9

franke fan de keine franke foarfaak keine franke krieder af franke franke franke franke franke franke franke f

b" intraversit

TOTAL

CONTRACT-REAL ESTATE 38-14972 5059n Vol. 9 Page THIS CONTRACT, Made this 1st ...day of June CERALD WOLFF and MARTHA E. WOLFF, husband and wife and ____CHARLES FORSYTH and MARY FORSYTH, husband and wife, hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the celler agrees to sell unto 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 4, Block 5, Tract No. 1065, IRISH BEND SUBJECT, however, to the following: 1. An easement created by instrument, including the terms and provisions thereof, Dated : September 20, 1965 Recorded : October 6, 1965 Book: M-65 Page: 235 : Pacific Power & Light Co., a Maine Corporation Page: 2355 & 2357 In favor of For way (no exact location given). 2. Reservations, including the terms and provisions thereof, in deed between United States of America to Henry G. Wolff, recorded September 6, 1956 in Book 286 at page 367, Deed Records, as to subsurface rights, except as to water. 3. Restrictions, but omitting restrictions, if any, based on race, color, religion or nation origin, as shown on the recorded plat of Irish Bend. cost, (continued on restantations, her onlitting needs of the land is tended to the control of t sdoct Corest su for the sum of Four Thousand Five Hundred and 00/100-....Dollars (\$4500.00....) (hereinafter called the purchase price), on account of which Four Hundred Fifty and 00/100----Dollars (\$ 450.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the of the seller in monthly payments of not less than Forty Nine and 15/100-Dollars (\$ 49.15) each, payable on the lst day of each month hereafter beginning with the month of July , 19...78 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 -8 per cent per annum from

June 1, 1978 until paid, interest to be paid monthly and * (SEXMONIO)

[SEXMONION TO BE DESCRIPTION OF SHARE PRICE the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract. The buyer warrants to and covenants with the seller that the real property described in this contract is

*(A) primarily for buyer's personal, lamily, household or agricultural purposes,

**RECKNERING PROPERTY AND EXPLOSED AND PROPERTY AND SHOWN AND SHOWN BUILDING PROPERTY. The buyer shall be entitled to possession of said lands on. June. 1. 9.78, and may retain such possession so long as so to in default under the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises on hereafter at the state of the contract that the will keep said premises the or hereafter and the state of (Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, whichever phrose and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the soller 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 Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use GERALD and MARTHA WOLFF STATE OF OREGON, CHILOQUIN, OR 97624

CHARLES & MARY FORSYTH 5600 Stanley Drive Auburn, CA 95603 U.S. NAT'L BANK, MAIN BRANCH P.O. BOX 789, Atten: Lee Daniels Klamath Falls, OR 97601 Until a change is requested all tax statements shall be sent to the following address CHARLES & MARY FORSYTH 5600 Stanley Drive Auburn, CA 95603

County of I certify that the within instrument was received for record on the day of o'clock M., and recorded CE RESERVED in bookon page......or as file/reel number Record of Deeds of said county. Witness my hand and seal of County affixed. Recording Officer Deputy

_Deputy

Anomia, Andrews	
And it is understood and agreed between said par above required, or any of them, punctually within 20 day	ties that time is of the essence of this contract, and in case the buyer shall fail to make the payment is 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 with case and other documents from escrow and/or (4) to foreclose this contract by suit is said or then existing in layor of the buyer as against the seller hereunder shall utterly cease and over described and all other rights acquired by the buyer hereunder shall revert to and revest in said saloutely, fully and perfectly as if this contract and such payments had never been made; and is contract are to be retained by and belong to said seller as the agreed and reasonable rent of said seller as the agreed and reasonable rent of said seller as the observed and reasonable rent of said seller as the agreed and reasonable rent of said entry in case of such default, shall have the right immediately, or at any time thereafter, to enter uponediate possession thereof, together with all the improvements and appurtenances thereon or theret at any time to require performance by the buyer of any resultable.
the interest thereon at once due and payable, (3) to with equity, and in any of such cases, all rights and interest or	contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with draw said deed and other documents from escrow and for (4) to force the contract with contract purchase price with the contract of the contract purchase price with the contract of the contract price with the contract
seller-without-any act of the possession of the premises at moneys paid on account of the number of said	ove described and all other rights acquired by the buyer hereunder shall utterly cease and do seller to be performed and without any right of the buyer hereunder shall revert to and revest in sai
case of such default all payments theretolore made on the premises up to the time of such default. And the said sel the land alorses without the land selected with the land selected the land s	as absolutely, fully and perfectly as it this contract and such payments had never been made; and it is contract are to be retained by and belong to said seller as the agreed and reasonable rent of said seller as the agreed and reasonable rent of said.
belonging. The buyer further agrees that failure by the seller	numediate possession thereof, together with all the improvements and appurtnasses thereon or theret at any time to require performance by the buyer of any provision hereof shall in no way affect his ry y said seller of any breach of any provision hereof shall in no way affect his passes and 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 we'ver of the provision its	r by said seller of any breach of any provision hereof shall in no way affect hi elf.
SHEARING LAND WAS VINCENSES	and the second s
10 - 10 - 10 00000000000000000000000000	A Control of the Cont
e ingana dinakian kating bijili.	
The true and actual consideration paid for this tr.	ansier, stated in terms of dollars, is \$.4500.00. GHOSKIENCHEXITORIXENCHICATION FOR
In case suit or action is instituted to foreclose this	contract or to enforce any provision hereof, the losing party in sold and
judgment or decree of such trial court, the losing party party's attorney's lees on such appeal.	contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such 's less to be allowed the prevailing party in said suit or action and it an appeal is taken from any unther promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing
the singular pronoun shall be taken to mean and include to shall be made, assumed and implied to make the provision	is tess to be allowed the prevailing party in said suit or action and sit or action agrees to pay suct turn must the appellate court shall adjudge reasonable as the prevailing seed for the buyer may be more than one person or a corporation; that if the context so requires, the masculine, the leminine and the neuter, and that generally all grammatical changes of, as the circumstances may require, not only the immediate parties hereto but their respective cressors in interest and assigns as well. The same that the circumstances may require, not only the immediate parties hereto but their respective cressors in interest and assigns as well.
This agreement shall bind and mure to the benefit heirs, executors, administrators, personal representatives, su	of, as the circumstances may require, not only the immediate parties hereto but their respective occessors in interest and assigns as well.
is a corporation, it has caused its corporate	ccessors in interest and assigns as well. ties have executed this instrument in triplicate; if either of the undersigned
duly authorized thereunto by order of its b	
x Charles forsett	1 00 111 011
* Mary Lassy 45	- / Wall
NOTE—The sentence heliveen the combet.	- Martha Hwalff
NOTE—The sentence between the symbols ①, if not applicable,	어마는 이번 모양 아는 아무는 만큼 모양을 들어 들려면 후 목에 하는 사람이 되는 이번 바람이에 이번 회에게 하는 것
STATE OF OREGON,	STATE OF OREGON, County of) ss.
County of PLACER) SS.	Personally appeared and
Personally appeared the above named	Personally appearedandwho, being duly sworn,
CHARLES FORSYTH AN	
THANK EORSYTH	president and that the latter is the
ment to be	stru-
	of said corneration and that said install the time corporate seal
(OFFICIAL Policy & Shield	
SEAL) SPAN ON SEAL STANDARD COOR ASSOCIATION	them acknowledged said instrument to be its voluntary act and deed. Before me:
Notary Public for Congon CALI	
Dollars (My commission expires 3-5-7	9 My commission expires:
4. Covenants, easements and re-	ree title to any real property, at a time more than 12 months from the date that the instrument is the provided for acknowledgment of deeds, by the conveyor of the title to be converted by the conveyor not later than 15 days after the instrument is executed and the paramon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) Strictions, but omitting restrictions, if any, based on all origin, imposed by instrument, including the terms
thereof, (Succession of the	one of the terms
Recorded: May 9. 1973	Book: M-73 Page: 5588
E GENERAL SENERE	The Language in of the page.
ROSEDT E CHIEFRE E	그리다 하다 하는 하는 모든 게임에 하는 경험하는 원과학생활 경험을 살았습니다. 점점 선생님은 원로 설명을 받는다.
PRINCIPAL OFFICE IN THE CITY	regain and provide discrept, an east of wear and con- offit, recorded September 6, 1986 in most 250 at page. Theo whicks, shoups as to water.
My Commission Expires March 5, 1979	regard and ercete to a trefer, and deed be mean indicate
	하는 것이 되었다. 그는 이 경기에 발생되는 것 않았다. 그 회사에 되었습니다. 그는 것이 되었습니다. 사람들이 가장 그는 것이 되었다면 하는 것이 없었습니다. 그는 것이 되었습니다.
	불물 등 그림 전통 일반 불쾌폭 중심 등을 받는 일반 경험 경험
STATE OF OREGON,	FORM NO. 23 — ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.
County of Klamath	ss.
그림, 남살, 이번 원, 폭명하다 하고의 대학생, [/ 마르크 : 100 100 100 100 100 100 100 100 100 1
BE IT REMEMBERED, That on	this 22nd day of June , 19.78,
namedGerald Wolff and Martha	itis 2210 day of June , 19.78, ic in and for said County and State, personally appeared the within
Land Hat Ma	Ba. WOLIT
acknowledged to me that they	nal described in and who executed the within instrument and
• • • • • • • • • • • • • • • • • • •	course the same freely and voluntarily
그 육복하다 나는 그리를 만든 하다 그릇 뭐	STIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.
그는 계약된 이 근임이 가는 생각을 잘	하다면 하는 사람들이 되었다면 하다면 시계 하면, 하고 말라면 있는 것이 되는 것이다. 그는 그는 그 가지 않는 것이다.
	Cathy Way
	Notary Public for Oregon. My Commission expires 6: 9-80
	있는 사람이 이 시간 이 이번 생생이 못했다면서 보장하는 것 같아 나는 사람이 되었다면서 하는데, 나
PIATE OF OREGON; COUNTY OF KL	AMATH; ss.
	nt was received and filed for record on the <u>23rd</u> day of
June A.D. 40.70	III Was received and filed for recent and and and
	treation record on the state day of
of Books	O'clockP_M., and duly recorded in Vol.N78
of <u>Deeds</u> on Page	13509 M., and duly recorded in Vol.N78
of Deeds on Page	O'clockP_M., and duly recorded in Vol.N78
of Danda	13509 M., and duly recorded in Vol.N78