MTC # 1/99-2078 FORM No. 706. CONTRACT vol. 16 Page 12576 TK CONTRACT-REAL ESTATE 17634 26th 76 between THIS CONTRACT, Made this..... day of George White Cary Shadel and B. Jean Shadel, husband and wife and, 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 described lands and premises situated in Klamath County, State of Oregon rowit: All that portion of the NE4 of the NE4 of Section 35 and the NW4 of the NW4 of Section 36, Township 34 South, Range 7 East of the Willamette Oregon Meridian, Klamath County, Oregon, lying North of the Sprague River Road as conveyed to the United States of America by deed recorded April 29, 1957 in Volume 219, page 391, Deed Records of Klamath County, Oregon. Subject, however, to the following: 1. The rights of the public in and to that portion of the premises herein described lying within the limits of existing roads. described lying within the limits of existing roads. 2. Right of way for pole or tower and wire lines for the transmission of electricity and incidentals, 125 feet wide, as conveyed to The California Oregon Power Company by Deed recorded August 12, 1953 in Volume 262, page 316, Deed Records of Klamath County, Oregon (General Location) 3. Reservations as contained in the deed from Wyerhaeuser Company recorded December 31, 1970 in Volume M70, page 11478, Microfilm Records of Viewath County 5 'n of Klamath County, Oregon. ~'' 4. Unrecorded Contract of Sale dated May 1, 1974, between Gary Conway, Seller and George White, Buyer, which Contract is not assumed by Vendees and Vendor **H**U covenants to and with said Vendees that he will hold them harmless therefrom; 10 for the sum of Twelve Thousand Five Hundred and No/100thsDollars (\$12,500.00) (hereinafter called the purchase price), on account of which One Thousand and No/100ths-----Dollars (\$ 1,000,00) is paid on the execution hereof (the receipt of which is hereby ocknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$11,500.00....) to the order of the seller in monthly payments of not less than ONE HUNDRED AND NO/100THS------Dollars (\$ 100.00) each, or more, prepayment without penalty payable on the 5th day of each month hereafter beginning with the month of September 1976, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; August 5, 1976 until paid, interest to be paid monthly and * interest in 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 selier that the real property described in this contract is *(A) primatily for buyers personal, lamily, household or agricultural purpose, (BT TOT An organization or (over it buyer is a milusal person) is for Jusious of consorcial purpose after than organization or (over it buyer is a milusal person). If the person of the second of such inny, indire wing pay an takes hereafter expenses and property in such as all where renks, public charges and municipal heres which here-liter lawing may be imposed upon said premises all promitly before the same or any part thereof become part due; that all hyper's expense, he will insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverade) in an amount full insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverade) in an amount full ensure that is a company or companies satisfactory, to the seller, with loss payable first to the seller and then to the buyer any such liens, costs, water rents, tares, 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 vectured 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. (Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not opplicable. If warranty (A) is opplicable and if the selle a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosu for this purpose, use Stevens-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event Stevens-Ness Form No. 1307 or similar. STATE OF OREGON, County of SELLER'S NAME AND ADDRESS I certify that the within instruwas received Aor record on the day of. ... 19 ... o'clock M., and recorded at BUYER'S NAME AND ADDRESS PACE RESERVED in book.on page.....or as FOR file/reel number MTC Attn: Marlenc RECORDER'S USE Record of peeds of said county. Witness my hand and seal of County/affixed. NAME, ADDRESS, Z ested all tax statements shall be sent to the following Mr. J. Mrs. Gary Shaded ecording Officer Chouchillay No. 578 54. 111. Calif. 93610 ... Deputy

12.10

1. W. 41

A BEEN

12.1

÷.P

And it is understood and agreed between said parties that time is of the events of this contiact, and in case the buyer shall full to make the prements above required, or any of them, punctually within ten days of the time limited therefor, or hall to keep any address the buyer shall full to make the former to make the provision shall have the following rights: (1) to declare this contract, and in case the buyer shall full to make the following rights: (1) to declare this contract, and and void, (2) to declare the ment without any address different of the predices above described and more due and payable and/or (3) to buyer because the shall atterty come and determine and the right to the reases of the premises above described and without any right of the buyer of remember shall revert to and rever in said selfer without any act measures of the premises above described and without any right of the buyer of remember shall revert to and rever been mudey and in case the shall be right to the right to the said selfer, in case of such default, shall have the right innediately, or at any time therealler, to may not the bad selfer, in case of such default, shall have the right innediately, or at any time therealler, to the reverse used of the said selfer, in case of such default, shall have the right innediately, or at any time therealler, to the reverse use of lang the said selfer at any time to require performed and such apputences is a deputence. The buyer of returned to ending the said apputenances of the rever being indicated to be a waiver of any such thereof of any time to require performance by the buyer of any provision hereof shall in to be a waiver of any such reversion is hereoformed and any time to require performance by the buyer of any provision hereof shall in no way affect with the to be a waiver of any such reversion is hereoformed and any time to require performance by the buyer of any provision hereof shall in no way affect with the to be a waiver of any such revision itself.

The true and actual consideration paid for this transfer, stated in terms of dollars, is 1.2.500.00. However, the notual consideration of the property or raise diver or promised which the provisions hereof, the buyer afters to pay such sum as the court may adjudge tensonable as alterney's terms to be allowed plaintil in said suit or action and in the appeal of the provisions hereof, the buyer afters to pay such sum as the court may adjudge tensonable as alterney's terms to be allowed plaintil in said suit or action and is a plaintil's attorney's term or decree of the train court, the buyer the provisions hereof, the buyer afters to pay such sum as the appeal. In construing this contract, it is understood that the selfer or the buyer may be more than one person; that if the context so requires, the singular provisions hell be taken to meak and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be taken to implicit to make the provisions provisions hell be contexts.

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

Heorge White thite Sendel Sar Gary Shadel B bake ungh B. Jean Shadel NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, County of STATE OF OREGON, 19 County of Klamath Personally appeared 13 19 76 August who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named George White president and that the latter is the secretary of Section of the a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-hall 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: be the second acknowledged the foregoing instrumett to be. andene + Befo (OFFICIAL SEAL) Adding for OFFICIAL SEAL) Notary Public for Oregon My commission expires 3-21-77 Notary Public for Oregon My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides: Section 4 of Unapter 616, Oregon Laws 1978, provides: "(1) All instruments contracting to convey fee tille to any real property, at a time more than 12 months from the date that the and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the ti instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed thereby "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) CALIFORNIA FORM NO. 23 - ACKNOWLEDGMENT STATE OF OREGON County of Madera ...day of...

known to me to be the identical individual.^{S.} described in and who executed the within instrument and acknowledged to me that the instrument executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

OPFICIAL SEAL VANDA BARR HOTZY PUBLIC, CALIFORNIA COUITY OF MADERA Ny Commission Explore hovember 20, 1978

Wande Barr Notary Public for Öřegork California My Commission expires 11-29-78

LUNE.

we to lay little more a

STATE OF OREGON; COUNTY OF KLAMATH; ss.

I hereby certify that the within instrument was received and filed for record on the <u>13th</u> day of <u>AUGUST</u> A.D., 19.76 at2;57 o'clock P.M., and duly recorded in Vol <u>M 76</u>, of <u>DEEDS</u> on Page <u>12576</u>.

\$ 6.00 FEE

WM. D. MILNE, County Clerk L_Deputy