FORM No. 706. CONTRACT-REAL ESTATE-Monthly Poymonia.		SSTATE-Monthly Poymenie.	VOL THE LONG TO THE SALE AND TH		
1-1-74	7963	38 - 100 20		Page 15347	7354 ()
THI;	S CONTRAC	T, Made this 4th day of Dec S and KATHRYN 5. THOMAS, husband	cember	19 75 hotes	en
	•••••••••••••••••••••••••••••••••••••••			hereinafter called the set	er,
· ···· · •·····	and the second second	That is annihilation to it		hereinafter called the buy	er,

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 Klamath County, State of Oregon , to-wit:

Lots 109 and 110 of THIRD ADDITION TO SPORTSMAN PARK, Klamath County, Oregon.

## SUBJECT TO:

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(1) An easement in favor of California Oregon Power Company for electric transmission and distribution recorded November 8, 1955 in Book 279 Page 99

(2) Agreement, for control of water level of Lake, including the terms and provisions thereof, from Herbert Fleishhacker to The California Oregon Power Company, a California corporation, recoded February 15, 1924 in Volume 63 at Page 459, Deed Records of Klamath County, Oregon.

(3) Restrictions, but omitting restrictions, if any, based on race, color, religion or national origin, as shown on the recorded plat of Third Addition to Sportsman Park. (4) Covenants, easements and restrictions, but omitting restrictions, if any, based on race, color, religion or national origin, imposed by instrument, including the terms thereof, recorded May 3, 1972 Book M-72 Page 4705.

This Contract being re-recorded to include the Notary Seal

for the sum of SEVEN THOUSAND AND NO/100-Engeneration Dollars (\$.7,000.00 (hereinafter called the purchase price), on account of which ONE THOUSAND FIVE HUNDRED AND NO/100 Dollars (\$1,500.00....) 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 (to-wit: \$ 5,500.00.....) to the order of the seller in monthly payments of not less than \_\_ONE\_\_HUNDRED\_AND\_NO/100------Dollars (\$....100.00......) each, .....mon.th.....

payable on the 10th day of each month hereafter beginning with the month of January , 1976, 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 7.1/2 per cent per annum from

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, family, household or agricultural purposes, (RX EX RX STATESTICK SXX SER STATESTICK SXX SERVICE STATESTICK SXX SYNCK SXX SERVICE SXX SYNCK SXX

(Continued on reverse)

\*IMPORTANT NOTICE: Delets, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the selier MUST comply with the Act and Regulation by making requi for this purpose, use Staven-Ness Form No. 1308 or similar unless the contract will became a first lien to finance the purchase of a dwelling in w Stevens-Ness Form No. 1307 or similar.

Leslie W. Thomas, et ux STATE OF OREGON. 837. Chestaut Starsxux Central Point, Oregon County of I certify that the within instru-David G. Epling ant was received for record on the 970 Starlite Ashland, Oregon BUYER'S NAME AND ADDRESS ...day of ... . 19..... SPACE RESERVED After recording return to: in bo on page.....or as FOR file/rep number... Transamerica Title Insurance Co. RECORDER'S USE Record of Deeds of said county. 130 W. 6th St., Suite 100 Medford, Oregon Winness my hand and seal of County affixed. Until a change is requested all tax statements shall be sent to the following address. David G. Epling **Recording Officer** 970 Starlite Ashland, Oregon 97520 Bv ...Deputy



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(OFFICIAL SEAL)

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And it is understood and adreed between said parties that time is of the essence of this contract, and in case the bayer shall fail to make the payments above required, or may of them, purchally within ten days of the time limited therefor, or fail to keep any adgreement betem contained, then the seller at his option shall be the bollowing rights (1) to declare this contract null and youl, (2) to declare the whole unpaid principal balance of and partners price with the or the bollowing rights (1) to declare this contract null and youl, (2) to declare the whole unpaid principal balance of all rights and interest treated or the existing in lawor of the buyer as adjunt the seller ball there have not declare the whole with all or then existing in lawor of the buyer as adjunt the seller ball there have not level in sold veller without any adjunt of the previous and the rights (1) to be adjunt the seller ball payments hall prevent on and terest in sold welle without any adjunt of the previous at once the performed and without any right of the bayer as adjunt the seller of seller and in ever the mail rest in sold welle without any adjunction of the previous and the rights acquired by the bayer as adjunt the seller of sellers, reclamation or compensation for nonexis paid of recentry, or any others and adjunctory as absolutely. July and prilecity as all the contract and such payments had never been made: and in cave of account of the previous selles on this contract are to be right mendately or at any time thereafters, to of such default all payments therefore made on this contract are to be right herefore. A shall have the right moredately, or at any time thereafters, to premise up to fand adjoresaid, without any process of law, and take immediate possession thereof, together with all the improvements and apputtements and procession thereof belonging.

thereon or thready belonging. The buyer lutther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall on no way affect is right hereunder to enforce the same, nor shall any waiver by said where of any heach of any provision hereof be held to be a waiver of any suc-tion is the hereunder to enforce the same, nor shall any waiver by said where of any heach of any provision hereof be held to be a waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itself.

This contract may not be assigned, sold or otherwise transferred without the written consent of the seller.

Purchaser has the right to prepay at any time without penalty.

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I. 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-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-ornoun shall be taken to mean and include the plural, the maculine, the leminine and the neuter, and that generally all grammatical changes shall side, assumed and implied to make the provisions hereot apply equally to corporations and to individuals. lar pronoun i IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-

dersigned 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. Hand & Epling

Lielus 41. Thomas David G. Epling Lestie W. Thomas Antonia Judy A. Epling if not applicable, should be deleted. See ORS \$3.0309. Kathryn B. Thomas sentence between the symbols (), NOIE-The STATE OF OREGON, County of ... STATE OF OREGON, ....., 19... ) ss. County of Jackson Personally appeared .... .....who, being duly sworn, 10 each lor himsell and not one lor the other, did say that the lormer is the president and that the latter is the Personally appeared the above named ..... Leslie W. Thomas and Kathryn B. .....secretary of ..... a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-halt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Thomas, David G. Epling and Judy A. Epling ..... and acknowledged the foregoing instrument to be ...... their ...... voluntary act and deed. OFFICIAL ALLALLA SEAL Before me: Notary Public for Oregon Notary Public for Oregon My commission expires: 

(DESCRIPTION CONTINUED)

STATE OF OREGON,

re-recorded - to include Notary Seal JUNTE OF ORECON, | County of Klamath

Filed for record at request of TRANSPIERTJATTLE INS. 30 this 22 nd DECEMBER A.D. 10 75 t 11;02 dicietà A bà, rnd dela ended of Vol. N 75 of DEEDS

10016 Vin L. MILNE, County Clerk. By Charles Magi Popul  $\overline{\bigcirc}$ 

County of Klamath Filed for record at request of TRANSABERICA TITLE INS. CO on this Sthuly of DECEMBER A.D. 19 75 o'clock P M, and duly. 5t\_4;17 recorded in Vol. M 75 of DEEDS Paga \_15347 Win D/MILNE, County.Clerk By Hazel Durg Bepty el Drag Berty £ og \$ 6.00 ℃ INDEXED VIV Ö. BUNNED OF COUNT

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