	FORM No. 845. CONTRACT—REAL ESTATE—Seller Pay: Existing Moligoge or Conflict. 1-1.74 Microsci and the seller Pay: Existing Moligoge or Conflict. 1-1.74 CONTRACT—REAL ESTATE Val. 76 Page 5170 76 THIS CONTRACT, Made this 25th day of November 76 THIS CONTRACT, Made this 25th day of November 76 CONTRACT, Made this 25th day of November 77 Detween CARL JACOBS, Post Office Box 161, Sprague River, Oregon 97639	and the second s
	and FRED W. KOEHLER, JR., and CHARLOT'TE M. KOEHLER, Husband and Wife, 1362 Lance Drive, Tustin, California 92680 hereinafter called the buyer, 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 de- scribed lands and premises situated in Klamath County, State of Oregon to-wit:	
	Government Lots 19, 21, 22, 28 29, and that portion of Lot 14 lying South of the Sprague River Highway and the East 1/2 of Government Lots 13 and 20, all in Section 13, Township 36 South, Range 10 East of the Willamette Meridian	A state of the sta
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76 APIG 12 PM 3	for the sum of Twenty Nine Thousand Dollars (\$29,000.00), hereinafter called the purchase price, of which \$ 15,000.00 has been paid at the time of the execution hereof, the receipt whereof hereby is acknowledged by the seller; the buyer agrees to pay the balance of said purchase price to the order of the seller at the times and in the amounts as follows, to-wit: Balance of \$14,000.00 payable in 10 equal annual payments of not less than \$2,086.42, the first payment being due December 1, 1976, and each year thereafter until paid in full.	
	All of said purchase price may be paid at any time; all of the said deferred payments shall bear in- terest at the rate of -8- per cent per annum from this date until paid, said interest to be paid concurrently ' and * { XXXXXXX } being methoded in the minimum regular payments above required. Taxes on said premises for the current fiscal year shall be pro-rated 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, tamity, household or appendixed with the seller that the real property described in this contract is '(A) primarily for buyer's personal, tamity, household or appendixed with the seller way we way with the seller that the real property described in this contract is '(A) primarily for buyer's personal, tamity, household or appendixed with the seller way	
	The buver shall be entitled to possession of said lands on November 25 . 1975, and may retain such possession so long as the is not in default under the terms hereol. The buyer afters that at all times he will keep the buildinds on add premises, now or hereafter elected, in good condition and repair and will not suffer or permit any ways of the problem of the terms hereol, that he will keep said premises there from mechanic's and all in such possession so long as other lieus and save the selfer hamiles thereform and refution perty, as well as all water rents, public charges and municipal lieus which hereafter level down and refution perty, as well as all water rents, public charges and municipal lieus which hereafter law and fully may be imposed upon said premises. All premites the testing as well as all water rents, public charges and municipal lieus which hereafter law and fully may be imposed upon said premises and premises against loss or damage by fire (with exclended coverage) in an amount not less than key insure and all buildings on companies satisfactory to the selfer, with loss payable to the selfer as bin interest may appear and all policies of the premises to be delivered to the selfer as insure of Now if the balver shall light to pay any such lieus, costs, water trans, and all policies of the selfer as been as insured. Now if the balver shall light to pay any such lieus, costs, water trans, and all policies of the selfer as been as insured. Now if the balver shall light to pay any such lieus, costs, water trans, and all policies of the selfer as been as insured. Now if the balver shall light to pay appear and all policies of the selfer is been been appear and all policies of the selfer is the selfer as been as insured. Now if the balver shall light to pay any such lieus, costs, water trans, and all policies of the selfer is been as a self.	
	The said described premises are now subject to a contract or a mortgage the word mortgage as used herein includes within its meaning a trust thereof and shall here interest at the rate aloressid, without waiver, however, ol any tight arising to the seller includes within its meaning a trust The said described premises are now subject to a contract or a mortgage (the word mortgage as used herein includes within its meaning a trust deed) recorded in the Deel ⁰ . Montgage ⁰ , Miscellaneous ⁰ Records of said county in book thereof the the trust of the trust of the trust of the trust of the seller includes within its meaning a trust deed) recorded in the Deel ⁰ . Montgage ⁰ , Miscellaneous ⁰ Records of said county in book therefore to which hereby is made) on which the unpaid principal baance at this time is $$43,000.00$ interest paid to the seller after to pay all sums due and to become due on said contract or mortgage promptly at the times required for said payments and to keep minerest to pay all sums due and to become due on said contract or mortgage promptly at the times required for said payments and to keep minerest and described premises, the buyer agrees on seller is demand for there is demand for the seller include takes or insurance pre- many pay any sums required by said contract or mortgage to be or become in default, the buyer applicable to takes and insurance premiums; should the seller for any recommernities within due to the terms of this agreement. The seller agrees that at his sepress and within The seller agrees that at his sepress and within the seller agrees that at his sepress and within the advect bed agrees that at his sepress and within the seller agrees that at his agreement, the within the dawer price his within agreement, so this agreement, so this agreement, so the date of the said contract or mortgage and the buyer a good and struct and any mort equal to said purchase price is stuff paid and upon request and upon surchance price as of this agreement, the wild cont	
	(Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth in-Lending Act and Regulation Z, the celler MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevent-Ness Form No. 1308 or similar. Carl Jacobs P. O. Box 161 SS.	AMERICA
	Sprague River, Oregon 97639 SELLER'S NAME AND ADDRESS Fred W. and Charlotte M. Koehler 1362 Lance Drive Tustin, California 92680 BUVER'S NAME AND ADDRESS After recording return to: FRED W KOEHLER 1362 LANCE DE TUSTIN CA 92680 NAME. ADDRESS. 21P Until a change is requested all tex stolements shall be sent to the following address. Same NAME. ADDRESS, 21P	

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who, being duly sworn,

his area for official notarial seal)

president and that the latter is the

Time is of the essence of this contract, and in case the buyer shall fail to make the payments a within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the rights 1/1 to declare this contract null and void. (2) to declare the whole unpaid principal balance of sai on two of the buyer as against the selfer bereunder shall utterly cease and the any of any of the buyer of the buyer buyer is and in any of an absolutely, fully and in the rights of the selfer bereunder shall utterly cease and the selfer bereunder shall above required, relier at his o of said purchase price with the int ses all rights and interests created to the possession of the premises where use and payable and jor (3) to foreclose this to in favor of the buyer as against the selfer hereunder and all other rights arquired by the buyes hereunder to be performed and without any right of the buyer as absolutely, fully and perfectly as if this contract rande on this contract are to be relained by and belo And the said sellor, in case of such default, shall hay process of law, and take immediate possession thereof. of the premises t of the on of compensation to had never been made; the agreed and reasonal ately, or any time ther

This conveyance is subject to reservations, restrictions, easements, rights of way of record, and those apparent on the land.

Grantor reserves an individed 1/2 interest in Well and ditches in Government Lot 13 and right of access to operate and maintain said Well.

The frue and actual consideration, said for this transfer, stated in terms of dollars, is 29,000.00 (However, the actual consideration consists of or includes other property or value given or promised which is the whole consideration (state which). The hower latther afters that ladare by the selfer at any time to require performance by the bayer of any provision hered shall in neway after this right hereunder to enduce the same, mo shall any wave to the provision itself. In case suit or action is usualited to barchoe this to the state of any such provision, or as a wave of the provision itself. In constraint of eaction could be action to state when a state of the provision for a state of the state of any provision for a state of the provision is taken from any jud, on to decree of such trans alough reasonable as plainfilds attorneys trees on such appeal. In constraint the bayer but had generally all gramatical changes shall be made, assumed and implied to make the provisions hered applicat, the mascular, the barries the state the barries that all the context so requires, the similar pronoun shall be taken to may and include the planat, the mascular, the barries that any other and the individuals.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; 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 duly authorized thereunto by order of its board of directors.

11.12. (Karbette M. Keehlerd

NOTE-The sentence between the symbols (1), if not applicable, should be deleted. See ORS 93.030).

STATE OF OREGON, County of STATE OF OREGON, , 19

Personally appeared

County of Khirms I VI , 19] 5 12-18

Personally appeared the above named

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ALC: NO

and acknowledged the loregoing instrument to be vis s voluntary act and deed.

(OFFICIAL Selore me:

, 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-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. Belore me: (OFFICIAL SEAL)

each for himself and not one for the other, did say that the former is the

secretary of

Notary Public for Oregon My commission expired PIPES 12:25-1978 My commission expires: Notary Public for Oregon

STATE OF CALIFORNIA COUNTY OF ORANGE on gormany 7, 1576 said States personally appeared - 7 No. 2 , before fü Fred i tackler. Packer and Charlatte m

known to me to be the person S, whose name S OLU subscribed to the within instrument and acknowledged to me OFFICIAL SEAL GLADYS L. YOUNG ORANGE COUNTY the executed the same that.... WITNESS my hand and official seal. NOTARY PUBLIC - CALIFORN Elado L - mun n Expires APR 17,1978 ADYS LY Up/G 6

STATE OF OREGON; COUNTY OF KLAMATH; 10. TRANSAMERICATITLE INS. CO. "ad for record at request of -----3;46 _A. D. 19.76 at/.... o'clock P M., and inis 12th day of _____APRIL -on Page 5170 duly recorded in Vol. M 76 _, of _____ / Wm D. MILNE, County Char) FEE \$ 6.00 hagel

