FORM No. 200. CONTRACT-REAL ESTATE-Monthly Paymone, 38-10187 DELVENS NEED LAW PUBLISHING CO., PORTLAND, OR. 07202		
THIS CONTRACT, Made this 31st day of December , 1975, between Don John Karr and Jean T. Karr, husband and wife		
thereinalier called the seller, and Charles R. Strohkirch and Sandra M. Strohkirch, husband and wife	· <u>· · · · · · · · · · · · · · · · · · </u>	
wirnesseries to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- seried lands and premises situated in		
Lot 2 in Block 3 DIXON ADDITION #2, TO THE CITY OF KLAMATH FALLS, Klamath County, Oregon.		
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It is further agreed by and between the parties hereto that the payments required below do not include taxes and fire insurance.		75 BFC
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for the sum of and No/100 that Three Hundred Seventy-Five Dollars (\$11,375.00) (hereinafter called the purchase price), on account of which Three Hundred Seventy-Five and Dollars (\$375.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the		
Dollars (\$.375.00) 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: \$11,000.00) to the order of the seller in monthly payments of not less than NINETY and NO/100THS		a
payable on the 31.9.1. 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; all deferred balances of said purchase price shall bear interest at the rate of B per cent per annum from		
December 31, 1975 until paid, interest to be paid <u>monthly</u> and * being included in the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro- 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 described in this contract is		
(B) primitive to the selfer and with the selfer are natural period. is for business or communicity purposes other theme agricultured periods and the selfer		STA
full insurable company or companies astislactory to the seller, with loss payable first to the seller and then to the buyer as the respective interests may appear and all policies of insurance to be delivered to the seller as soon as imsured. Now if the buyer shall fail to pay any is such lies, costs, weter rents, fasse, or charges or to procure and pay for such insurance, the seller may do so and any payment so made shall be added as the seller as the seller as do and any payment so made shall be added to be seller as the seller as the delivered to the seller as the seller as the seller as the delivered to the seller as the		before
the eiler for buyer's breach of contract. <u>30</u> days from the date herool, he will furnish unto buyer a title imurance policy in- the eiler afrees that at his expense and within <u>30</u> days from the date herool, he will furnish unto buyer a title imurance policy in- auring (in an amount equal to said purchase price) markatable title in and to said premises in the sellar on or subsequent to the date of this afreement, aave and except the usual printed exceptions and the building and other results on the sellar on or subsequent to the date of this afreement, aave and except the usual printed exceptions and the building and other results on the sellar on or subsequent to the date of and sellar on the aave and except the usual printed exceptions and the building and other results on the sellar on or an doord, if any. Seller also agrees that when aave and except the usual printed exceptions and the building and other results on the sellar on or and the date hereof and the sellar contracts and all encumbrances premises in the simple unto the buyer, his here and assignt, tree and liter, excepting, however, the said asternents and restrictions and the taxes, municipal since said date placed, permitted or anismal by, through or under tuther excepting all time and encumbrances created by the buyer or his assigns. (Continued on reverse)	1	Cor or o
(Constituted on reverse) =IMPORTANT NOTICE: Delete, by lining out, whichaver phrase and whichaver warmanty (A) or (B) is not upplicable. If warmenty (A) is applicable and if the selier NUS a creditor, as such ward is defined in the Truthin-Lending Act and Rugulation Z, the tellor NUST comply with the Act and Regulations by making required disclosures; a creditor, as such ward is defined in the Truthin-Lending Act and Rugulations Z, the tellor NUST comply with the Act and Regulations by making required disclosures; a creditor, as such ward is defined in the Truthin-Lending Act and Rugulations Z, the tellor NUST comply with the Act and Regulations are disclosured; a creditor, as such ward is defined in the Truthin-Lending Act and Rugulations Z, the tellor NUST comply with the Act and Regulations are disclosured; for this purpose, was discontribute from Na. 1308 or similar onless the centract will become a first lien to finants the jurchase of a dwelling is which event use Stevent-Ness Ferm Ne. 1307 or similar.		1
STATE OF OREGON,		
SELLER'S NAME AND ADDRESS		
Attor recording rotum to: Whight Real Estate space REGENVED in book		So So
1213 Macin Witness for hand and seal of NAME, ADDRESS, ZIP 9760 NAME, ADDRESS, ZIP 9760 Hold a change is requested all for the following address.		
Don Kar 5648 Denisse Klogni 200 Dallo, Ore: By Deputy		WESTERN P. O. Box Klamath Fa
NAHR, ADDRESS, ZIP 97601		Klamath Fa

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does 16390 is of the essence of this contract, and in case the buyer shall fail to make the of the time limited therein, or fail to keep any agreement burnin contained, then his contract null and void. (2) to declare the whole unpud principal bulence of and (or (3) to loreclose this contract by suit in equity and in any et such cases, against the selfer hereunder shall usterly cases and deviate and the selfer hereunder shall version to by the buyer hereunder shall even to and rever in an enable michael and a right of the buyer of return, reclamation or consistion to made; and is case-fectly as it this contract and auch payments had more been made; and is case be related by and beiong to said selfer as the agree been made; and is case-te such delaudit, shall have the right innerdiciely, or est any time thereatter, to a such delaudit, shall have the right innerdiciely, or est any time thereatter, to day o a dove required, or any of them, purchastly within ten deve at his option shall have the following rights: (1) to declare have price with the interest thereon of once due and payabl and interest created or them estating in larger of the buyer to the premises above depublied and all other rights eccurity wotas the pratrime. on account of the purchase of said of such default all payments therein premises up to the time of such de enter upon the land atureasid, with thereon or thereto belonging. * * * * The buyer lutther ejeres that fellors by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect bis right horsunder to enlore the same, nor shall any waiver by said seller of any breach of any provision hereof be hald to be a waiver of any suc-conding breach of any such prevision, or at a weiver of the provision itself. Sight ----6.00 to 535 n. - . 8 64².44.5 8 11 $\overline{\sim}$ In construing this contract, it is understood that the seller or the buyer may be more then one person; that if the context so requires, the singu-onoun shall be taken to mean and include the pirrel, the maculine, the feminine and the meuter, and that generally all grammatical changes shall do, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. Epr lar prono IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-L'a 40 dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto m by its officers duly authorized thereunto by order of its board of directors. trohknich ŧ Charles R Don John Karr Jean T. Karr â Charles E. Stronkirch Jandia M. Stronkirch Sandra M. Stronkirch 07 MC ORS 93.030j. ience between the symbols (), If NOTE-The STATE OF OREGON, County of. 12 STATE OF OREGON,) . 31 Klamath County of Kla December 31 and · · Personally appearedwho, being duly sworn, each for himself 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. U. president and that the latter is the accretary of ... K and that the seal allized 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: Strohkirch acknowledged the foregoing instrumust to bo their voluntary act and doed. together with th D. MA 7 Melore me: OFFICIAL Will a Matthew SEAL? (OFFICIAL ₹)° Witness SEAL) Notary Public for Oregon PULLS My commision expires 3-3-78 My commission expires: **Tr**ile المحتشاة e instrument is exc-title being conveyed. from the date that the instru-by the owner of the title being STATE OF OREGO "(2) Violation of subsection (1) of this section is a Class B misdemeanor." County of (DESCRIPTION CONTINUED) before me, the unders $\mathbf{1}_{\mathcal{T}}$ 3.0 5 1070 1.12 STATE OF CREGON,] 1 County of Klamath Filed for record at request of Transamerica Title Ins 147 d _____ A.D. 19___75 ancin ाः 3i 3:57 M 75_ct deeds an di Satisfactio Con Montine, County Slert MORTGI R Jaz (Der Hit Ś To AFTER RECORDING RETUR WESTERN BANK P. O. Box 669 17-Klamath Falls, Ore: 976 12:27 - 11 1 ۰.