	CACIREAL ESTATE	VOI. 18	Page 12085
THIS CONTRACT, Made this 25th GERAID WOLFF and MARTHA E. WOLFF		***************	
and CHESTER F. PROCTOR and MARGINA TOO	~~~~	·····, he	reinafter called the sal
WITNESSETH: That in consideration of the seller agrees to sell unto the buyer and the buyer ascribed lands and premises situated in Klamath Lot 15, Block 3, Tract No. 1065, TRICH	he mutual covena	nts and agreem	ereinafter called the buy lents herein contained
Lot 15, Block 3, Tract No. 1065, IRISH	BEND	z, State of	Oregon , to-v
SUBJECT, however, to the following:			
1. An easement created by instrument, Dated : September 20, 1965 Recorded : October 6, 1965 In favor of : Pacific Power & Li For : A 20 foot wide rig exact location)	Book: M-65	Page:	2355&2357
2. Restrictions, but omitting restrict or national origin, as shown on the rec	ions, if any,	based on rac	ce, color, religio
on race, color, religion or national or terms thereof,	ns, but omitti igin, imposed		tons, if any, based it, including the
Recorded: May 9, 1973 Book:	M-73 Pag	ge: <i>55</i> 88	
of the seller in monthly payments of not less than Dollars (\$ 60.06) each, each month hereafter and continuing until said purchase price is fully pall deferred balances of said purchase price shall be May 25, 1978	r beginning with the	he month of urchase price m	June , 19 78
the minimum monthly payments above required. Tax rated between the parties hereto as of the data of the	st to be paid mor	nthly curre	per cent per annum fro and * \(\frac{\fir}{\fir}\firk{\fir}{\firket{\frac{\fir}{\fir}{\fir}{\fir}{\fir
The buyer warrants to and covenants with the seller that the	real property described in	n this contract is	
The buyer warrants to and covenants with the seller that the s	that at all times he will waste or strip thereol; we seller for all costs and erty, as well as all water he same or any part the	Il keep the buildings of that he will keep sa attorney's fees incurre r rents, public charges treol become past due	y retain such possession so long on said premises, now or hereaft aid premises free from mechanic of by him in defending against a s and muricipal liens which her
such liens, costs, water rents, taxes, or charges or to procure and pay to to and become a part of the debt secured by this correction and pay to	lelivered to the seller as r such insurance, the sell	loss payable first to t soon as insured. Now	the seller and then to the buyer if the buyer shall fail to pay at
save and except the usual printed exceptions and the building and othe said purchase price is fully paid and upon request and upon surrender processes in lully paid and upon request and upon surrender promises in lee simple unto the buyer, his heirs and assigns, tree and cle since said date placed, permitted or arising by, through or under seller, liens, water rents and public charges so assumed by the buyer and turthe	days from the date herecond to said premises in the restrictions and easeme of this agreement, he was of encumbrances as of excepting, however, the recepting all liens und	ol, he will lurnish unto	o buyer a title insurance policy is to the date of this agreement
IMPORTANT NOTICE: Delete, by fining out, whichever phrase and whichever or trieditor, as such ward is defined in the Truth-in-Lending Act and Regulation or this purpose, use Stevens-Ness Form No. 1308 or similar unless the contractive stevens-Ness Form No. 1307 or similar.			
ERAID & MARTHA E. WOLFF OX 331		STATE OF	
HIIOQUIN, OR 97624 SELLER'S NAME AND ADDRESS			
HESTER F. & MARTHA DROOMS		County of	fy that the within inst
1031 Space 10		ment was re	ceived for record on
lamath Falls, OR 97601 BUYER'S NAME AND ADDRESS recording return to:	BPACE RESERVED	at	o'clock M., and record
S. NAT'IL BANK, MAIN BRANCH O. BOX 789 Atten: Lee Daniels LAMATH FALLS, OR 97601	гоп Несоликина нек	file/reel numi Record of Dec Witnes	on page or or ber eds of said county. s my hand and seal
NAME, ADDRESS, ZIP a change is requested all tax statements shall be sent to the following address.		County affixe	d.
HESTER E & MARRIER PROGRAM		The state of the s	
- Symbolic To Jr. Blace 47	المعمد	By	Recording Office
lamath Falls, OR 97601	C. C	To the second of	Depu

Deputy

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall tail to make the payments 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 option shall have the following rights: 10 declare this contract mill and void, (2) to declare the whole unpsid principal balance of said purchase price with termine and the right to the possession of the premises above described and all other documents from escrow and/or (4) to foreclose this contract by suit in seller without any act of re-entry, or any other act of said seller to the purchase price with moneys paid on account of the purchase of said seller to be performed and without any right to the purchase of said property as absolutely, fully and perfectly as if this contract and such default all payments therefolere made on this contract are to be retained by and before the apprentiant and on the purchase of compensation for the land aloresaid, without any process of law, and take immediately, to all any time thereafter, to ence upon belonging.

The human further address that failure by the saller at any time to require surfurnance by the buyer of any time thereafter, to ence upon the property as a short failure by the saller at any time thereof, together with all the improvements and apputenances thereon or thereto. the land aloresaid, without any process of taw, and take unmediate possession therein, exercise who sail site deprovements and supported to enter a first his buyer 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 right hereunder 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 succeeding breach of any such provision, or as a waiver of the provision itself.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$5,500.00 GEORGICS NO SIGNATURE STATES TO THE TOTAL NO SIGNATURE NO SIGNATURE SESSO GAS SESSO GAS SESSO SIGNATURE SI In case suit or action is instituted to foreclose this contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such sum as the trial court may adjudge reasonable as altorney's fees to be allowed the prevailing party in said suit or action and if an appeal is taken from any judgment or decree of such trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing party in said suit or action and if an appeal is taken from any party's attorney's fees on such appeal.

In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that if the context so requires. The singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all granumatical changes heirs, executors, 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 recutors, 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 X MARTA PRITE NOTE—The sentence between the symbols ①, if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of .. Personally appeared who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is theand acknowledged the foregoing instrusecretary of ment to bevoluntary act and deed. and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires (SEAL) 198 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 sexecuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be conveyed account thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-ORS 93.930(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) STATE OF OREGON, FORM NO. 23 — ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. County of Klasnah BE IT REMEMBERED, That on this | St day of OUNL before me the undersigned, a Notary Public in and for said County and State, personally appeared the within named County and State, personally appeared the within known to me to be the identical individuals described in and who executed the within instrument and acknowledged to me that executed the same freely and voluntarily.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. and B. Kalita My Commission expires 12 22-78 STATE OF OREGON; COUNTY OF KLAMATH; ss. . I hereby certify that the within instrument was received and filed for record on the ___Zth_day of _o'clock___A_M., and duly recorded in Vol____N78_, Deeds on Page 12085 WM. D. MILNE, County Clerk FEE___\$6.00