52432

CONTRACT—REAL ESTATE

(2) Vol. 78 day of July

THIS CONTRACT, Made this 25th GERRY W. WOLFF and CATHY K. WOLFF

, beiween

and LYLE K. WEDDE

......, hereinafter called the seller,

WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-County, State of Oregon

Lot 1, Block 2, Tract No. 1065, IRISH BEND

SUBJECT, however, to the following:

- 1. Restrictions, but omitting restrictions, if any, based on race, color, religion or nationa origin, as shown on the recorded plat of Irish Bend.
- Covenants, easements and restrictions, but omitting restrictions, if any, based on race, color, religion or national origin, imposed by instrument, including the terms : May 9, 1973

Bock: M-73

3. An easement created by instrument, including the terms and provisions thereof, : September 20, 1965 : October 6, 1965 Recorded

Dated

: October 6, 1965 Book: M-65 Page: 235 : Pacific Power & Light Co., a Maine Corporation Page: 2355-2357

In favor of

: A 20 foot wide right of way (no exact location given)

for the sum of Four Thousand Five Hundred and 00/100-Dollars (\$4,500.00) (hereinalter 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 seller); the buyer agrees to pay the remainder of said purchase price (to wit: \$ 4,050.00) to the order of the seller in monthly payments of not less than Forty Nine and 15/100) to the order

payable on the 25th day of each month hereafter beginning with the month of August, 19 78, and continuing until said purchase price is fully oaid. All of said purchase price may be paid at any time; all deterred balances of said purchase price shall bear interest at the rate of ______ per cent per annum from July 25, 1978 until paid, interest to be paid monthly and * | being included in the minimum monthly payments above required. Taxes on said premises for the current rax year shall be prorated between the parties hereto as of the date of this contract.

The buyer warrents to end expendits with the seller that the real property described in this contract is *(A) primarily for buyer's parabul, lamily, household of agricultural purposes.

*(A) primarily for buyer's parabul, lamily, household of agricultural purposes.

The base shall be entitled to possession of said lands on JULY 25 and may retain such possession so long as he is not in default under the sort of this contract. The base mixes that at all times he will keep the buildings on soid premises, now or hereafter and other lines and see the self-harmies therefore ment any water or strig thereof; that he will keep and premises, now or hereafter such hims, that he will get the self-harmies therefore and remains white few all tooks and effectively seen incurred by him in defaulting and the property of the proper

than \$ — O— in a company or companies satisfaction to the seller, with less papable first or the seller and all policies of insurance to be delicated to the seller, with less papable first to the seller and then to the buset as course, water rents, takes or charges of insurance to be delicated to the seller as soon as papable first to the seller and then to the buset as come a part of the delicated to the seller as soon as insured. Now if this buser shift to pay any top may be seller and to the seller and the seller may do so and any payment so made shall be added to the seller as the seller to the seller as the seller bused on the seller

The she agains that at his expere and aithin the days from the state line of, he will furnish anto haper a title insurance policy in said purchase piece, marketable sale in and to said purchase in the seller on or subsequent to the date of this agreement, as and are said and purchase piece, marketable sale in and to said purchase in the seller on or subsequent to the date of this agreement, and produce piece in the suppression and the handling and other restrictions and streaments now of record, if any. Solid sale of this agreement, he will deliver a good and sufficient dead conveying said streaments and the said sales agrees that when the said streaments are said the said said sales agrees that when the said streaments and public charges of assumed by the buyer and turther accounting all liens and encumbrances created by the buyer of his assigns.

**IMPORTANT NOTICE: Belate, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the sellor is a creatier, as such word in the Trath-in-Lending first and Regulation Z, the saliar intibility comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1508 or similar unless the contract will become a first lies to finance the purchase of a dwelling in which event use

SPACE MISERVED

RECOMBER & USE

GERRY W. & CATHY K. WOLFF P.O. POX 331

CHILOQUIN, OR 97624

LYLE K. WEDDE ST RT BOX 97

CHILOGUIN, OR 97624

U.S. NAT'L BANK, MAIN BRANCH P.C. BOX 789 Atten: Lee Daniels KLAMATH FALLS, OR 97601

Until a thange is requested oil tax statements shall be sent to the following address.

LYIE K. WEDDE ST RT BOX 97 CHILOQUIN, OR 97624 STATE OF OREGON,

County of

I certify that the within instrument was received for record on the day of

at o'clock M., and recorded in book on hage

tile/reel number
Record of Deeds of said county.

Witness my hand and seal of County affixed.

> Recording Officer Deputy

e i e i katangang

Bv

16392 And it is understood and afreed between said parties that time is of the essence of this contract, and in case 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 keep any agreement herein contained, then the seller at his option shall have the following rights: (1) to declare the united therefor, or fail to keep any agreement herein contained, then the seller at his termines after the exact any agreement herein contained, then the seller at his extenses and the right of the possession of the premises above described and other documents from escow and/or (4) to forcefore this contract by said seller without any set to the possession of the premises above described and other rights acquired by the following the seller at the first acquired of the purchase of said property as absolutely help and without any right of the buyer hereunder shall revert to any formises up to the turn, reclamation or compensation for formises up to the turn, reclamation or compensation of the land altersaid, without any process of law, and take immediately payments had acceptable and reasonable rent of such the land, without any process of law, and take immediate possession thereof, together with all the improvements had never been made; and the longing.

The 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 of any such provision, or as a worker of the provision liself.

The true and actual consideration passings MEXISTED CONTROL OF MEMORY In case suit or action is instituted to sum as the trial court may adjudge reasonable that the sum of the constraint of the singular processing this contract, it is under the singular pronoun shall be taker to make the singular process administrators, personal reper their, recursors, administrators, personal reper IN WITNESS WHEREOF is a corporation, it has caused its duly authorized thereunto by order that the singular process of the sum of t	foreclese this contract or for a surprise the surprise of the surprise to the surprise to the surprise to did that the selfer or the surprise to the the provisions hereof approaches the provisions hereof approaches the surprise successors in the selfer of the benefit of, as successors in the selfer of the surprise successors in the surprise successors	to enforce any provision hallowed the prevailing passes to pay such sum as the buyer may be more than masculine, the lemining the buyer may be more than the following the corporations is reumstances may require treest and assigns as well executed this instrument of the signed and its irectora.	reot, the toning party in it is a strong to action in a specific court shell in one specific court shell in one person or a corporated the reuter, and that not condividually.	acjudge reasonable as t stion: that if the contex f generally all gramma	s to pay such ken from any the prevailing t 20 requires, tical changes
NOTE-The sontence between the		had a	the Th	112/1/41	
NOTE—The senience between the symbols ①, if no STATE OF OREGON, County of Xlamath July 95 , 19 7 Personally appeared the above name Lyle K. Nedde, Gerry W. Wolf Cathy K. Wolff and acknowledged the formers to be their voluntary	} se. 5 78 . id . of . regoing instru- isct and deec.	Personally appearance for himself and not	one for the other, d. presider secretar	who, being duid say that the form and that the latter of	worn, and sworn, wer is the er is the
(OFFICHAL SEAL) Notary Public for Oragon My commission expires	the	of said corporation to the said corporation to the said said said said said said said said	har seld instrument of authority of its Social instrument to be in	vas signed and seale vas signed and seale and of directors; and ts voluntary set an	rate seal d in be- esch of d deed. (SEAL)
ORS 93.636 (1) All instruments contracting secured and the parties are bound, shall be a veyed. Such instruments, or a memorandum ther ties are bound thereby. ORS 93.636(3) Violation of ORS 93.686 is	to convey fee title to an	y real property, at a time	more than 12 months in twent of deeds, by the c in 15 days after the instr	on the date that the inconveyor of the title to numerate and	strument be con- the par-
1),	OF OREGO	ON COUNTY OF	KLAMATH; ss.		
		request of			
	· * _27th day of	- July	_A. D. 19_78 or 3	3:36'clock AM.,	ar:

Fee \$6,00

in'v recorded in Vol. M78 of Deeds

_____ on Page 16391

Wm D. MILNE, County Clerk

Ov Derneth Soloch

700