59828	CONTRACT—REAL ESTATE	8. cge_2815
THIS CONTRACT, Made this	5th day of December	a a a a a a a a a a a C
GARY O.CARPENTER & PAT	RICIA J. CARPENTER, husband an	inafter called the seller, d wife
	leration of the mutual covenants and agreemen	inafter called the buyer,

The Southerly 50 feet of Lot 3, Block 6, LAKESIDE ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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## SUBJECT TO:

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Sewer and water use charges, if any, due to the City of Klamath Falls <u> 7</u> 6 6

1748

for the sum of Eleven Thousand and .00/100 Dollars (\$11,000.00)

tore:

(hereinafter called the purchase price); on account of which \_\_\_\_\_ none Dollars (\$ 0 ) 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 One Hundred Seventy Five and .00/100 Dollars (\$ 175.00 ) each,

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payable on the 10th day of each month hereafter beginning with the month of January , 1977, 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 9 1/2per cent per annum from 6. 12-5-78 until paid, interest to be paid monthly and \* (in Addition to being included in

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.

not less than sunpaid balancempany or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now it the buyer shall fail to pay any such liens, costs, water rents, taxes, or charges or to procure and pay for such insurance, the seller may do so and any payment so made shall be added to and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller for buyer's breach of contract.

to and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller for buyer's breach of contract. The seller for buyer's breach of contract. The seller agrees that at his expense and within days from the date hereof, he will furnish unto buyer a title insurance policy in-suring (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this agreement, save and except the usual printed exceptions and the building and other restrictions and easements now of record, if any. Seller also agrees that when said purchase, price is fully paid and upon, request, and upon surrender of this agreement, he will deliver a good and sufficient deed conveying said premises in the simple unto the buyer, his heirs and assigns, free and clear of encumbrances as of the date hereof and Iree and clear of all encumbrances since said, date placed, permitted or arising by, through or under seller, excepting, however, the said easements and restrictions and the taxes, municipal liens, water rents and public charges to assumed by the buyer and further excepting all liens and encumbrances created by the buyer or his assigns. W FUTWESS WITCHEOF, and proves in (Continued on reverse) marging and

\*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the soller is a creditor, as such word is defined in the Truth-In-Lending Act and Regulation Z, the selfer MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens.Ness Form No. 1307, or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307, or similar.

Louise E. Roethler P.O. Box 1391 Klamath Falls, Oregon 97601 SELLER'S NAME AND ADDRESS	STATE OF OREGON,
Gary O. & Patricia Carpenter 6641 W. Hilton Drive	ment was received for record on the
Klamath Falls, Oregon 97601 BUYER'S NAME AND ADDRESS	space RESERVED at o'clock M., and recorded in book on page or as
After recording return to: Jerry Molatore	FOR RECORDER'S USE file/reel number Record of Deeds of said county.
426 Main St. Klamath Falls, Oregon 97601	
Until a change is requested all fax statements shall be sent to the following address. Gary O. & Patricia Carpenter	Recording Office
6641 W. Hilton Drive Klamath Falls, Oregon 97601	ByDeputy

And it is understood and agreed between said parties 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 20 days of the time limited therefor, or fail to keep any afreement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract null and wold, (2) to declare the whole unpaid principal balance of said purches price with the interest thereon at once due and payable; (3) to withdraw said deed and older documents from escrow and principal balance of said purches price with erening and the rights to the possession of the premises above deacrifted said and older documents from escrow and (6) to foreclose this contract by said in erening and the right to the possession of the premises above deacrifted said and all our documents from escrow and (6) to foreclose this contract by said in erening and the right to the possession of the premises above deacrifted and all other rights acquired by the buyer hereunder shall utterly cease and decay and a low of the possession of the property as absolutely. Jully and perfectly as it his contract and revers to and revers in said case of such default. And the said seller to the contract of by aright of the buyer hereunder shall rever to end revers in said case of such default. And the said seller to the contract and perfectly as it his contract and purchas theredore rinde on his contract and perfectly as it his contract and purchased and all on the end take immediate possession thereof, together with all the immediately, to any other end of said seller to be retained by and belong to said seller to any itset to end take immediate possession thereof, together with all the improvements and apputchenances thereon or thereof the formed and purchase the take immediate possession thereof, together with all the improvements and apputchenances thereon or thereof the formed and provements and apputchenances thereof or thereof or thereof or belonging buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his of any such provision for as a waiver of the provision itself. Gary O. 7 Pacricia Corponter 00.1 % (11 Con Drive 11 and th Falls, Cregon 97603 ease another assues AND THE TRACT 1.4 e ferenden er her som handeligetet  $(\pi_{1},\pi_{2})=(\pi_{1},\pi_{2})$ annut ann 1970, a' VA AND AN AND t there are the second proper is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunts by order of its board of directors. × Nouse E. Roexaler Gary O. Carpenter NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, 

 STATE OF OREGON,
 State OF OREGON. County of \_\_\_\_Klamath \_\_\_\_)ss.

 County of \_\_\_\_Klamath \_\_\_\_\_)ss.
 December 14th \_\_\_\_\_\_, 19.78

 December 14th \_\_\_\_\_\_, 19.78
 Personally appeared the above named

 Personally appeared the above named
 Patricia J. Carpenter

Personally appeared Gary O. Carpenter and Patricia J. Carpenter XKX XXXXXXXXXXX Personally appeared the above named..... Louise E. Roethler NGK LOX TOMOSTINGK OOK WIR NOK NDEXOUNCL NIK XAL NIGER NIK XOKMER IN NE and acknowledged the foregoing instru-XXXXXXXXXXX ment to be..... her voluntary act and deed. and stig (OFFICIAL Lemme) the Survey of the them acknowledged said instrument to be its voluntary act and deed. La Conservation and La Conservation of the servation of t SEADINY D. HAMMONDS Notary Publication Relation of the second se Notary Public for Oregon Notary Public for Oregon My commission expires: 5-1-8-My commission expires ORS 93.635 (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 conveyor of the title to be con-veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-one of the title to be con-ors 93.990(3) Violation of ORS 93.636 is punishable, upon conviction, by a fine of not more than \$100. ICT THE SEAR STORED SHIT (DESCRIPTION CONTINUED) in the second FATE OF OREGON; COUNTY OF KLAMATH; SU, iled for record XXXXXXXXXXXXX 10:02 18th day of \_\_\_\_ December \_\_\_\_ D. 19.78 of \_\_\_ O'clock AM., and whit recorded in Vol. <u>M-78</u>, of <u>Deeds</u> on Page 28153 WE D. MILKE, County Clerk Solver and water use charaction  $\frac{1}{1000}$  and  $\frac{1}{10000}$ Jacqueline Tetler SUPPER TO SUPPER The Southar's 50 feet of Lot 9, PLOCE 6, JAXEWIDS AND THE TEACHER OF SOUTHARD AND THE TEACHER OF SOUTHARD AND THE TEACHER OF STATE OF STATE CONSTRUCTION OF STATE OF STATE CONSTRUCTION. seller agrees to a lound the hard and the futre, optica to perchassion. The same that we coloring to a construction of WITMESSATH: That in consideration of the manual an ensurement addressed a ferral part of the and Bestan Collins and Statistics of the CARDINGS Pression of the state of the stat And the state of the second THIS CONTRACT, Mode and 501 day on December LOUISE E. ROETHLEP 이 같은 아파 나라 234-2 COMPLET TOWN FRANKE ACT CONSIGNATION OF STRATES OF STRATES -----