of the following de-or on the following de-or egon Bereements herein contained, the , hereinatier called the buyer, hereinatier called the seller,

UGGAIJEG (Stand1 JIE Page 16387

10.0.

Sec. Ash

64 1

Papio

247 U -nışsur

16%

er shall be pro-

(heing included in being included in

trois minute 19d

paid at any time;

AI

9 [61

00) to the order

ער געסאופקפפק אי געי

6/1000FP8----

.eouszneu

chat the