	TK CONTRACT—REAL ESTATE Vol. <u>17</u> Page <u>12692</u> 32657 THIS CONTRACT, Made this 2 ND day of July <u>19.77</u> , between HENRY AND GERALD WOLFF RANCH, INC.		charts and survey as a stand but the same
	, hereinafter called the seller, and JAMES R. FRITH and ALICE M. FRITH, husband and wife , 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:	Anna Anna an	Leven and state and and the dates
25	Lot 5, Block 1, of Tract 1118, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.		
	See attached Exhibit "A" for continuation of legal description and by this reference incorporated herein;		
			Contraction for the former of the second
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	for the sum of Seventeen Thousand and 00/100 Dollars (\$ 17,000.00) (hereinatter called the purchase price), on account of which Three Thousand Four Hundred and 00/100 Dollars (\$ 3400.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the	J. H.	
	seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$13,600.00) to the order of the seller in monthly payments of not less than One hundred Sixty Five and 02/100 Dollars (\$ 165.02) each, or more	- Caluerador	t with the second private
	payable on the 1st day of each month hereafter beginning with the month of September, 19.77, 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 eight per cent per annum from July 20, 1977		L Linne Line Line Line Line Line Line Li
	rated between the parties bereto 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, bousehold or extremular purposes.		
	The buyer shall be entitled to possession of said lands on ULLY 20		
	and all other liens and sive the seller harmless therefrom and reimburss seller for all costs and attorney's fees incurred by nim in determine admine and the seller of all costs and attorney's fees incurred by nim in determine admine and the seller of all costs and attorney's fees incurred by nim in determine admine and the seller of the seller costs and municipal liens which here at the seller and there rents, public charges and municipal liens which here at the seller and there rents, public charges and municipal liens which here at the seller and there rents, public charges and municipal liens which here at the seller and there is a sell at the seller and there is the seller and there is a sell at the seller and there is an any any their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall fail to pay any their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall fail to pay any their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall fail to pay any their respective interests may appear and all policies of insurance to a tor such insurance. The seller may do so and any payment is on made shall be added		Date The second second second second
	such liefs, cosis, water feins, takes of the dust secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to to and become a purt of the debt secured 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. The seller agrees that at his expense and within		
	said purchase price is unity had and open inters and assigns, iree and clear of encumbrances as of the date hereof and iree and clear of all encumbrances premises in lee simple unto the buyer, his beirs and assigns, iree and clear of encumbrances as of the date hereof and iree and clear of all encumbrances since said date placed, permitted or arising by, through or under seller, escepting, however, the said easuments and restrictions and the taxes, municipal liens, water rents and public charges so assumed by the buyer and further excepting all liens and encumbrances created by the buyer or his assigns. (Continued on reverse)		
	TIMPORTANT NOTICE: Delete, by liming out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Trath-In-Lending Act and Regulation 2, the seller MUST comply with the Act and Regulation by making required disclourers 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 use Stevens-Ness Form No. 1307 or similar.	A CONTRACTOR OF STATES	and a second
	NOLFF RANCH, INC. St Rt Box 77-A Chiloquin, Oregon 97624 SELER'S NAME AND ADDRESS St Rt Box 77-A County of Seler'S NAME AND ADDRESS		
	SELLER'S NAME AND ADDRESS James R. and Alice M. Frith Route 1 James R. and Alice M. Frith I certify that the within instru- ment was received for record on the day of,19,		
	F1ler, ID.83328 at o'clock M., and recorded BUVER'S NAME AND ADDRESS FOR in book on page or as After recording return to: FOR file/reel/number or as		TITTER
	Mountain fittle company P.o. Box 5017 Klamath Falls, OR 97601 Klamath Falls, OR 97601 Klamath Falls, OR 97601		
	NAME, ADDRESS, ZIP Until a change is requested all fax statements shall be sent to the following address. Jamos R. and Alico M. Frith Recording Officer		
	Route 1 By Deputy Filer, ID 83328 NAME. ADDRESS. ZIP		
		National States	

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And it is understood and agreed between said parties that time is of the essence of this contract, and in payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep the selice it is required, or any of them, punctually within ten days of the time limited therefor, or fail to keep said purchase prices shall have the following rights: (1) to declare this contract null and void, (2) to declare and purchase prices shall have the following rights: (1) to declare this contract the selice hereander shall utterly co-said of the selice of the or and or the selicity of the buyer of the buyer hereander shall utterly co-possession of the premises above dissile reflection all other rights acquired by the buyer hereander shall utterly co-of second your of the purchase of said property of the primered and without any right of the buyer of return, reclama of such default all payments therefolore made on this for, fully and prelectly as it this contract and such payme premises up to the time of such default. And the said selicer in case of such default, shall have the right in una thereon or thereto belonging. buyer shall fail to payments had with all the i

The buyer lurther agrees that initure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his right hersunder to enlute the same, nor shall any waiver by said seller of any breach of any provision hereof he held to be a waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itself.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 17, 000, 00. **CHORNERS IN THE ACTUAL CONSIDERATION AND A STATE AND A STATE AND A STATE AND AND A STATE AND AND A STATE AND A STATE**

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-onoun shall be taken to mean and include the plural, the masculine, the feminine and the neuler, and that generally all grammatical changes shall do, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. lar pronoun

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.

Jannes R. Fiith X midrith NOTE-The sentence between the symbols (), if not ap eleted. See ORS 93.030).

JULY 6

Personally appeared

Gerald Wolff

.....

STATE OF OREGON, STATE OF OREGON, County of Klamath

) 85. County of ...Klamath JULY 2, 1977

sonally appeared the above namedJames R. Frith and Alice M. Frith

and bed ment to be their Ment to be their Belore me: (OFFICIAL SEAL) Notary Public for Oregon An immission expires Service

Notary Public for Oregon My commission expires July 16, 1983 My commission expires: July 16, 1985

Gerald Wolff Ranch, Inc. Gerald Wolff Ranch, Inc. and that the seal attixed to the foregoing instrument is the corporation, and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was stend and sealed in be-half of said corporation by authority of its body of directors; and each of them acknowledged said instrument to be its voluntary (act and deed. Before mo: Cofficial SEAL) Notary Public for Oregon

..., 19.7.

Henry Wolff

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

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Section 4 of Chapter 618. Oregon Laws 1975, provides "(1) All instruments contracting to convey fee title cuted and the parties are bound, shall be acknowledged, in Such Instruments, or a memorandum thereof, shall be reco-ment diversely. ny real property, at a time more than 12 months from the date that the instrument is exe-manner provided for acknowledgment of deeda, by the owner of the title being conveyed, by the conveyor not later than 15 days after the instrument is executed and the parties are (2) Violation of subsection (1) of this section is a Class B misde

(DESCRIPTION CONTINUED)

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EXHIBIT "A"

1. The rights of the public in and to any portion fo the herein described premises lying within the limits of existing roads.

2. Recitals as contained in Land Status Reports recorded December 15, 1958 in Volume 307, page 481, Deed Records of Klamath County, Oregon, recorded January 18, 1959 in Volume 308, page 529, Deed Records of Klamath County, Oregon, and recorded January 19, 1959 in Volume 308, page 699. Deed Records of Klamath County, Oregon, to wit; "The above described property is subject to any existing easements for public roads and highways, for public utilities, and for railroads and pipe lines and for any other easements or rights-of-way of record; and there is hereby reserved any and all roads, trails, telephone lines, etc. actually constructed by the United States, with the rights of the United States to maintain, operate or improve the same so long as needed or used for or by the United. (Dept. Instr., January 13, 1916, 44 L.D. 513.)"

3. Right-of-way for pole and wire lines and other facilities for the transmission and distribution of electricity and incidentals, 15 feet wide, as conveyed to The California Oregon Power Company by deeds recorded November 9, 1961 in Volume 333, page 561, Deed Records of Klamath County, Oregon, and in Volume 333, page 563, Deed Records of Klamath County, Oregon. (General Location)

4. Recital in the deed from the United States of America recorded April 23, 1976 in Volume M76, page 6028, Microfilm Records of Klamath County, Oregon, to wit: "Title to the above-described property is conveyed subject to any existing easements for public roads and highways, for public utilities, and for railroads and pipe lines and for any other easements or rights-of-way of record."

5. Covenants, conditions, restrictions and easements, but omitting restrictions, if any based on race, color, religion or national origin, imposed by instrument, including the terms and provisions thereof, recorded July 1, 1976 in Volume M76, page 10037, Microfilm Records of Klamath County, Oregon, as follows: "(1) Reserving to Henry Wolff, Gerald Wolff, Gerry Warren Wolff and Eric Wolff,

"(1) Reserving to Henry Wolff, Gerald Wolff, Gerry Warren Wolff and Eric Wolff, hunting and fishing rights on the above described property; (2) Reserving a right of ingress and egress upon and across the above-described property for the purposes of keeping and maintaining the irrigation ditches located on said real property, and construction of same. (3) Reserving to Henry & Gerald Wolff Ranch, Inc., one-half of all mineral rights located on said property."

6. A 60 foot easement over the Easterly portion of lot for road purposes, as shown on dedicated plat.

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this _18th day of _JulyA. D. 19.77 of 3:25 clock FM., and	
euty recorded in Vol. <u>M77</u> , of <u>DEEDS</u> on Page 1 FEE \$ 9.00	269

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