Vol. M.S. Poge 12740 Vol. 79 Page 26941 76946 21.00 CONTRACT-REAL ESTATE æ THIS CONTRACT, Made this tops 3 day of slept, 19.77, between OTist Wayne Carnagey & Velma Jauneta Carnagey , hereinafter called the seller, Roseberry CAPOlyn S. Roseberry and LARRy L. WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the ALE OF Desecter Consid StE of Little Deschutes River SE4 Ly 0 in Sec - 25 - township 245 R. 8E W.M. 9.40 acres Fee \$7.00 Sen -----Man Of BERSON with the total to that -AL É 1815 7월 일이 문화하는 것은 HOAGSPEL 2.43 and the test of the second 美国的部分的广告人员。你们必须 tor the sum of Twelse Hundard and fifty dollars and Dollars (\$12,500, 00) (hereinatter called the purchase price), on account of which Dollars (\$12,500.00...) 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 (the receipt of which is hereby acknowledged by the of the seller in monthly payments of not less than ONC the seller day of the order Dollars (\$ /34 34 ____) each, proceeding for 10 years on the 10 th of each mount 2007 payable in full in low the the month of Lept ______, 19.79, Jeach mounth , 19.7.4, and continuing until said purchase price is fully paid. all deterred balances of said purchase price shall bear interest at the rate of $\frac{100}{100}$ per cent per annum from $\frac{100}{100}$ and $\frac{110}{100}$ until paid, interest to be paid $\frac{100}{100}$ and $\frac{100}{100}$ 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. 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 (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. (b) is an organization of terest a beyon so a manual provide a second state of the sec *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and which a creditor, as such word is defined in the Truthin-Lending Act and Regu for this purpose, use Stavens-Ness Form No. 1308 or similar unless the Stevens-Ness Form No. 1307 or similar. whichever, warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is sgulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; he contract will become a first lien to finance the purchase of a dwelling in which event use STATE OF OREGON, 317 You 4148 1467 200 County of SELLER'S NAME AND ADDRESS I certify that the within instrument was received for record on the , 19...., BUYER'S NAME AND ADDRESS SPACE RESERVED in book on page or as FOR isw-Velme J. Carnefey file/reel number RECORDER'S USE 0. Box 682 1. Christ, Ore NAME ADDRESS, ZIP Record of Deeds of said county. Witness my hand and seal of 97737 County affixed. Jarry 1 + Carolyn S. Roseberry Box 401 ige is requested all tax state mts shall be sent to the following address. **Recording Officer** GILCHRIST, OR NAME, ADDRESS, ZIF By Merry Deputy -----INNI

بل 19 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 option shall have the following rights: (1) to declare this contract mult and void; (2) to declare the whole unpaid principal balance of the saler at his the interest thereon at once due and payable. (3) to withdraw and other documents from escrow and/or (4) to foreclose this contract by said equity, and in any of such cases, all rights and interest created or them visiting in layor of the buyer as against the seller there one as a decay the previous above frequined by the buyer thereunder shall be and explain the previous above decay the said rights acquired, and the right to the possession of the previses above decay and all other rights acquired by the buyer hereunder shall revert in said noneys paid on account of the purchase of said paperty as about decay and all other rights acquired by the buyer hereunder shall revert is said reserved and to right of the possession of the said revert of said seller to be pay and real and without any right of the buyer of revert in said reverts and and any act of re-entry, or any other act of said seller to be pay and belong and without any right of the buyer of revert metion of revert in said oneys paid on account of the purchase of said property as aboutely, fullman prove and the right of the agreed and reasonable revert in said the right of the default. And the said is eller, in case of such default, shall have the right immediately, or at any time therealist, for revert of said belonging.

12741

A. 12.

26942

and the second

land aloressid, without any process of law, and take initiation possible of any provision hereof shall in no way maging. The 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 it 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 succeeding such provision, or as a waiver of the provision itself.

Here Hereiten

 $\dot{\mathbf{n}}$

12:50:55

加利利用的资料

THE FORSETT' STA

sum

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.

Langen alsie Adden -The the, should be deleted. Ses ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of ... County of Shanal) 58.) ss. . 19 e le 12 Personally appeared ... Personally appeared the ...who, being duly sworn. el unc. each for himself and not one for the other, did say that the former is the an bury Carolyn president and that the latter is the sebart apy acknowledged the foregoing instru-C. <u>1</u>secretary of ment to b ur ...voluntary act and deed. and that the seal affixed 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 their acknowledged said instrument to be its voluntary act and deed. Before me: Bon (OFFICIAL allo DU Entotary Public for Oregon Motary Public for Oregon Jep 24/97 Notary Public for Oregon My commission expires Jep 24/97 My commission expires: (SEAL) $C_{ij} \geq$ ORS 93:635 (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 and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the tille to be converse and thereby. ORS 83.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. for the sour entrone and the continued) STATE OF OREGON; COUNTY OF KLAMATH; 55. Filed for record XXXXXXXXXXX November A. D. 19 79 at 9:22 Oclock M. ar

his 16th day of _ tuly recorded in Vol. M79 Deeds __, of .

Contractor

f(0)'

141.161

INDEXED Fee \$7.00

Wm D. MILNE. County Clerk erner D Sv X MANISSIONE CC Wife the Ľ, THE OF ORES

_ on Page 26941

シアチットリックチョ TATE OF OREGON; COUNTY OF KLAMATH; SL · Maded Try la so of iled for record dXi0005HOST

DOLCH3 ~this 10th day of July Line W CA D. 1980 at : 04 clock P M.; one

Low device the second

Auly recorded in Vol. _______ of _____ Deeds on Page 12740

Wm D. MILNE, County Clark 计行为 经 经市场保险 的 TA E CREETERCT, Fod Purchase

CONTRACT - SCALETINE

Se Fee \$7.00

1014 103

SECOT ENALS - MARCINA LEATER -