S. ef 38-10192 STEVENS, HERE LAW PUELISHING CO . PONTLAND, DR. 8780 FORM Ne. 708. CONTRACT-RIAL ESTATE-Munihly Payments. does 16387 TK CONTRACT-REAL ESTATE -16 8740 December day o , 19-7-5 , between THIS CONTRACT, Made this 31st day of December Don John Karr and Jean T. Karr, husband and wife WOTE and Charles R. Strohkirch and Sandra M. Strohkirch, husband and wife ----, hereinafter 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 buyer agrees to purchase from the seller all of the following de-seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-oregon, to-wit: County, State of scribed lands and premises situated in 1.02 Lot 5 in Block 4, FAIRVIEW ADDITION TO THE CITY OF KLAMATH FALLS, to 50 Klamath County, Oregon. а: С. 4...... ___ªŋ ∽ 5 1.00 100 E PI It is further agreed by and between the parties hereto that the 1.3 payments required below do not include taxes and fire insurance. 15 3 t UEC 15 50 for the sum of Five Thousand Three Hundred and No/100ths--Dollars (\$5,300.00) (hereinafter called the purchase price), on account of which Three Hundred and No/100ths----Dollars (\$ 300.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the pe bioui bəbu seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 5,000,00....) to the order Xox your nuori muni louin Aug U 9 [61 ... 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; ----to the order Pup an page 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. (00·5/E·T The buyer warrants to and covenants with the seller that the real property described in this contract is *(A) primarily for buyer's personal, family, household or agricultural purposes, (B) Tor an again atom or fever if buyer is a natural person is for business or commercial purposed. (B) for all of gathatitor or feven it buyer is a natural person is for business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession of said lands on December 31, 19, 75, and may retain such possession so long as the is not in delault under the terms of this contract the buyer afrees that at all times he will keep the buildings on said premises, now or hereafter and all other liess and save this solid to buyer afrees that at all times he will keep the buildings on said premises free from mechanics and all other liens and save this solid hereafter levied against said property, as well as all water rents, public charges and municipal liens which here after lawfully the insured all buildings now or hereafter exceted on said premises against loss or damage by fire (with estended coverage) in an amount immure and fail the buildings now or hereafter exceted on said premises against loss or damage by fire (with estended coverage) in an amount immure and fail of the coverage buildings on said premises all premises against loss or damage by fire (with estended coverage) in an amount immure and fail of the coverage buildings now or hereafter exceted on said premises against loss or damage by fire (with estended coverage) in an amount immure and fail of the coverage buildings now or hereafter exceted on said premises against loss or damage by fire (with estended coverage) in an amount immure and fail of the coverage bar. insure and keep insured all buildings now or herealter erected on said premises against loss or damage by fire (with extended full firsurable not less than s in a company or companies satisfactory to the seller, with loss payable first to the seller their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the but such iters, costs, 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 interest at the rate aloresaid, without waiver, howeve the seller for buyer's breach of contract. the seller lor buyer's breach of contract. The seller agrees that at his expense and within <u>30</u> days from the date hereot, he will furnish unto buyer suring (in an amount equal to said purchase price) markinable ille in and to said premises in the seller on or subsequent to t save and except the usual printed exceptions and the building illd other restrictions and easements now of record, if any. St said purchase price is fully peid and upon regular dasign, free and clear of security markers, as it hereof and free and into premises in the simple unito the Buyer arising by, through or under seller, excepting, however, the said easements and restriction since said date placed, primited as assumed by the buyer and further excepting, however, the said easements and restriction since said date placed, primited as assumed by the buyer and further excepting all liens and encumbrances created by the 1.7 rance. 1 aya ai (Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty [A] or (8) is not applicable. If warranty (A) is applicable at a creditor, as such ward is defined in the Truth-In-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making req for this purpose, use Slevens-Ness Form No. 1308 or similar unless the contract will become a first flow to finance the purchase of a dwelling in Stevens-Ness Form No. 1308 or similar. STATE OF OREGON, ANATH FALLS, County of 11. 75 19 let all of the following de-07 680 n the following de-· 1141-07 1. SELLER'S NAME AND ADDRESS I certify that the within instruments herein contained, the ment was received for record on the hereinatter called the buyer,đay of.. . 19 o'clock.....M., and recorded husband and wife soller, husband and wife soller, SPACE RESERVED BUYER'S NAME AND ADDRESS in book......on page.....or as FOR file/reel number. RECORDER'S USE Record of Deeds of said county. Wn uoompog Mai Ballo a NAME, ADDRESS, ZIP Witness my hand and seal of 1313 Kenath County affixed. 1 67 4 1 97 000 J6383 stad off for statements shall be sent to the following addre PUBLIBHING CO., PORTLAND, OR. Don Kan 5648 Dewe woth Sallo, One Recording Officer Deputy Klamath Falls, Ore; 9760 Klawath NAME, ADDRESS, ZIP 97601

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essence of this contract, and in case the buyer shall fail to make the limited therefor, or fail to keep any agreement herein contained, then t null and void, (2) to declare the whole unpeid principal balance of) to forcelose this contract by suit in equity, and in any of such cases, he seller hereunder shall writely cease and determine and the right to the yer hereunder shall writely cease and determine and the right to the yer hereunder shall event to and sever in and seller without any act to it he buyer of selurn, reclamation or componation for moneys paid if this contract and such paymente had never been made; and in case 3 by and balang to said seller as the agrood and reasonable rent of and d such and have the right immediately. or all any time thereafter, to And it is understood and adverd between said parties that time is of the espectrum to above required, or any of them, punctually within ten days of the time time the estimation of the setting of the se And it is understood and sareed between said parties the and payable and/or (3) to forectose : the buyer as against the seller herrund ights acquired by the buyer herrunder d and without any right buyer herbuder i, fully and pericelly as if this content intract are to be related by and below. Ider, in case of such direut, shall three er, to

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The buyer further agrees that failure by the solier at any time to require performance by the buyer of any provision hereof shall in no way situate his right hereunder to enforce the same, nor shall any weiver by said seller of any breech of any provision hereof be held to be a weiver of any succeeding breach of any such provision, or as a waiver of the provision itself.

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 singu-lar pronoun shall be taken to mean and include the plural, the mesculine, the leminine and the neuter, and that generally all grammatical changes shall be made, anumed 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 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 Shohkuch Charles R. Strohkirch Sandia M. Strohkirch Sandra M. Strohkirch entence between the symbols (), If not opplicable, should be deleted. See ORS 93.030). NOTE STATE OF OREGON, County of ...) 88. STATE OF OREGON,) 88. . 19. Klamath County of Personally appeared and , 19 75 December 31 who, being duly sworn, Personally appeared the above named Don John Karr, Jean T. Karr, Charles R. Strobkirch and Sandra H. each for himself and not one for the other, did say that the former is thepresident and that the latter is the secretary of , a corporation, Strollwarch and Sandra in Strollwarch Sha acknowledged the foregoing instru-plent to be first wountary act and deed. OFFICIAL SEAL) Notary Public for Oregon and that the seal affixed to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon My commision expires 3-3-78 My commission expires:

"Section 4 of Chapter 618, Oregon Laws 1975, provides: Bection 4 of Unspier 010, Oregon Laws 1970, provides: "(1) All instruments contracting to convey fee tille to any real property, at a time more than 12 months from the date that the instrument is exe-and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the tille being conveyed. 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 thereby. cuted Such i bound "(2) Violation of subsection (1) of this section is a Class B misdemeanor."

(DESCRIPTION CONTINUED)

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