ORM No. 706_CONTRACT_REAL ESTATE_MOR T 42904	CONTRACT-REAL ESTATE			2512 "9	B
THIS CONTRACT, Mude	this15day ofJan	uary	,	19.78, between	
GERALD WOLFF and MARTHA	E. WOLFF, as tenants by t	he entirety	hereinafter	called the seller	
and ROBERT E. SHIELDS a	and GLENNA K. SHIELDS, hus	band and wit	G hereinafter	called the buyer	,
WITNESSETH: That in seller agrees to sell unto the buy	consideration of the mutual cove er and the buyer agrees to purch ted inKlamathCou	nants and agre ase from the s	ements here eller all of	ein contained, the the following de-	
Lot 12 in Block 3 of Tra	ect No. 1065 IRISH BEND.				
SUBJECT, however, to the		the terms at	d mords	ions thereof	
Dated : Sept Recorded : Octa In favor of : Pact	by instrument, including tember 20, 1965 ober 6, 1965 Book: M-65 ific Power & Light Co., a 0 foot wide right of way	5 Page: 23 Maine Corpo	355 & 235 ration	7	
2. Restrictions, but on or national origin, as a	nitting restrictions, if a shown on the recorded plat	ny, based of	n race, c end.	olor, religio	n
3. Covenants, easements	s and restrictions, but on	itting rest	rictions,	if any, base	d
terms thereof.	n or national origin, impo		rument, i	ncluding the	
Recorded : May 9	9, 1973 Book: M-73 F	Page: 5588	÷.,		
			1		
or the sum of Four Thousand	d Five Hundred and 00/100-			\$.4,500.00)
Dollars (\$ 450.00	price), on account of which Four d on the execution hereof (the rec	eipt of which is	hereby ac	knowledged by th	e :
of the seller in monthly paymen	the remainder of said purchase pr its of not less thanForty Nine	and 14/100	و در به به جز به به به		
Dollars (\$.49.14) each	b ,				
and continuing until said purch all deferred balances of said pur	each month hereafter beginning wi hase price is fully paid. All of sa rchase price shall bear interest at	th the month o id purchase pri the rate of	fFebrua ce may be per cei	ry, 1978 paid at any time nt per annum from	;; n
January 15, 1978	until paid, interest to be paid s above required. Taxes on said pr	Monthly	and	* being included i	n
rated between the parties hereto	as of the date of this contract.			year man oo pre	
	ts with the seller that the real property desci- lamily, household or agricultural purposes,			districesex x	
The buyer shall be entitled to possess he is not in default under the terms of this erected, in good condition and repair and w	ion of said lands on	he will keep the bui hereof; that he will hereof; that he will	and may retain Idings on said p keep said prem incurred by hin	such possession so long premises, now or herealt ises free from mechanic n in defending against at	ns. cr 's 1y
and all other liens and save the seller narm such liens; that he will pay all taxes hereal alter lawfully may be imposed upon said pre insure and keep insured all buildings now of	contract. The buyer agrees that at all times contract. The buyer agrees that at all times vill not suffer or permit any waste or strip th less therefrom and reimburse selfer for all cost less therefrom and reimburse selfer for all cost less therefrom and reimburse selfer as all emisses, all promptly before the same or any p r herealter erected on said premises against lo	l water rents, public art thereol become p sa or damage by fire	charges and m ast due; that a (with extended	unicipal liens which her t buyer's expense, he w coverage) in an amou	e ill nt
not less than \$ in a c	company or companies satisfactory to the selle	r, with loss payable f	irst to the seller	and then to the buyer	A8 -
to and become a part of the debt secured by the seller for buyer's breach of contract.	policies of insurance to be delivered to the set fees or to procure and pay for such insurance, i y this contract and shall bear interest at the r and within	ate aforesaid, without te hereol, he will lurn	t waiver, howev ish unto buyer	er, of any right arising a title insurance policy i	to n-
suring (in an amount equal to said purchase save and except the usual printed exceptions said, purchase price is fully paid and upon	and within	is in the seller on or? ensements now of red t, he will deliver a	subsequent to the sord, if any. Se good and sullike of and sullike of and sullike and tree and	he date of this agreement lier also agrees that which cient deed conveying sa clear of all encumbrance	it, en id es
premises in tee simple unto the buyer, his he since said dato placed, permitted or arising liens, water rents and public charges so assun	by, through or under seller, excepting, however ned by the buyer and lutther excepting all lie	er, the said easements ns and encumbrances	and restriction created by the	and the taxes, municip buyer or his assigns.	al
MPORTANT NOTICE: Delete, by lining out, wh a creditor, as such word is defined in the Truth-	(Continued on reverse) Ichever phrate and whichever warranty (A) or (B) In-tending Act and Regulation 2, the seller MUST D8 or similar unless the contract will become a fi	is not applicable. If y comply with the Act an	vorraniy (A) is or d Regulation by	plicable and if the seller making required disclosure	ls , ; s;
Stavens-raess form lad. Low or similar.			purchase of a d		Y - CAR
GERALD & MARTHA E. WOLF P.Q. BOX 331	<u>P</u>	STATI	OF ORE	GON,] ss.
CHILOQUIN, OR 97624	REGS			at the within ins) tru-
ROBERT E. & GLENNA K. S		ment v	vas receive	d for record on ,19	the
P.O. BOX 607 AUBURN, CA 95603 EUVER'S NAME AND ADDI	RESS SPACE RESE	at	o'cloc	K.M., and reco	rdeđ
r recording return to:	FOR	in book file/ree	I number	n page	
U.S. NAT'L BANK, MAIN B	RANCH-	Record	Witness m	f said county. y hand and sca	
P.O. EOX 789 Atten: L	그는 것은 문제 같이 가지 않는 것 같아요.		affixed.	an an Start	
P.O. BOX 789 Atten: L KLAMATH FALLS OR 97601	······································	in an an 🖊 ara			1111
KIAMATH FALLS OR 97601. NAME, ADDHESS, ZIP	sent to the following address.			Recording Of	ficer
KLAMATH FALLS OR 97601	sent to the following address.			Recording Of De	

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SANK OF STREET	14. S. A. A. A. S. S.		NUMBER OF STREET	1.5
S. Artick	ALC: NO DE	Water Manager		Ζ,

S. Star

ny ol th • lollo hem, punctu ing rights: due and pa cases, all rig any pr buyer lurther agrees that laiture by the seller at any time to require performance by the buyer of any provision hereol shall in no way near 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 succeedin a provision, or as a waiver of the provision itself.

paid for this tra The true and actual consideration Society and

The true and actual consideration paid for this transfer, stated in terms of dollars, is a stock of the state of the sta ing party in said sun as the appellate e m

It or decree of such that court, the losing party further promises to pay such sum as the appearate open, and that court, the losing party further promises to pay such sum as the appearate open, and that appear and include the plural, the macculine, the lominine and the neuter, and that generally all grammatical changes made, assumed and implicit to make the provisions hered apply gualty to corporations and to individuals. This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective recurrent shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective recurrent shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective recurrent shall bind and inure to the benefit of, as the circumstances may require not only the immediate parties hereto but their respective recurrent shall bind and increding the provide assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument 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.

Relat & Aharda Shille Masth ence between the symbols (1), if not pplicable, should be deleted. See ORS 93.0301 STATE OF CHIERE, CALIF. STATE OF OREGON, County of

88.

..., 19.78 Personally appeared . LAN 31 ----Personally appeared the above named. ...who, being duly sworn, ROBERT E. SHIELDS each for himself and not one for the other, did say that the former is the AND GLENNA K. SHIELDSpresident and that the latter is the secretary ofand acknowledged the foregoing instruand that the seal affixed to the foregoing instrument is the corporation, 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: THEIR voluntary act and deed. nt to be ... (OFFICIAL ALOLAS Ron Notary Public for G Notary Public for Oregon My commission expires 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 ecuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-, such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) OFFICIAL SEAL CAROL A. CRANFORD DTARY PUBLIC - CALIFORNIA PLACER COUNTY comm. expires AUG 23, 1981 Areas and a second

FORM NO. 23 --- ACKNOWLEDGMEN STEVENS-NESS LAW PUB. CO., PORTLAND. DRE

Deputy

(SEAL)

County of Klamath

STATE OF OREGON,

FEE \$6.00

County of PLACER

177.8. BE IT REMEMBERED, That on this......8th..... .day of February.

my official seal the day and year last above written. and B. Kalita Notary Public for Oregon. My Commission expires ... December. 22, ... 1978.

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STATE OF OREGON; COUNTY OF KLAMATH; ss.

I hereby certify that the within instrument was received and filed for record on the 10th day of Pebraary A.D., 19 78 at 011:39 o'clock A M., and duly recorded in Vol M78 on Page 2512 Deeds

WM. D. MILNE, County Clerk By Sernetha