35-1382.2	
38-13822 FORM No. 706-CONTRACT-REAL ESTATE-Monthly Poymonia.	
THIS CONTRACT, Made this 15th day of January , 1978, between	A ALLAN
THIS CONTRACT, Made this 15th day of January , 19 78, between GERALD WOLFF and MARTHA E. WOLFF, as tenants by the entirety , hereinafter called the seller,	
and BOB TURNER and HELEN TURNER, Husband and wife , hereinalter called the buyer,	Diama di Angelandia
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:	
Lot 2 in Block 1, Tract No. 1065, IRISH BEND.	in the second se
SUBJECT, however, to the following:	
 Restrictions, but omitting restrictions, if any, based on race, color, religion or national origin, as shoon on the recorded plat of Tract No. 1065, Irish Bend. Covenants, easements and restrictions, but omitting restrictions, if any, based 	
on race, color, religion or national origin, imposed by instrument, including the thereof, Recorded : May 9, 1973 Book: M-73 Page: 5588	
3. An easement created by instrument, including the terms and provisions thereof,	
Dated : September 20, 1965 Recorded : October 6, 1965 Book: M-65 Page: 2355 & 2357 In favor of : Pacific Power & Light, Co., a Maine Corporation	
For : A 20 foot wide right of way (no exact location of the easement is given on the document)	ing ing ing ing ing ing ing ing ing ing
for the sum of Four Thousand Five Hundred and 00/100Dollars (\$ 4500.00) (hereinalter called the purchase price), on account of which Four Hundred Fifty and 00/100 Dollars (\$ 450.00) 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: \$4050.00) to the order of the seller in monthly payments of not less than Forty Nine and 14/100 Dollars (\$ 49.14) each,	
payable on the 15th day of each month hereafter beginning with the month of February, 19.78, 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 -8 per cent per annum from	A local data
January 15, 1978	
The buyer warrants to and covenants with the seller that the real property described in this contract is *(A) primarily for buyer's personal, lamity, household or advicultural purposes, (EXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
The buyer shall be entitled to possession of said lands on January 15	
The buyer shall be entitled to possession of said lands on January 15	
not less than $s = 0$. In a company or companies satisfactory to the seller, with loss or damage by the (with extended coverage) in an amount not less than $s = 0$. In a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies to be delivered to the seller as soon as insured. Now it the buyer shall hail to pay any such liens, costs, water rents, taxes, 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 folt secured by this contract and shall be ar interest at the rate aloresid, without wairer, however (a pay interest).	
the seller for buyer's breach of contract. The seller agrees that at his expense and within 30	
(Continued an reverse) *IMPOBIANT NOTICE: Delete, by lining 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 Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; the the truth of the truth o	
GERRY & CATHY WOLFF STATE OF OREGON,	
P.O. BOX 331 CHILOQUIN, OR 97624 SELLER'S NAME AND ADDRESS	
BOB & HEIEN TURNER IN ADDRESS I certify that the within instru- ment was received for record on the	
P.O. BOX 22	
AUBURN, CA 95603 BUYER'S NAME AND ADDRESS After recording return to: Atter recording return to: Atter recording return to: Autor recording return to:	
U.S. NATIONAL BANK, MAIN BRANCH RECORDER'S USE file/reel number Record of Deerle of said county	
P.O. BOX 789 Atten: Lee Daniels Witness my hand and seal of KBAMATH FALLS, OR 97601 NAME, ADDRESS, ZIP	
BOB & HELEN TURNER Recording Officer	
P.O. BOX 22 AUBURN, CA-95603 NAME, ADDRESS, ZIP	
NAME, ADDRESS, ZIP	

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shall fail to . contained, the understood or any of th e the followi and agreed bety aid parties that the 20 days of the the lare this contract is to withdraw said. them, punctually within ving rights: (1) to dech due and payable. (3) the pays seller a heep any age the whole uni- $\{3\}$ re-entr of the "thour any paid on account of such default all pay s-up to the time of d-atoresaid, without process of wich default, shall h mion thercol, togeth

nd. The buyer lutther agrees that laiture by the seller at any time to require performance by the buyer of any provision hereof shall in no way allect his recunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach such provision, or as a waiver of the provision itsell.

. Ollowever, the actual considerati

The true and actual consideration paid for this transfer, stated in ferms of dollars, is \$
of or includes other property or value given or promised which is part of the consideration (indicate which).(i)
In case suit - action is insilitated to foreclose this contract or to enforce any provision hereof, the losing
as the trial cour, may adjudge reasonable as a stormey's less to be allowed the prevailing party in soil suit
intent or decree of such trial court, the losing party invite provision hereof, the appellate couy antioney's less on such appeal.
I be made, assumed and implied to make the provision plant, the neater, the neuter, the same diministic and implication on the total individual that the seller or the huyer may be more than one person or
singular monom a final implied to make the provision plant, the maxuline, the leminine and the neuter,
This agreement shall bind and inure to the benefit of, as the struct and avides prival put to the provision plant. rovision hereol, the losing party vailing party in said suit or act sum as the appellate court shi action and it shall adjudge on or a corporation; that if the construction and that generally all graso requires, cal changes

npeal. , it is understood that the seller or the huyer may be en to mean and include the ploral, the masculine, the led to make the provisions hereol apply quality to cor, and insure to the benefit ol, as the circumstances ma resonal representatives, successors in interest and assign nediate parties hereto but their respective ecutors, administrators, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrumuent in triplicate; 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.

31 June λ Illasthe Dele Trune NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF APPAY, California STATE OF OREGON, County of ...)) 53. County of Placer January 23, 1 88. .., 19..... , ₁₉ 78 Personally appeared and Personally appeared the above named... Bob and Helen Turnerwho, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the ...secretary ofand acknowledged the foregoing instrument to be and that the seal affixed to the foregoing instrument is the corporation, of snid 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: a corporation. voluntary act and deed. tere: Betore (OFFICIAL...... SEAL) (SEAL) Notary Public tor drigh California Notary Public for Oregon My commission expires 12/1/80 My commission expires: ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument ented and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be e Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties of a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties of the state of the instrument is executed and the parties of the state of the st are bound thereby. . ORS 93.999(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) OFFICIAL SEAL KATHY A. LOVE NOTAGE PUCLI CALIFOR COUNTY OF PLACE My Commission Expires December 1, 1980 Beausan enterenter analyanterent Steventer tertenter serter CRM NO. 23 - ACKNOWLEDGME STATE OF OREGON, County of Klamath 19.78. day of January BE IT REMEMBERED, That on this 30th before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within namedGerald Wolff and Martha E. Wolff known to me to be the identical individual described in and who executed the within instrument and executed the same freely and voluntarily. acknowledged to me that they IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. and B. Kalita Notary Public for Oregon. Commission expires STATE OF OREGON; COUNTY OF KLAMATH; ss. Hereby certify that the within instrument was received and filed for record on the 7th day of February A.D., 19 78 at 10:15 o'clock A M., and duly recorded in Vol M78 , __on Page_2166_ Deeds WM. D., MILNE, County Clerk FEE \$6.00 By Dernethan Lelsih Deni v