Vol. M / Page 9498\_ CONTRACT—ECAL ESTATE-19 38 - 14627- D CONTRACT-REAL BETATE THIS CONTRACT, Mode this Marvin W Ellering and Jane ( Ellering, husband and wife, 1978 , between , hereinafter called the seller, and Michael K. Wilson and Nanci C. Wilson, husband and wife, , hereinafter called the buyer. WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell units 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 9, Block 19, KLAMACH FALLS FOREST ESTATES, HIGHWAY 66, UNIT PLAT MC. 1, in the County of Klamath, State of Oregon. Subject, however, to the following:
1. Regulations, including levies assessments, water and irrigation rights and easements for ditches and canals of Langell Valley Irrigation An easement created by instrument, including the terms and provisions District. 2 January 29, 1953 Book: 259 Page: 28 The Pacific Telephone & Telegraph Company, a thereof. Recorded In Favor of California Corporation. 3. Subject to reservations of all oil and minerals, including the terms and provisions thereof, as set forth in deed from Long Pine Lumber Company, a corporation, to Crater Lake Lumber Company, a corporation.

recorded May 25. 1937 In Volume 109 at page 543, Deed Records of Volume 109 at page 543, Deed Records 5 day of each month hereafter beginning with the month of and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred palances of said purchase price shall bear interest at the rate of 82 per cent per annum from and \* heing included in May 5th , 1978 until paid, interest to be paid monthly the minimum monthly payments above required. Taxes on said premises for the current tax year shall be proreted between the parties hereto as of the date of this contract, and mobile home The buyer warrants to an I covenants with the seller that the rest property described in this contract is (A) primarily for buyer; personal, lainly, horsehold or agricultural purposes.

(A) primarily for buyer; personal, lainly, horsehold or agricultural purposes.

(B) buyer are agrammentation or descent all upon an animal and the property of the contract in the c sure and keep insured all buildings now or herealter elected on said premies against loss or damage by fire with extended coverage or an amount of the fire of the sure of the The seller for buyer's breich of contract

The seller agrees that at his expense and within 30 days from the determines in the seller on or subsequent to the date or the agreement in an amount equal to said purchase pixely marketable title in and to said premises in the seller on or subsequent to the date or the agreements are some of record, it ams. Seller give in the last are as and excent the usual principle and the building and other restrictions and easierments now of record, it ams. Seller give or the usual principle of the subsequent to said and subtract deed concerns and excent the usual principle and upon request and upon substances as a fire date hereit and treat and clear or all encounterances as of the date hereit and the history and clear or all encounterances are fire security and the last seller, excepting, however, the said experiences and the last substance and date plasts, permitted or arising by though or urater seller, excepting all liens and encounterages a last of the lune or his passigns. \*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever werecity \$8 or \$6 is not applicable. If worrenty (A) is applicable and if the selfs a creditor, as such word is defined in the Truth n-Lending Act and Regulation Z, the action MMOT comply with the Act and Regulation by making required disclaration of the purpose, see Sevens-Ness Form No. 1308 or similar unless the contract with because a first lion to finance the purchase of a dwelling in which even lives. No see Sevens-Ness Form No. 1308 or similar unless the contract with because a first lion to finance the purchase of a dwelling in which even lives. STATE OF OREGON County of I certify that the within instru-BELLIER'S NAME AND ALL RESS ment was received for record on the day of o'clock M., and recorded on page SPACE MESLEVED in book file/reel number RECORDER'S USE Record of Beeds of said county. Witness my hand and seal of County affixed. NAME, ADDRESS, ZIF a shange is requested all fax stritoments shall be sent to the fallowing address of the fallowin Recording Officer Deputy By E Jame Months Home tand

1-K 19 19

The buyer urther agrees that tailure by the saller at my time to require performance by the lawrer of any previous hereof shall in no waster to enforce the name, nor shall any waiver by mid seller of any breach of any previous hereof he held to be a waiver of any successful provision, or as a waiver of the prevision itself.

	4.500.00.e	However en , wi he wastess i-corneido resis po- auto-
The true and actual concideration and for this transfer, stated in state of the contract of th	in terms of dollars, is a second match. (I)	in said suit or action agrees to pay such ion and if an appeal is taken from any ion and if an appeal is the prevailing
In case will or action in judge reasonable as attorney's less to be some as the frial court may adjudge reasonable as attorney's less to be some as the frial court, the losing party number promise as deeper of such frial court, the losing party number promise	es to pay such sum as the appearant or a co-	they senerally all grammatical changes
In constraine this contract, it is usual and include the plural, the	in meetly to cornerations and to individuals.	diate parties hereto but their respective
the singular persons shall be raised to make the provisions hered singular persons and implied to make the provisions hered singular shall be made, assumed and implied to make the benefit of, as the control of the security of the provision of the security of the securit	executed this instrument in triplicate be sidned and its corporate seal	affixed hereto by its officers
		the Olmon
duly authorized thereund by	William	
Miller and the same and a second	Michael	C ULISON
Jane C. Ellering  Jane C. Hillering  Jane C. Hill or applicable, should be d	Nanci C.	Wilson
NOTE—The sentuace between the symbols ①, if not applicable, should be d	Jolotod, See CRS #3.000).	<b>)</b> -
NOTE—The sentence between the symbols	STATE OF OREGON, County of	) <b>/ / / / / / / / / / / / / / / / / / /</b>
STATE OF OREGON,	31 A 2 B 3 C 3 C 3 C 3 C 3 C 3 C 3 C 3 C 3 C 3	and
Klamath)	Personally appeared	A Second duty 5000.
19 18	and the second s	did say that the former is the
Personally appeared the above named Maryin	ngeach for himself and not one for the	president and that the latter is the
		permetery of
husband and wife, and Michael	The second secon	a corporation.
K. Wilson and wife, and Michael K. Wilson and Nanc he foregoing minu- hustand acknowled to foregoing minu- ment to be	and that the seal affixed to the fore;	joing instrument is the copping in be-
ment to be their	of said corporation and trust such that	of its board of directors; and each of to be its voluntary act and deed.
Betore me:	them acknowledge and	
	Before me:	(SEAL)
(OFFICIAL OONNA K. RICK SEAL)	Notary Public for Oregon	
NAME PUBLISHED AND LARY PUBLIC OREGIN	My commission expires:	
ORS 0.605 (1) All instruments contracting to convey for the executed and the parties are bound, and, be acknowledged, in the veyed. Such instruments, or a memorandum thereof, shall be received.		12 months from the date that the instrument eds, by the conveyor of the title to be one eds, the instrument is executed and the par-
ORS 12,635 (1) All martineette, shall be acknowledged, in the executed and the parties are bound, shall be acknowledged, in the executed and the parties are bound, shall be recovered to the executed and the parties are bound, shall be recovered to the executed and the parties are bound, shall be acknowledged, in the executed and the parties are bound, shall be acknowledged, in the executed and the parties are bound, shall be acknowledged, in the executed and the parties are bound, shall be acknowledged, in the executed and the parties are bound, shall be acknowledged, in the executed and the parties are bound, shall be acknowledged, in the executed and the parties are bound, shall be acknowledged, in the executed and the parties are bound, shall be acknowledged, in the executed and the parties are bound, shall be acknowledged, in the executed and the parties are bound, shall be acknowledged.	orded by the conveyor not inter than Is only	/
veyed. Such instruments, or a memorandum thereof, such test are bound thereby.  OIS 32.990(3) Violation of ORS 93 535 is punishable, upon	consiction, by a fine of not more than \$100.	
OLS 93.990(8) VIOLETON OF COLUMN	ESCRIPTION CONTINUED)	
	4 / 61	ov basedon race,

4. Restrictions, but omitting restrictions, if any, based on race, color, religion or national origin, as shown on the recorded plat CI Klamath Falls Forest Estates.

E. Covenants, ensements and restrictions, but omitting restrictions, if any, based on race, color, religion or national origin, imposed by instrument, including the terms thereof, seconded: July 12, 1963 Book: 346 Page: 473

Recorded: July 12, 1963 Book: 346

Mobile home: Make: 1952 Rolla 42T Fody type model CCH 1D Number: 52353004

It is hereby agreed by and between the parties hereto that in the event Buyers make extra payments on the contract herein that said payments shall be in the same amount as the monthly payment set forth in this contract. In other words, the payments if prepaid shall be multiples of the payment.

State of California	On this the 4 day of me,
State of California SS. County of El Darato SS.	the undersigned Notary Public, personally appeared
OFFICIAL SEAL JE N DARBY SMITH JOHN OF GE IN EL DORADO G JUNTY MY Commission Ergins April 31, 1950	Known to me to be the person(s) whose name(s) & subscribed to the within instrument and acknowledged that executed the same for the purposes therein contained.  IN WITNESS WHEREOF, I hereunto set my hand and official seal.
Gymnistion Excitos April 11, 1950	Hear Lasty Smith

suly recorded in Vol. H78 10th day of Hay led for record of request of Transaverica little So-ATE OF OREGON; COUNTY OF KLAMATH; & 1 04 1 A. D. 1978 of O: Lyclock AM., on WED MILNE COUNTY CH on Page 94.99

Pee \$9.00