	M Dest
14282-9-D CONTRACT-SEAL E	STATE Vol. 78 Page 7025
40150 day of	March 1978, between
THIS CONTRACT, Made this 3rd day of Robert P. Hathaway and Yon T. Hethay	hus baug and exter called the seller,
The I Stenn, Hector H. Carnes and	d Lawrence C. Lecest
and Bobby L. Stepp, Hector N. Carnes and and undivided one-third interest, wiTNESSETH: That in consideration of the mutual WITNESSETH: That in consideration of the mutual	covenants and agreements herein contained, the
scribed lands and premises situated THIRD ADDITION	TO ALTAMONT ACRES, in the
County of klassen, to the following:	and irrigation
County of Klazath, State following: Subject, however, to the following: 1. Regulations, including levies, asses rights and casements for ditches and can	ements, vater and restion mals, of Klamath Irrigation
Tights and casements its	angessments, rights of way
2. Regulations, including Suburban Sant	Itary District.
2. Regulations, including Suburban Sand and easements of the South Suburban Sand 3. Reservations, including the terms and forth in deed deted February 17, 1934, 1 forth in deed deted February 17, 1934, for	ed provisions that 1, 1934, in recorded Merch 1, 1934, in
	CONSTRUCTION SHE BUILDE
forth in deed used to be a forth in deed to be a for Book 102 at page 410, Deed Records, for of ditches, canals, and pipe lines for 4. Trust Deed, including the terms and 4. Trust Deed, including the terms and beach future advance	provisions thereof, with
thereat thereon and such furure advance	
given to secure the payment of \$11,000 Dated	V A A A
Recorded Robert F. Bathayay	oide of this concerter
in continuation of this document see	45.000.00)
for the sum of FOILY FIVE Incompany of whit	ch Seven Thousand and Nor 2000 by the
for the sum of 102 cy the purchase price), or account of white (hereinsfter called the purchase price), or account of white (hereinsfter called the purchase price), or account of white Dollars (\$7,000.00) is paid on the execution hereof Dollars (\$7,000.00) is paid on the execution hereof seller); the buyer agrees to pay the remainder of said pur seller); the buyer agrees to pay the remainder of said purchase prices to pay the remainder of said purchase pays the remainder of said purchase prices to pay the remainder of said purchase pays to pay the remainder of said purchase pays to pay the remainder of said pay the remainder of said pays to pay the	(the receipt of which is held) to the order rchase price (to-wit: \$ 38,000.00) to the order
Dollars (\$1,000,000) is paid on maninder of said pur seller); the buyer agress to pay the remainder of said pur of the seller in monthly payments of not less than FOUL of the seller in monthly payments of not less than FOUL	R HUNDRED AND NO/IOINS
Dollars (\$	19 78,
Dollars (\$	inning with the month of the said at any time; All of said purchase price may be paid at any time;
and continuing until said purchase price shall bear interest at the rate of per cent pot	
April 10, 1978 until paid, interest to April 10, 1978 until paid, interest to the minimum monthly payments above required. Taxes of the minimum monthly payments above required. Taxes of the date of this co	on said premises for the current tax year shall be pro-
the minimum monthly payments above required. I date of rated between the parties hereto as of the date of this co	ontract.
The buyer warrants to and covenants with the seller that the real processing of the seller that the real of the seller that the real of the seller that the selle	property described in this contract is 1 purposes, 1 pu
The buyer shall be entitled to possession of and the buyer agrees that	f at all times ne will that he will keep said premises free diang against any
and all other liens and save the seller nations levied against said property,	some or any part thereol become past due; that a coverage) in an amount
the second all buildings the of the	the seller and then to the buyer -
not less than 3 in a company of company of company of the set of the deliv their respective interacts may appear and all policies of insurance to be deliv such livens, costs, water rents, tanse, or charges of to procure and pay for mu such livens, costs, water rents, tanse served by this constract and aball beer in	bry to the seller, with loss payable first to the write the users shall tail to pay any vered to the seller as soon as insured. Now if the buyer shall be added ach insurance, the seller may do so and any payment so made shall be added interest at the rate atomasid, without waiver, however, of coy right arising to reterest at the face hereof, he will hereight use buyer a tale insurance patry in- ve from the date hereof, he will hereight use buyer a tale insurance patry in-
to and become a part or the of contract. the seller for buyer's breach of contract. The seller agrees that at his expense and within 30 day	retervest at the rate attracting, Guinout works have buyer a title insurance policy in- ye locus the date hereod, he will harrish unto buyer a title insurance policy in- to easi presents in the seller on or subsequent to the date of this advocurret, perticitions and extensive nour of record, if any. Seller also advoc that when restrictions enserved, he will deliver a good and sulfacent deed conveying acid this advocurret as of the date hereof and fire and the to taxe, concurring a single hereoff.
suring (in an amount equal to each parchase part the building and other n save and except the usual priorid enceptions and the building and other and said purchase price is tuily paid and upon request and unighn, brea and chear	this agreement. he will deliver a good and mutaning dear of all exclusionances of encuendratures as of the date hereof and free and clear of all encuendratures copiend, knowever, the used converts and restrictions and the taxes, municipal copiend, knowever, the used converts content by the bayer or his manipus.
premises in fee sample unaw take or orstang by, through or under seller, as since usid date placed, permitted or orstang by, through or under seller, as liens, water rents and public charges so canussed by the buyer and hardber (Continues)	to and premines in the seller on or substituted to safery agrees that what restrictions and operatively for encord, it any. Safer also agrees that what restrictions and operatively operation of the seller of all encumberances of encumbrances as of the date hereof and free and class of all encumberances corpoing. Moreover, the usid ensembrances created by the bayer or his amigna- secopting all forms and encumbrances created by the bayer or his amigna- bactoring all forms and encumbrances created by the bayer or his amigna- d on reverue)
PURPORTANT REPECT: Balance, by Status and , whichman planate and whichman or	anometry (A) or (B) ha mait oppication. If warmany (A) to constrained another discharaters: the setting MESSI exempty with the Act and Departments we making expressed discharaters: will base on 8 that has to flagman the purchase of a destificing to which event was will be accessed and the setting of the purchase of a destificing to which event was
a candidad, es assis trand is anazora es anazora (is. 1968 er similer entres the cantor for the purpose, the cantor for the candidat for the cantor of the candidat for the cand	al can reverce) ansative (2) as (2) is not applicable. If warmany (A) is applicable and if the solitor is the solitor SERVE except with the Act and Regulation by making required discharges: the solitor SERVE except with the Act and Regulation by making required and solutions: the solitor SERVE except with the Act and Regulation by making required and solutions: will because a first line to flagment the purchase of a describer is which event was will because a first line to flagment the purchase of a describer is a solitor of the soliton of the solit
	STATE OF OREGON,
	County of
SELLUR'S HAME AND ADDRESS	mant man received for record on the
	day of
BUYER'S MANE AND ADDRESS	FOR til / main minhot
Alter source for source to:	RECORDER'S USE file/reel fullaboration of beeds of said county. Record of Deeds of said county. Witness any hand and seal of
	Witness my hand and soul a County allized.
NAME ADOMESS. 31P	
NAME, ADGRESS, SIP Usuil a change is requested all this indecament shall be used to the following address.	Recording Officer
the fallowing oddress.	Recorpting Officer
the fallowing address.	Recording Officer

A DESCRIPTION OF THE OWNER OF THE

: : 41 And G indexted and agreed between said parties that time is of the essence of this correct, surface cases the buyer shall fail to make the payments above required, or any of them, punctually within 20 days of the time limited therefor, or fail to have any afreement herein contained, then the selfer at his above required, or any of them, punctually within 20 days of the time limited therefor, or fail to have any afreement herein contained, then the selfer at his above required, or any of them, punctually within 20 days of the time limited therefor, or fail to have any afreement herein contained, then the selfer with the interest thereon at once due and payable, (3) to order created or ifon said deed and other documents from excour and/or (4) to foreclose this contract by suit in the interest thereon at once due and payable, (3) to withdraw said deed and other documents from excour and/or (4) to foreclose this contract by suit in the interest thereon at once due and payable, (3) to withdraw said deed and other documents from excour and/or (4) to foreclose this contract by suit in the interest thereon at once due and payable, (3) to declare the section a against the seller without set any set of a componention for termine and the right to the possession of the premises above described and all other right is contract and such cases, and researches there observes the seller without any set of re-early, or any other at of a said property as aboutedy, fully and perfectly as it this contract and researches there observes made on their operations of an elevation of the parents therefore reade on the to be possession thereal there are to be related by and belong to and seller in the doreer and researches therefore reade on the seller with a belong to a said and researches there on the said only on the said only and herearches with all belong to a said apputences therearches therearches reade on the seller with a said to rease of such descare therearches and apputences therearches and apputences therearches and apputences 1 . 174725 1458- 1948(110) the tarks accreacies, wannow any process of tar, and tark and the entropy to require performance by the buyer of any provision hereof shall in no way affect his belonging. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof be held to be a waiver of any succeeding breach right hereonder to enforce the serme, nor shall any waiver by said weller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any ouch provision, or as a waiver of the provision itself. ecutors, administrators, personal representatives, successors in microsi and assess 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 thereupto by order of its board of directors. Bobby L. Stepp Her Bobby L. Stepp - Her Jammer Guico Lawrence C. Luces Hetor N. Carnes Contro P Hachaday Yer T. Hathaway NOTE-The Senteace between the symbols (), 18 not appliedble, deposid be deleted. See ORS 93.0339. STATE OF OREGON, County of STATE OF OREGON,, 19...... County of Klamath Personally appeared 19 78 3 who, being duly sworn, March each for himself and not one for the other, did say that the former is the Personally appeared the above named Bobby L. Stepp, Hector N. Carnes and Lawrence C. Lucas president and that the latter is the secretary of and that the seal attized to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and soaled 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:and acknowledged the foregoing instrument to be their Avoluntary act and desd. Belore me: Before me: Am h (SEAL) (OFFICIAL. Notary PONNA K RICK/ Ny WANSFOL OF MARK SEAL) 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, st a time more than 12 months from the date that the instrument recuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of the title to be con-d. Sach instruments, or a memerandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-are beaud thereby. re twend thereay. ORS 93.990(5) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. 824 Robert D. Boivin, Attorney Beneficiary : Western Bank, which Buyers herein do not assume and agree to pay, and Sellers further covenant to and with Buyers that the said prior Thust Deed 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 lies of said Trust Deed upon H The payment of this contract. FORM NO. 25 - ACKNOWLEDGENER STEVENS-NESS LAW PUS. CO., PORTLAND, DRE STATE OF CRESCRY IDAHO County of Sear Tabe day of Harch Cptil, 19 78 BE IT REMEMBERED, That on this. before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named Robert P. Hathaway and Yan T. Hathaway, husband and wife known to me to be the identical individual³ described in and who executed the within instrument and executed the same freely and voluntarily. acknowledged to me that they IN TESTIMONY WHEREOF, have hereunto set my hand and affixed ····· my official seal the day and year last above written. , SCH OF fulen \sim 12ma 2 Lehal Notary Public for Prison Idaho My Commission expires Superterne 6 STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the 12th day of ___o'clock____A___M., and duly recorded in Vol___M78 April _____A.D., 19_78_at__11:02_ _____on Page 7026 Deeds of WM. D. MILNE, County Clerk By Semethas Silvet Deputy \$6.00 FEE.