

4639 BEBA And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shell tail to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the selfer at his option shall have the following rights: (1) to declare this contract to you it in equire, and in price with the interest thereon at once due and payable and/or (3) to forcelose this contract by suit in equire, and in any of such cases, and interest created or then existing in lavor of the buyer as against the selfer hereunder shall utterly case and determine and the right to the possession of the purchase price with the prenises above described and all other rights acquired by the oblight end the contract are not event in said selfer to be performed and without any right of the buyer of refurn, reclamation or compensation for moneys paid of re-entry, or any other act of asid selfer to be performed and without any right of the buyer as this contract are to be refurned on the ison the case at the interest therefore made on this contract are to be refurned and related and make; and in case of a such default all payments therefore made; and in case of a such default all payments therefore made on this contract are to be right between the distributed on the ison the case of the interest ten of such default. And the said selfer, in case of such default, shall have the right impediately, or at any time thereafter, to any accurate on the ison direasid, without any process of law, and take immediate possesion thereot, together with all the improvements and appurtemences thereon or thereio belonging. 52 thereon or thereto belonging. The buyer jurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect his right hereurder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereol be held to be a waiver of any suc-coefficient each of any such provision, or as a waiver of the provision itsell. It is hereby agreed by and between the parties hereto that Buyers are to keep taxes and fire insurance on the property current at all times. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 13,500.00. OHowever, the true and actual consideration paid for this transfer, stated in terms of outlands, is sufficient and actual consideration (indicate which) the mode of the indicate which is a such as a sufficient of the indicate which is a sufficient of the indicate indicate and the indicate is a sufficient of the indicate indicate indicate and the indicate is a sufficient of the indicate of the indicate is a sufficient of the indicate of the indicate is a sufficient of the indicate such sum 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-moun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. lar pron 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. Willard J. Klipfe Willard J. Klipfel Betty J. Slipse August Hauptmann, 256 Juanita Hauptmenn Juanita Hauptmann aka Thelma Betty J. Klipfel Juanita Hauptmann / aka NOIE-The sentence between the symbols O, if not opplicable, should be deleted. See OKS 93,030). Juanita Hauptmann STATE OF OREGON, County of STATE OF OREGON. ... 19...) 85. Klamath County of March 19 77 Personally appeared 15 who, being duly sworn, Willard J. each for himself and not one for the other, did say that the former is the Personally appeared the above named. Willard J. Klipfel, Betty J. Klipfel, August Hauptmann and Juanita Hauptmann president and that the latter is thesecretary of a corporation, and that the seal attized to the loregoing 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. Before me: ment to be still the loregoing instru-Beloy net. COFFICIAL CHURCH Start Stochurch SALL CS Notary Public for Oregon Notary Public for Oregon Notary Public for Oregon (OFFICIAL SEAL) Notary Public for Oregon My commission expires: Section 4 of Chapter 518, Oregon Laws 1975, provides: "(1) All infiriments contracting to convey fee title to any real primerty, at a time more than 12 months from the date that the instrument is exe-and the particle are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed. Instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are d thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." of said Lot 82 a distance of 80 feet, to the Point of Beginning. Subject, however, to the following: 1. The premises herein described are within and subject to the statutory powers, including the power of assessment, of Klamath Irrigation District. 2. The premises herein described are within and subject to the statutory powers, including the power of assessment, of South Suburban Sanitary District. District. 3. Reservations and restrictions, including the terms and provisions thereof, contained in Deed from R. E. Wright and Alice V. Wright, his wife, to Edith R. LaFontaine, an unmarried woman, dated August 3, 1951, recorded August 7, 1951, in Deed Volume 249, page 31, records of Klamath County, Oregon, as follows: ...reserving unto the grantors, their heirs and assigns, as owners of the other lots in said CASITAS, the perpetual right and easement to construct, operate and maintain drainage and/or irrigation ditches along and across said real property for the benefit of such other lots." 111 1 ditches lots."
4. Irrigation laterals and drains as shown on the plat of CASITAS.
5. Recorded Real Estate Contract, including the terms and provisions thereof, dated October 15, 1975 recorded November 10, 1975 in Volume M75 Page 14033, Microfilm Records of Klamath County, Oregon, between W. M. Visser, Vendor and August Hauptmann and Thelma Juanita Hauptmann, husband and wife, Vendee, which Buyers do not assume and agree to pay and Sellers further covenant to 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 of this contract. lors. 1014 N 200 STATE OF OREGON; COUNTY OF KLAMATH; ss. -----12 21 st day of I hereby certify that the within instrument was received and filed for record on the ... MARCH _o'clock_____P., and duly recorded in Vol_____77 A.D., 19_77_at 12; 18 of ______ 4638 on Page \$ 6.00 FEE WM. D. MILNE, County-Clerk than ___ Deputy 360 1**2** (4)). Contraction in the second