17	38 - 13972 FORM No. 700-CONTRACT-REAL ESTATE-Monthly Paymente.	STEVENSINESS LAW PUBLISHING CO., P. KTLANO, OR. 5204	
	1 42905 CONTRACT—REAL	Vol. 78 Page A014	Velsar
	THIS CONTRACT, Mide this. 1st day of CERRY W. WOLFF and CATHY K. WOLFF, as tenan	ts in common	TURM
	and BOXANNE FORSYTH	, hereinafter called the buyer,	
1	WITNESSETH: That in consideration of the mutual seller agrees to sell unto the huyer and the buyer agrees to scribed lands and premises situated in Klamath Lot 13 in Block 3 of Tract No. 1065, IRISH BE	al covenants and agreements herein contained, the p purchase from the seller all of the following de- County, State of Oregon, to-wit:	
	Subject, however, to the following:		
	 1. An easement created by instrument, includ Dated : September 20, 1965 Recorded : October 6, 1965 Bool In favor of : Pacific Power & Light For : A 20 foot wide power 1 	s: M65 Page: 2357	
	2. Restrictions, but omitting restrictions, or national origin, as shown on the recorded	if any, based on race, color, religion plat.	2
	3. Covenants, easements and restrictions, bu on race, color, religion or national origin, terms thereof.	imposed by instrument, including the	1865 1979 1951 - 91
3	Recorded : May 9, 1973 Book: M-73	Page: 5588	
==	for the sum ofFourThousandSevenHundredFi.f.t.	$x_{\text{and }00/100} = Dollars ($ 4750.00)$	
<u>۳</u>	(hereinafter called the purchase price), on account of which	Four Hundred Seventy Five and 00/100	
	Dollars (\$.475.00) is paid on the execution hereof (seller); the buyer agrees to pay the remainder of said purch	hase price (to-wit: \$4275.00) to the order	
<u></u>	of the seller in monthly payments of not less than Fifty. Dollars (\$ 51.87) each,	One and 87/100	
	payable on the		
	and continuing until said purchase price is fully paid. Al all deferred balances of said purchase price shall bear inte	1 of said purchase price may be paid at any time; rest at the rate of	122 - 142 - 14 123 - 145 - 14 14 - 145 - 145 - 145 - 145 - 145 - 145 - 145 - 145 - 145 - 145 - 145 - 145 - 145 14 - 145
	February 1, 1978 until paid, interest to b	e paid monthly and * being included in	
	the minimum monthly payments above required. Taxes on rated between the parties hereto as of the date of this cont	ract.	僧
	The buyer warrants to and covenants with the seller that the real prop •(A) primarily for buyer's personal, family, household or agriculturel put (72)CHOCKY.75500000000000000000000000000000000000		
	The buyer shall be entitled to possession of said lands on Februar, he is not in delault under the terms of this contract. The buyer agrees that at erected in good condition and repair and will not suffer or permit any wasto and all other liens and save the seller harmless thereform and reimbures even such liens; that he will pay all lasse herealier levied against taid property, as alter lawfully may be imposed upon said premises, all permits and help immunes all building and hereal immuned all buildings now or herealler evected on said premises insure and keep immuned all buildings now or herealler evected on said premises	y. 1	
	erected, in good companion and repair and will not suffer or perini any wasse and all other liens and save the seller harmless therefrom and reimburse seller I such liens; that he will pay all taxes herealier levied against said propriy, as alter lawluly may be imposed upon said premises, all promptly before the same	or all costs and attorney's less incurred by him in delending against any well as all water rents, public charges and municipal liens which here- or any part thereoi become past due; that at buyer's expense, he will	
	insure and keep insured all buildings now or hereafter erected on said premises on test than 3 in a company or companies satisfactory to	against loss or damage by fire (with extended coverage) in an amount product of the seller, with loss payable first to the seller and then to the buyer as	
	not less than \$ in a company or companies satisfactory to their respective interests may appear and all policies of insurance to be delivered such lient, costs, water rents, tares, or charges or to procure and pay for such in to and become a part of the debt secured by this contract and shall bear interes the seller for buyer's breach of contract. The seller actions task in seconce and within 30 days for	to the seller as soon as insured. Now if the buyer shall fail to pay any normane, the seller may do so and any payment so made shall be added t at the rate aloresaid, without waiver, however, of any right arising to m the date bereol, he will lurnish unto buyer a title i surance policy in-	
	the seller for buyer's breach of contract. The seller agrees that at his expense and within	id premises in the seller on or aubsequent to the date of this agreement, ions and easements now of record, Hany. Seller also agrees that when agreement, he will deliver a good and sulficient deed conveying said	
	premises in few simple unto the cuyer, his heirs and assigns, tree and clear O entr since said date placed, permitted or arising by, through or under seller, exceptin liens, water rents and public charges so assumed by the buyer and lurther exception	umorances as of the gaie neteror and tree and treat of in encompositions g, however, the said easternets and restrictions and the targets, municipal ng all liens and encumbrances created by the buyer or his assigns.	
	(Continued on reverse) *IMFORTANT NOTICE: belete, 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 camply with the Act and Regulation by making required disclosures for this purpose, use Stevensheets form No. 1308 or similar unless the contract will become a (irst lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307 or similar.		
	GERRY W. & CATHY K. WOLFF	STATE OF OREGON,	
-	P.O. BOX 33L	ss.	1.1.1.1
	CHILOQUIN, OR. 97624 SELLER'S NAME AND ADDRESS	I certify that the within instru-	
	BOXANNE FORSYTH 5600 Stanley Drive 3579 Sunset Blud	ment was received for record on the day of	
	Auburn, CA 95609 Rocklin, CA 95677	ACE RELERVED in bock	調査
	After recording roturn to: U.S. NAT'IL, BANK, Main Branch	conders use file/reel number	
	P.O. Box 789 Atten: Lee Daniels	Record of Deeds of seid county. Witness my hand and seal of	133
	Klamath Falls, OR 97601	County attixed.	
	Until a change is requested all tax statements shall be sent to the following andress. ROXANNE, FORSYTH:	Recording Officer	and the second
	5600 Stenley Drive 3579 Sunset Blud.	ByDeputy	
· 1	Auburn, CA 95509 Bocthin, CA 95077		

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aid parties that time 20 days of the time lare this contract nul nui I de (3) to d intere sting d ali right casu ... sta posses

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yer lurther agrees that failure by the seller at any time to require performance by r to enforce the same, nor shall any waiver by said seller of any breach of any provision, or as a waiver of the provision itsell. uyer of any provision hereof shall in two way affect his n hereof be held to be a walver of any succeeding breach

mideration ns of dollars, is \$47.50.00 paid for this transfer, stated in OTHINGS CONCINCTION OF THE OTHER CONCINCTION

vectorse this contract or to enforce any provision hereol, the losing party in said suit or action agrees as attorney's less to be allowed the prevailing party in said suit or action and it an appeal is tak ing party further promises to pay such sum as the appellate court shall adjudge reasonable as it or action is institu urt may adjudge re of such trial court es on such appeal. t, the los understood that the mean and include the seller or the buyer may be more than a plural, the masculine, the leminine ar one person or a corporation; that if the ad the neuter, and that generally all g

ilsr pronoun that be taken to mean and include the plural, the maiculine, the leminine and the neuter, and that generally all grammatical changes made, assumed and implied to make the provisions hereod apply gually 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 scutors, administrators, personal representatives, successors in interest and 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. Gerry W. W. *Molanne Forsyth

NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030) STATE OF GREEDEN. CALIF. STATE OF OREGON, County of) 55. County of PLACER. ... 15 , 1978 Personally appeared JAN 31 who, being duly sworn, Personally appeared the above named each for himseli and not one for the other, did way that the former is the ROXANNE FORSYTH president and that the latter is the secretary of . .and acknowledged the foregoing instruand that the seal atlixed to the foregoing instrument is the corporation, 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: HER ment to bevoluntary act and deed. Beloro me: (OFFICIAL Robert E SEAL) Shold (SEAL) Notary Public for Gregon CALIF My commission expires 3-5-79 Notary Public for Oregon 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 cuted and the parties are bound, shall be acknowledked, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-Bech instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 13 days after the instrument is executed and the par-. Buch instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days re bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. ve (DESCRIPTION CONTINUED) OFFICIAL SEAL ROBERT E. SHIELDS OTARY PUBLIC - CALIFORI PRINCIPAL OFFICE IN THE COUNTY OF PLACER My Commission Expires March 5, 1979 -- ACKNOWLEDGMENT FORM NO. 23 STATE OF OREGON. County of Klamath day of February BE IT REMEMBERED, That on this 6th 19.78 known to me to be the identical individuals... described in and who executed the within instrument and executed the same freely and voluntarily. acknowledged to me that I they IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed 2.0 my official seal the day and year last above written.

STATE OF OREGON; COUNTY OF KLAMATH; ss.

\$6.00

of

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I hereby certify that the within instrument was received and filed for record on the 10th day of February A.D., 1978 at 11:39 o'clock A.M., and duly recorded in Vol. M78 Deeds on Page 2514

AND B. Kalito. Notary Public for Oregon. Commission Anniras Dec. 22, 1978

By Bernethan M- Lelich Deputy

WM. D, MILNE, County Clerk