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	CONTRACT-REAL ESTATE-M		153		
	CONTRACT-REAL COLATE-M	onthly Payments.		STRUPLIS NO.	1 6 107 - 001 (01)

w CONTRACT-REAL ESTATE Vol. 11 Page 20684 @ ., 19...77..., between Sophia M. Young (widow), hereinafter called the seller, and Sanders B. and Ina M. Oliver HBW WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the , hereinafter called the buyer, seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-..... to-wit: Lot numbered nine (9) in Block numbered four (4) in Stewart Addition,

according to the duly recorded plat thereof on file ine the office of the

County Clerk in Klamath County, Oregon. Commonly known as 3918 Greensprings Drive.

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for the sum of Ten thousand five hundred

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Dollars (\$.10,500 ... (hereinafter called the purchase price), on account of which Five thousand (including \$500 deposit) 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 purchase price (to-wit: \$...5500.00.......) to the order of the seller in monthly payments of not less than semi-annual payments of six hundred eighty-five Dollars (\$685.00......) each, Payments to be made each 18th day of April and 18th day of October.

payable on the 18 day of each month hereafter beginning with the month of April , 19.78, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; the minimum maxibly 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 buyer warrants to and covenants with the seller that the real property described in this contract is *(A) primarily for buyer's personal, lamily, household or agricultural purposes. (B) for an organization or force if buyer is a satural parent) is for business or commercial purposes.

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(Continued on reverse)

*IMPORTANT. NOTICE: Delete, by lining out, whichever phrate and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if th a creditor, as such word is defined in the Truth-In-Lending Act and Regulation 2, the faller MUST comply with the Act and Regulation by making required d for this purpose, use Stevens-Ness Form No. 1306 or similar unless the contract will become a first lien to finance the purchase of a dwalling in which Stevens-Ness Form No. 1307 or similar.

Sophia M. Young (sole owner) State of the second 1425 23rd St. S.E. STATE OF OREGON or south Auburn, Wash. 98002 SELLER'S NAME AND ADDRESS County of : Sanders B. and Ina M. Oliver HEW. I certify that the within instru-6800 So. 6th St. ment was received for record on the Klamath Falls, Oregon 97601 BUYER'S NAME AND ADDRESS at SPACE RESERVED After recording return for in book FOR Sanders B. and Ina M. Oliver RECORDER'S USE 3918 Greensprings Drive Klamath Falls, Oregon 97601 NAME, ADDRESS, Z

Until a change is requested all fax statements shall be sent to the following address same as above

No. And Andreas Const

NAME, ADDRESS, ZIP

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....o'clock M , and recorded ...on page.....or as tile/reel number 2017 - 2014 (2017) 2017 - 2014 (2017) Record of Deeds of said county. Witness my hand and seal of County affixed **Recording Officer**Deputy

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学校的现在分析 20685 And it is understood and agreed between said partics that time is of the essence of this contract, and in case the buyer shall fail 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 seller is this option shall have the following rights: (1) to declare this contract null and void; (2) to declare the whole unpaid principal balance of and purchase price with the interst thereon at once due and payable and for (3) to foreclose this contract, suit in equity, and in any of such cases, possession of the premises above described and all other rights acquired by the buyer the seller hereunder shall ulterly cease and determine and the right to the of re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for moneye paid of such default all payments therefore made on this contract and such payments had rever to and; and in case of a saboutely, fully and perfectly as if this contract and such ary insents had rever been made; and in case promises up to the ingent therefore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of and of such default all payments therefore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of and enter upon the land horestaid, without any process of auch daw inmediate possession thereol, together with all the improvements and appurtenances thereon or there to be longing. reen or thereto belonging. The buyer thirther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any suc-ting hereach of any work evolution of as a waiver of the convision itself. of the second second anna i territar i ana . OHowever, the actual considcourt of the sppea eppeal. 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 maxime, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed 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. Solhis M. Young By Low D. Fa Ina m. Olines NOTE-The sentence between the symbols (), if upplicable, should be deleted. See ORS 93.0301. STATE OF ORLIGON, STATE OF OREGON, County of. County of KLAMATH) 55. ..., 19..... October 27 , 19 77. 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 SANDERS B. OLIVER and INA M.president and that the latter is the OLIVERsocretary of .. and acknowledged the foregoing instrua corporation and that the seal attized 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 board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: Betoré me: maithus (ÒFFICIAL SEAL)-N (OFFICIAL Notary Public for Oregon SEAT.) Notary Public for Oregon Ð Talan da ang My commision expires 7-21-8 de e My commission expires: Section 4-af Chapter 618, Oregon Laws 1976, provides: "(1) All instruments contracting to convey fee tills to any real property, at a time more than 12 months from the date that the instrument is exed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement 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 are exceeded and the parties are Violation of subsection (1) of this section is a Class B, misdemeanor." Entire contract balance shall become due and payable in the event of assignment, sale, or change of ownership. Lois D. Parks, AKA Eloise D. Parks, with duly recorded Power Of Attorney is authorized to sign any and all documents pertaining to this transaction. STATE OF OREGON, SS. On this the. 17th day of October, 19...7.7. personally appeared Lois D. Parks who, being duly sworn (or affirmed), did say that S. he is the attorney in fact for.... Sophia M. Young that ... he executed the foregoing instrument by authority of and in behalt of said principal; and ... he acknowland edged said instrument to be the act and deed of said principal. 0 : : Before me: e me: Martha Stok (Signature) commission expire (Official Seal) M. S. S. W. 7-01-81 STATE OF OREGON; COUNTY OF KLAMATH; ss. 5 I hereby certify that the within instrument was received and filed for record on the <u>28th</u> day of ______A.D., 19_77_at_11:01____o'clock___A___M., and duly recorded in Vol_____77_ of Deeds _on Page 20684 WM. D. MILNE, County Clerk By Sternethan Rewich Deputy FEE \$6,00 1.5 1 State State

1.00