	FORM No. 706-CONTRACT-REAL ESTATE-Monthly Poy	ments.		ENS. NEES CAW FOR	47466		
	^п 48309	CONTRACT—REAL ESTATE		ol. 79	fage		
	THIS CONTRACT, Made this	11.45					
	nert D. DIDTT and DOT	DEC DARTIA		, 1101011	marter canca the convey		
	WITNESSETH: That in consid			, 1101011	latter carred the seyer,		
	seller agrees to sell unto the buyer and scribed lands and premises situated in.	I the buyer agrees to pure Klamath Co	chase tron	i the seller c	III OI LITE TOTTOWING GO		
	Lot 10, Block 2, Tract No. 100						
	SUBJECT, however, to the follow	owing:	11-a d-200	ra and man	visions thereof.		
10 30	For : A 20 for	f 20, 1965 6, 1965 Book: M Power & Light Co., a t wide right of way	1-65 Maine ((no exa	Page: 2 Corporatio ct locatio	355 & 2357 n n given)		
2. 1	2. Restrictions, but omitting or national origin, as shown	on the recorded bra	י טו או	SII DOLLAR			
	3. Covenants, easements and on race, color, religion or r terms thereof.	restrictions, but on ational origin, imp	nitting osed by	restrictio	ons, if any, cased c, including the		
=	Recorded : May 9, 1973	Book; M-73 P	age: 55	,00	_		
		- 49	•	46	7		
	for the sum of Four Thousand F	iveHundredand.00/1	00	red Fifty	lars (\$4500.00)		
	(hereinafter called the purchase price Dollars (\$ 450.00 is paid on seller); the buyer agrees to pay the roof the seller in monthly payments of	the execution hereof (the emainder of said purchase not less than Forty. Nix	receipt of price (to-	which is here wit: \$ 4050 +/100	eby acknowledged by the .00) to the order		
!) []	1978,						
	payable on the 18th day of each month hereafter beginning with the paid at any time; 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 \$\therefore\t						
	the minimum monthly payments abo	of the date of this contract	. premises		ent tax year shall be pro-		
•	The buyer warrants to and covenants with a covenants with a covenant with a covenant with a covenant warrants	h the seller that the real property y, household or agricultural purpose XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	described in i , XX VOX VOXO	ස්වර්ග කත්තරාගර ප්රථික කත්තරාගර	DCXIACXCOURT COMPANY COMPANY		
	The buyer shall be entitled to possession of the is not in default under the terms of this cont.	I said lands on May 10 ract. The buyer agrees that at all to suffer or permit any waste or st	imes he will k	19 (O , and m seep the huildings at he will keep	on said premises, now or hereafter said premises free from mechanic's and him in defending against any		
,	The buyer shall be entitled to possession on the is not in default under the terms of this continued of the	herefrom and reimburse seller for a wred against said property, as well a, all promptly before the same or a catter erected on said premises again	as all water r ry part there est loss or dan	ents, public chars of become past di nage by fire (will	es and municipal liens which here- ie; that at buyer's expense, he will extended coverage) in an amount		
	not less than \$ -0 in a comp their respective interests may appear and all polic such liens, costs, water rents, taxes, or charges or	any or companies satisfactory to the cirs of insurance to be delivered to to to procure and pay for such insurance and pay for such insurance and pay for such insurance at the companies of the	seller, with 10 he seller as 50 nce, the seller the rate alore	on as insured. No may do so and a said, without wais	will the buyer shall fail to pay any my payment so made shall be added er, bowever, of any right arising to		
	to and become a part of the debt secured by the the seller for buyer's breach of contract. The seller afrees that at his expense and suring (in an amount equal to said purchase prices are and except the usual printed exceptions are said purchase price is fully paid and upon requiremises in fee simple unto the buyer, his heirs a since said date placed, permitted or arising by, liens, water rents and public charges so assumed	within 30 days from the marketable title in and to said position the building and other restrictions est and upon surrender of this agreement assions, free and clear of encum	ne date hereof, remises in the and easemen ement, he wi brances as of t	he will furnish to weller on or subsets now of record, il deliver a good the date hereol an	nto buyer a fille insurance point in- quent to the date of this agreement, if any. Seller also agrees that when and sufficient deed conveying said direct and clear of all encumbrances contrictions and the taxes, municipal		
	since said date placed, permitted or arising by, liens, water rents and public charges so assumed	by the buyer and further excepting a (Continued on rever	sil liens and e	ncur brances creat	ed by the buyer or his assigns.		
	*IMPORTANT NOTICE: Delete, by lining cut, 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; for this purpose, use Stevens-Ness Farm No. 1308 or similar unless the contract will become a first lien to tinance the purchase of a dwelling in which event use Stevens-Ness Form No. 1308 or similar unless the contract will become a first lien to tinance the purchase of a dwelling in which event use						
	GERALD WOLFF and MARTHA E.	WOLFF		STATE O	F OREGON,		
	BOX 331			County	of		
	CHILOQUIN, OR 97624 PHILL B. & DOLORES DABLEL	3		I co	rtify that the within instr received for record on t		
	BOX 61			(fer	e of, 19 Notelock = M., and record		
	McArthur, CA 96056	nPAC:	: HENRHVED FOR	in book	on page or		
	U.S. NAT'll Bank, Main Brai	nch	HDER'S UNE	tile/reel n Record of	Deeds of said county.		
	P.O. Box 789 Atten: Lee Klamath Falls, OR 97601	Daniels	1 to \$1.7	Wit County of	ness my hand and seal fixed.		
	Until a change is requested all tax statements shall be sen	to the fallowing address.		\sim . $e^{e^{e^{e}}}$	n		
	PHIL B. & DOLORESDABILL	o and the medical and a second of		By	Recording Offic Dept		
1	BOX 61 McArthur, CA 96056	and the control of the second of the control of the		- *			
		The second secon		man and a second	A Committee of the Comm		

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payment above required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his contract null and void, (2) to declare the whole unpaid principal balance of said purchase price will the interest thereon at once due and payable. (3) to withdraw said deed and documents from escrow and/or (4) to foreclose this contract by suit in fermine and the right to the possession of the premises above described and all other lights acquired by the buyer hereunder shall utterly cease and dee seller without any act of re-entry, or any other act of said seller to be perioded and all other lights acquired by the buyer hereunder shall revert to and revest in sair moneys paid on account of the purchase of said property as absolutely, fully and periodic and without any right of the buyer of return, reclamation or compensation for case of such default, all payments therefore made on this contract are to be retained by and belong to said seller as the aftered and reasonable rent of said the land aforesaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtments the treat of the tenting the land appurements thereof or thereof or thereof or the process of the process of the process of the process of the said the land appurements thereof or thereof or thereof or the process of t

. The bayer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his of any such provision, or as a waiver of the provision itself.

	The true and actual consideration paid for this transfer, state	ed in terms of dollars, is \$.4500.00	
		TALLY INCOMESTATION X profised examples (X) or to enforce any provision hereof, the losing party in said suit or action agrees to pay such be allowed the prevailing party in said suit or action and it an appeal is taken from any	
	the singular promounts the solution of the singular promounts that the seller or the singular promoun shall be taken to mean and include the plural, shall be made, assumed and implied to make the provisions hereof a shall be made.	the buyer may be more than one person or a corporation; that if the context so requires, the masculins, the leminine and the neuter, and that generally all grammatical changes pilly qually to corporations and to individuals, circumstances may require, not only the immediate parties hereto but their respective interest and assigns as well.	
	heirs, executors, administrators, personal representatives, successors in IN WITNESS WHEREOF, said parties hav	circumstances may require, not only the immediate parties hereto but their respective interest and assigns as well. ce executed this instrument in triplicate; if either of the undersigned to be sidead.	
	is a corporation, it has caused its corporate name duly authorized the output of you board of	to be signed and independent in the disciplined	
ì	x By Dalell	G D. L. V. II	
	NOTE TO PROPERTY NAMED	Martha & Walf	
	NOTE—The santonce between the symbols ①, if not applicable, should be a		
	STATE OF OREGON, County of Klamath 355.	STATE OF OREGON, County of	
	1 19.78	Personally appeared	
	Personally appeared the above named	who, being duly sworn, each for himself and not one for the other, did say that the fermer is the	
	and acknowledged the toregoing instru-	president and that the latter is the secretary of	
	ment to be		
	Before me:	of said corporation and that said instrument was signed and sealed in be-	
	(OFFICIAL JAWA D. KOLTA	them acknowledged said instrument to be its voluntary act and deed. Belcre me:	
	Notary Public for Oregon My commission expires	Notary Public for Oregon My commission expires:	
	ORS of 615, (1) All instruments contracting to convey fee title is executed and the parties are bound about the extraordistic of the contraction o		
	veged. Such instruments or a mendrandum thereof, shall be recorded the are bound thereby.	to any rea! property, at a time more than 12 months from the date that the instrument nanner provided for acknowledgment of deeds, by the conveyor of the title to be cond by the conveyor not later than 15 days after the instrument is executed and the paracteristic, by a fine of not more than \$100.	
	2 0 10 10 10 10 10 10 10 10 10 10 10 10 1		
	(DESCR	RIPTION CONTINUED)	
	STATE OF CALIFORNIA		
	County of Lassen ss. On this 9th day of May		
	On this 9th day of May before me. Thea L. Henning	in the year one thousand nine hundred and seventy-eight	
i	County of	, a Notary Public in and for the	
	duly comm	issioned and sworn, personally appeared Phil B. Dabill and	
		lores Dabill	
3	OFFICIAL SEAL THEA L. HENNING known to m	ne to be the person S whose name S are subscribed to the within	
1	FRIEGIAL OFFICE IN instrument	and acknowledged to me that \pm he \underline{Y} executed the same.	
		TNESS WHEREOF I have become oset my hand and affixed my official	
		County of Lassen the day and year earths	
		Steaktleaning	
	Notary	State of California	
\$	Form No. GA60-003 - Acknowledgments FTATE OF OREGON; COUNTY OF KLAMATH	My Commission France December 18, 197	78
			ē
•	May A.D., 19 ⁷⁸ at 10:36 o'clor	received and filed for record on the 16 day of	Ş
o i	. Doed-	k. A. M., and duly recorded in Vol. 178	
٠	ion Page101	WM. D. MILNE, County Clerk	5
	FEE #6.00	By Servetha & Kets ch Deputy	Ž
		Deputy	,