EORM Na. 854, CONTE	38-10014	MAI I V	1551.7.a visa			-Art Standard		
(This contract should to	se executed in triplicate, arknowledged by selfer and recorded in the CONTRACT—REAL CO	e deed records	W Commence Conf.					
THIS CO	NTRACT Made this QTI day of	December	, 19 75 , between	للمسلم	السالين		A STATE OF THE STA	الله والكا
	OLA S. CASEBIER  AYNE E. MALOTTE and GOLDIE A.	MALOTTE, busband	einafter called the seller, l and wife,					
		. I savannate and porcentel	nts herein contained, the	- Andrews	-		which takes	المعرف بمناطر
11	- null conto the buyer and the buyer agrees to	o purchase from the seller County, State of Ore						
scribed lands	and premises situated in R1 dimeer	20 21 1 22 ir	n Block 3 TOWN					
a F	f MIDLAND, Klamath County, or djacent thereto by order of v ebruary 1956.	vacation in Vol.	289 page 469,		de de la contraction de la con		and the second of the second	in the least
S	UBJECT TO: Easement for exis	sting public util	ities in vacated	The state of the s				1
a	lley.			The second secon				
for the sum of	Thirty Thousand and no/100	Doi	Hars (\$30,000.00)	المتاسعة		Jal Jada Mary		A Charles
(hereinafter	called the purchase price) on account of which	t the appointment	ereof (the receipt of which					eriorate de la companie de la compa
hereby is acl	knowledged by the seller), and the remainder	in monthly navme	ents of \$250.00					
دے	including interest at the rat	on or before ()	21 EMBIG 27 1975		1:			
្រំហ	and like payment shall be made	er until the full	l purchase price		- Lore of the court			
1	ooth principal and interest,	is paid in full.			1			
A CONTRACTOR OF THE CONTRACTOR						MATERIAL STATES		
All of said pure	hase price may be paid at any time; all delerted balances sha	ill bear interest at the rate of	ghtper cent per annum from		1			المالية المالية
	until paid, interest to be paid	shall be prorated between the part	ties hereto as of this date.	i i i i i i i i i i i i i i i i i i i			enter de la companya de la companya La companya de la co	
The buy *(A) pr (B) to	bove required. Taxes on said premises for the current tar yea er warrants to and covenants with the seller that the real p imarily for buyer's personal, family, household or agricultural - and exponention or a green ill-languation contained persons in alco-	purposes,	other than phicaltural papers.	- 11		THE PARTY OF	The state of the s	
The buy in detault unde	er shall be entitled to possession of said lands on the terms of this contract. The buyer agrees that at all tim the terms and will not suffer or permit any waste or strip to and repair and will not suffer or permit any waste or strip	nes he will keep the buildings on sain of thereof; that he will keep said premise and attorney's lees incurred by him	nid premises, now or hereafter erected, nises free from mechanic's and all other m in delending against any such liens;					
keen insured a	I buildings now or hereafter erected on said premises against	Lion of during -,	at to the relier and then to the buyer					
than \$ £U] as their respect if the buyer sh	1. replace a company of companies satisfactory ive interests may appear and all policies of insurance to be itali tail to pay any such liens, costs, water rents, taxes, or children to pay any such liens, become a part of the debt see	to the seller, with loss payable delivered as soon as insured to the inarges or to procure and pay for succured by this contract and shall bear	escrow agent hereinafter named. Now ch insurance, the seller may do so and r interest at the rate albresaid, without			Anna Maria Charles		
any payment s waiver, howeve The sel has been exam	TEDLACEM Tompany or companies satisfactory tive interests may appear and all policies ol insurance to be itself fail fail to pay any such liens, costs, water rents, taxes, or ho made shall be added to and become a part of the debt sec t, of any right arising to the seller for buyer's heach of control to the self of the transverance policy insight has exhibited unto the buyer a title insurance policy insight has exhibited unto the buyer a title insurance policy insight has exhibited by the buyer and is accepted and approved by him. poraneously herewith, the seller has executed a good and sufferent described real estate in tee simple unto the buyer, his heirs are described real estate in tee simple unto the buyer, his heirs are	tract. suring marketable title in and to sa Hicient deed (the form of which here	id premises in the seller; seller's title  eby is approved by the buyer) convey-					
the easements,	building and other restrictions now of record		with an avacuted conv of this contract					
and the title	nsurance policy mentioned above, in escrow with First	Foderal Savings and title insurance policies, to the		E II				
escrow agent, upon the payr, said purchase of the seller.	nsurance policy mentioned above, in escrow with First with instructions to deliver said deed, together with the firment of the purchase pice and tull compliance by the buyer price and the respective installments thereof, promptly at the The escrow tee of the escrow agent shall be paid by the seller	with the terms of this agreement. I e times provided therefor, to the sai and buyer in equal shares; the collec	id escrow agent for the use and benefit id escrow agent for the use and benefit ction charges of said agent shall be paid		Lastinisting	المفاقل فيستمام المسامع والمستارة	and the second s	***
by the		. ,						
*IMPORTANT N a creditor, as s for this purpose	(Continued OTICE: Delete, by lining out, whichever phrase and whichever war uch word is defined in the Truth-in-Leading Act and Regulation Z, 1 o, use Steven-Ness Form No. 1308 or similar unless the contract w rm No. 1307 or similar.	the teller MUST comply with the Act and till become a first lien to finance the p	Regulation by making required attacking purchase of a dwelling in which event use				LA ALL	1/4/8
Stevens-Press Po	m No. 1307 of Finance		OF OREGON,					ارا المجال الم متحد المحسلة
		'Gour	nty of s		A Salara Maria	A Standard of the Standard of	the state of the s	
	SELLER'S NAME AND ADDRESS	ment w	certify that the within instru-	9			A STATE OF THE STA	
		at	day of, 19, 19, 19					
After recording retu	BUYER'S NAME AND ADDRESS m to:	space reserved in book file/reel	on page or as	s and the second				- 1
	T/ 10 in	Record	of Deeds of said county. Witness my hand and seal o		LL			distance III
	NAME, ADDRESS, ZIP		affixed.					
Until a change is re	equested all tax statements shall be sent to the following address.	/	Recording Office	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	The most phone was a second of the		A STATE OF THE STA	
ا الاحتليب ا		/ By	Deput	y   Walter			THE PROPERTY OF	
SHU MA	FI FAILS ORE. GROOL	/				<b>《金属】</b> 自己。日		1.1

	he agreed and reasonable tent of said pleasance of the land alloreasid, without any process mediately, or at any time therealter, to enter upon the land alloreasid, without any process that the improvements and apputenances thereon or thereto belonging, that the improvements and apputenances thereon or thereto belonging, that the provision hereof shall in no way if any time to require performance by the buyer of any provision hereof shall in no way by waiver by said seller of any breach of any provision hereof be held to be a waiver of the provision itself.
It is mutually agree	ed that in the event the Buyer should sell, his interest herein to a Third Party, that owing to Seller will be paid in full.
may adjudge reasonable as attorney's test to be allowed pourt, the buyer lutther promises to pay such sum as the out, the buyer lutther promises to pay such sum as the squires, the singular pronoun shall be taken to mean amprammatical changes shall be made, assumed and implied. This agreement shall bind and inure to the benefit pective heirs, executors, administratore, successors in intelligence of the statement of the same properties of the successors in the same properties of the same properties. The successors in the same properties of the sa	there, stated in terms of dollars, is \$ 30,000.000 (Shimbassar; the actual commission with the state of the control of the con
Www.ac	Solder Afin Colle
E—The sentence between the symbols ①, If not applicable, show	uld be deleted. See ORS 93.030).
`	STATE OF OREGON, County of
County of Klamath Ss.  December 9, 19.75	Personally appeared and who, being duly sworn,
Personally appeared the above named Viola	- each for himself and not one for the other, did say that the former is the
Gasebier	S. prosident and that the latter is the secretary of
and acknowledged the loregoing instruction be her woluntary act and de Belore me:	then acknowledged said instrument to be its voluntary act and deed.  Before me: (SEAL)
Notary Public for Oregon  My commission expires 0-12-7	Notary Public for Oregon  My commission expires:
	(DESCRIPTION CONTINUED)
STATE OF OREGON ) County of Klamath )	ss.  December 4, 1975
·	appeared the above named WAYNE E. MALOTTE
and GOLDIE A. MALOT	oluntary act and deed.
and GOLDIE A. MALOT	oluntary act and deed.
and GOLDIE A. MALOT ment to be their vo Before me:	Notary Public for Oregon My commission expires: 12/216/75
and GOLDIE A. MALOT ment to be their vo  Before me:	Notary Public for Oregon My commission expires: /2/2/6/75  OF KLAMATH; ss.  TRANSAMERICARTIL I.S. 00
and GOLDIE A. MALOT ment to be their von Before me:  STATE OF OREGON; CCUNTY Of Filed for record at request of this 10th day of DEGEMBER	Of KLAMATH; ss.  TRANSAMERI JAPTIL I.S. 00  10;48  A. D. 1975 et Glock A.M., cm;
and GOLDIE A. MALOT ment to be their von Before me:  STATE OF OREGON; CCUNTY Of Filed for record at request of this 10th day of DEGEMBER	of the stand deed.  Notary Public for Oregon My commission expires: 2206,75  OF KLAMATH; ss.  TRANSAMERI JAPTIL 1.5. 00  10;48  A. D. 1975 et debek A.M., and  DEEDS CO. Page 15517
and GOLDIE A. MALOT ment to be their von Before me:  STATE OF OREGON; CCUNTY Of Filed for record at request of this 10th day of DEGEMBER	of KLAMATH; ss.  TRANSAMERI JAPTIL I.S. 00