FORM No. 700-CONTRACT-REAL ESTATE-Monthly Payments.	8-22631 - M	ENS-NESS LAW PUBLISHING CO., PORTLAND, OR, 97204
IN 91371 CONTRACT, Made this 14 th		A
THIS CONTRACT, Made this	lay of October Cheyne, husband	and wife,
and Charles W. Roller and Kay Roller, husband and wife,		
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 described lands and premises situated in		
Subject, however, to the following: 1. Regulations, including levies, liens, and utility assessments		
of the City of Klamath Falls. 2. Contract, including the terms and provisions thereof.		
Dated : December 31, 1 Recorded : December 31, 1	75 75 Book: M75	Page: 16393
Vendor : Don John Karr a Vendee : Charles R. Stro	nd Jean T. Karr, hkirch and Sandra	husband and wife.
The Vendees' interest in said contract was assigned by instrument		
Recorded : August 7, 1980 To : Lee Michael Che	Book: M80 yne and Mary Edna	Chevne, husband
and wife, and l contract, and Sellers herein fur	uyers herein do n her covenant to a	ot assume said and with Buyers
that the said prior contract shall be paid in full prior to, or at the time this contract is fully paid and that said above described real property will be released from the lien of said contract upon		
payment in full of this contract; for the sum of Nineteen Thousand and No/100thsDollars (\$19,000,00)		
(hereinafter called the purchase price) on account of which <u>Nine Hundred Fifty and No/100ths</u> Dollars (\$950.00) 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: \$.18.050.00) to the order of the seller in monthly payments of not less than <u>ONE HUNDRED EIGHTY AND NO/100THS</u> Dollars (\$.180.00/) each, <u>or more</u> , prepayment without penalty.		
payable on the <u>1416</u> day of each month hereafter beginning with the month of <u>November</u> , 19.80, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all de- ferred balances of said purchase price shall bear interest at the rate of 10.7 per cent per annum from <u>14</u> <u>0.ctober 14</u> , <u>1980</u> <u>0.ctober 14</u> , <u>1980</u> 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. +D) for an organisation or (even if buyer is a ensured person) is locularings or commucial-purposes other than agricultural-purposes.		
The buyer shall be entitled to possession of said lands on Closing , 19 80, and may retain such possession so long as there on the entitled to possession of said lands on closing , 19 80, and may retain such possession so long as the is not in default under the terms of this contract. The buyer aftees that at all times he will keep the premises and the buildings, now or herealter excited other times therefore and the buildings and all other the terms of this contract. The buyer aftees that at all times he will keep the premises and the buildings, now or herealter excited other times and the buildings and the buildings and the buildings and all other the terms of the terms and the buildings and the buildin		
in a company 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 if 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.		
The seller agrees that at his expense and within 3.0		
•1MPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever was as such word is defined in the Truth-in-Lending Act and Regulation Z, the seller use Stevens-Ness Form No. 1308 or similar. If the contract becomes a first lien to		arranty (A) is applicable and if seller is a creditor, n by making required disclosures; for this purpose, s Stevens-Ness Form No. 1307 or similar.
and a second s	aari STAT	E OF OREGON,
SELLER'S NAME AND ADDRESS		unty of I certify that the within instru-
	C	was received for record on theday of
BUYER'S NAME AND ADDRESS After recording return to:	FOR nade	o'clockM., and recorded ok/reel/volume Noon or as document/fee/file/
So_6th	instru	ment/microfilm No
NAME, ADDRESS, ZIP		Witness my hand and seal of y affixed.
Until a change is requested all fax statements shall be sent to the following address. Mr. + Mrs. Charles W. Roller	NA	
1319 Sargent City, 9760/ NAME, ADDRESS, ZIP		ME TITLE

12911 Venir and a faile of ંકર્ટ્સ 20188 1 0.5 91371 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 agreement hercin contained, then the seller at his interest thereon at once due and payle. (3) to withdraw said ded and other documents from whole unpaid principal balance of said purchase price required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement hercin contained, then the seller at his read in any of such cases, all rights and interest created or there and other documents from escrow and/or (4) to foreclose this contract pay and required, or any of the possession of the premises above described and all other rights acquired by the buyer hereunder shall vice this contract by suit in seller with a contract of re-entry, or any other act of asid seller to be seller and all other rights acquired by the buyer hereunder shall vice the contract by suit rememise up to the time of such default. And the said seller to be seller and and without any right contract and such payments hall need to and revest in said the land alloresaid, without any process of law, and take immediate possession threed, shall have the right immediately, or at any time thereafter, to enter upon the land shoresaid. Without any process of law, and take immediate possession threed, ball there if the influence made on this contract are provided with all the improvements and apputences from or there upon The hower lusther adrees that failure by the seller at any time to require performance by the huver of any orovision hereof shall in no way allect his the land aloresaid, without any process ol law, and take immediate possession thereot, together with all the improvements and appointenent of the belonging. Belonging 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 affect his 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 succeeding breach of any such provision, or as a waiver of the provision itself. $H \in \mathcal{M}$ with h that $\left(\frac{1}{2} \int_{\mathcal{M}} h dt dt \right) = \frac{1}{2} \int_{\mathcal{M}} h dt \int_{\mathcal$ The true and actual consideration paid for this transfer, stated in terms of dollars, is \$19,000.00. Collementers the actual The true and actual consideration paid for this transfer, stated in terms of dollars, is \$19,000.00 (However, the network consideration son-intersective induces other property or value; first or promised which is the provision form state which (G). In case suit or action is instituted to foreclose this contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such sufferent or decree of such trial court, the losing party lutther promises to pay such suit as and it an appeal is taken from any party's attorney's lees on such appear, the losing party lutther promises to pay such suit as the appellate court shall adjudge reasonable as attorney's lees indegree to such trial court, it is understood that the selfer or the buyer may be mote than one person or a corporation; that it the context so requires shall be ingular pronoun shall be taken to mean and include the plut, the masculine, the leminine and the neuter, and that generally all grammatical changes the inside astimulation, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; 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 is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers Is a corporation, it has caused its corporate name to be signed and its duly authorized thereunto by order of its board of directors. Lee Michael Cheyne Mary Edna Cheyne NOTE-The sentence between the symbols O, if not opplicable, should be deleted. Seo ORS 93.030). Charles Kelle 1 Charles W. Roller 11 (Kay Roller STATE OF OREGON, STATE OF OREGON, County of).) ss. County of Klamath October 15 414, 19.80) 55 Personally, appeared the above named Lee Michael, Cheyne, Mary Edna Personally appeared and Cheynes Charles W. Roller and Kay president and that the latter is the each for himself and not one for the other, did say that the former is the secretary of their 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 them acknowledged said instrument to be its voluntary act and deed. Before me: (OFFICIAL In Scheme) Adde SEAL) Notary Public for Oregon My commission expires 3-22.81 ------Notary Public for Oregon (SEAL) 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 cuted 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-Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parre bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) STATE OF OREGON; COUNTY OF KLAMATH; 85. 4 i Filed for record at request of ______ Transamerica Title Co. his <u>l6th</u> day of <u>October</u> _A. D. 1980 at 3:47, clock P.M., and uly recorded in Vol. M80 .. cŕ Deeds --- on Page 20188 1 WE D. MILNE, County Cl-MODERO ALBERTS By Derneth Fee \$7.00 $(0, \infty)$ traffina esta sulta estata -gen gen