	FORM No. 706-CONTRACT_REAL ESTATE-Monthly Payments.		STEVENS-NESS LAW PUBLISHIP	NG CO., PORTLANC. OR. 97204	
		ACT-REAL ESTATE	ol. <u></u>	241(0 %	
	TA 38-16730-0 THIS CONTRACT, Made this 25 Clifford Honeycutt and Gerald D	day ofOc	tober	, 19.78 , between	
	, hereinafter called the seller, and Robert C: Dicken				
	, hereinafter called the buyer, 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-				
	scribed lands and premises situated in Klamath				
	Subject, however, to the following: 1. Taxes for the year 1978-1979 are now a lien but not yet payable.				
- CO	 Regulations, including levies, liens and utility assessments of the City of Klamath Falls. Regulations, including levies, liens, assessments, rights of way and 				
A the	easements of the Westside Sanitary District. 4. An easement created by instrument, including the terms and provisions thereof.				
001 25	Recorded in : Book: 69 Page: 441 In favor of : The California Oregon Power Company For : Transmission of electricity				
78 (5. Mortgage, including the terms and provisions thereof, with interest thereon and such future advances as may be provided therein, given to secure the payment of \$3,000.00				
	Dated : July 21, 1978 (For continuation of this document, see reverse side of this contract.) for the sum of Ten_thousand_nine_hundred_fifty_and_no/100pollars (\$10,950.00)				
	(hereinatter called the purchase price), on account of whichOne thousand and no/100 Dollars (\$ 1.000.00) 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: \$9,950.00) to the order of the seller in monthly payments of not less than One hundred thirty-two and 16/100				
	Dollars (\$ 132.16) each, or more, prepayment without penalty,				
	October				
		(B) for an organization or (even if bayer is a natural persent) in for basiness or commercial purposes other than agricultural purposes.			
	The buyer shall be entitled to possession of said lands on October 25				
	full insurable value not less than 3 in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now it the buyer shall fail to pay any such liens, costs, water rents, taxes, or charges or to procure and pay for such insurance, the seller may do so and any payment so made shall be added to and become a part of the debt secured by this contract and shall be interest at the rate aloresaid, without waiver, however, of any right arising to the seller to buyer's breach of contract.				
	The seller agrees that at his exprise and within 30 days from the fate hered, he will furnish unto buyer a title insurance policy in- suring (in an amount equal to said purchase price) marketable title of the said premises in the seller of or subsequent to the date of this agare here ave and except the usual printed exceptions and the building and ended of the seller of or subsequent to the date of this agare here any and except the usual printed exceptions and the building and ended of the seller of or subsequent to the date of this agare here any and except the usual printed exceptions and the building and ended of the seller of the seller of the seller and the seller of the buyer, his here and seller of the seller of the seller of the buyer of the seller of the buyer of the taxes, municipal incessid date placed, permitted or arising by, through or under seller, excepting all liens and encumbrances created by the buyer or his assigns.				
1933. 1	(Continued on reverse) *IMPORTANT NOTICE: Delete, by lining out, 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 Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307 or similar.				
	karhedde sirefillasen (d. 2011) Santyged skilaad beland Santyged see heddag gelaad aadaa	ledo registra Neoren e 27 - A Digen - All el	STATE OF ORE	GON, }ss.	
	BELLER'S NAME AND ADDRESS			at the within instru- d for record on the	
	BUYER'S NAME AND AUDRESS	GPACE NEHENVED FOR RECORDER & UST	at o'cloc	k M., and recorded	
			Record of Deeds o Witness my County affixed.	l said county. w hand and seal of	
U.	ntil a change is requested all lax statements shall be sent to the following address. 4420 ONA VIAMORA FOUS OTO			Recording Officer	
	NAME, ADDRESS, 21P		By	Deputy	

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SALCO 30 e. 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 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 this contract null and void. (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payshele. (3) to withdraw said deed and other documents from escrew and/or (4) to forelose this contract by sail in equity, and in any of such cases, all rights and interest created or then estiling in lavor of the buyer as against the veller hereunder shall utterly cease and deed and alther rights acquired by the buyer hereunder shall utterly cease and as allow as contract and and the right of the possession of the premises above described and all other rights acquired by the buyer hereunder shall utterly cease and deside without any act of re-entry, or any other act of asid peller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said property as absolutely, lully and perfectly as all should any act of said seller and therealtre, therealter, therealter, and the said the delault. All payments thereators made on this contract are to be retained by and beiong the such delault any time therealtor, and the said therealtre, to return, reclamation or compensation for moneys paid on account of the playments therealtor as eller in the contract are to be retained by and beiong to said seller as the agreed and reasonable rent of said belong to a chart therealter, and the said to the possession of the adverteent made; and in the other documents had never been made; and in case of such delault, shall have the right immediately, or at any time therealtor, are other advecteent due to the inthe other documents and never been made; and in t the land aloresaid, without any process of nar, when any sum and the belonging. The buyer lurther, 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 "The buyer lurther, 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 "The buyer lurther, agrees that failure by the seller at any time to require performance by the buyer 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 litell. 后来的离子97 出现的可能可能跟着了。我们就是可能 The true and actual consideration paid for this transfer, stated in terms of dollars, is \$10,950.00. Ottowerer, the actual consider sists of or includes other property of value firms or promised which is a first or actual consideration (indicate which) () sints of of included other property of value were as publicables that the set of the operation is instituted to loreclose this contract or to enforce any provision hereol, the losing party in said suit or action agrees to pay such sum as the trial court may adjudge reasonable as attorney's lees 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 interfere to pay such sum as the trial court shall adjudge reasonable as attorney's lees 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 interfere to pay such sum as the appellate court shall adjudge reasonable as the prevailing party in torney's lees on such appeal. In construin, 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 insight pronoun shall be taken to mean and include the pirue, the maculine, the lemine and the neuter, and that generally all grammatical changes that be made; assum's and implied to make the provisions hereof apply quality to corporations and to individuals. This agreement shall bind and incur to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective here, executed this instrument in triplicate; if either of the undersigned in the successors in interest and assigns as well. is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized therefunto by order of its board of directors. _____*1*1 Robert Ċ. Dicken STATE OF OREGON,) 55. County of Klamath October 25, 19, 78, 19...... Personally appeared Porsonally appeared the above named Clifford who, being duly sworn, each for himself and not one for the other, did say that the former is the Honeycutt and Gerald D. president and that the latter is the Wolfram and Robert C. Dicken ment to be the in the intervention woundary set and deed. secretary of , a corporation, and that the seal atlixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: Before me: mhh (OFFICIA SEAL) (SEAL) Notary PUDONNA KorRICK/ My conNOISEY PUBLIC OREGON Notary Public for Oregon My commission expires: My Commission Expires (R) Continues on the date that the instrument is contracting to convey fee tile to any real property, at a time more than 12 months from the date that the instrument were due and the parties are bound shall be acknowledged. In the manner provided for acknowledgment of deeds, by the conveyor of the tile to be considered in a month instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties of 0.085 93.690(3) Violation of ORS 93.636 is punishable, upon conviction, by a fine of not more than \$190. ties are

(DESCRIPTION CONTINUED)

It is further agreed by and between the parties hereto unless otherwise expressly provided herein, no interest in this Contract, nor in and to the properties herein agreed to be sold and conveyed, or any part thereof, shall be sold, conveyed, or in any other manner transferred, assigned, or encumbered by the Buyer without the written consent of Sellers first obtained in writing, but approval will not be withheld without due cause.

It is further understood and agreed between the parties hereto that Buyer has made an independent investigation and inspection of the premises herein described, and has entered into this Contract without relying on any statement or representation or covenant not specifically embodied in this Contract, and accepts the property described in this Contract "as is" in its present condition, and requires no work of any kind to be done on said property by Sellers.

15904 July 21, 1978 Book: M-78 Pa Clifford Honeycutt and Gerald D. Wolfram Book: M-78 Page: Recorded Mortgagor Mortgagee : Pacific West Mortgage Co., an Oregon Corporation, which Buyer herein does not assume and agree to pay, and Sellers further covenant to and with Buyer that the said prior mortgage shall be paid in full prior to, or at the time this contract is fully paid and that said above described real property will be released from the lien of said mortgage upon payment of this contract. 6. Mortgage, including the terms and provisions thereof, with interest thereon and such future advances as may be provided therein, given to secure the payment of \$4,500,00 and 50,700July 21, 1978 July 24, 1978 Book: M-78 Page: 16056 t 1" and b, this reference incorporated herein as if Dated . Recorded (See attached Exhibit fully set forth here

24102 Mortgagor Clifford Honeycutt and Gerald D. Wolfram Pacific West Mortgage Co., an Oregon Corporation, Mortgagee Mortgagee : Pacific West Mortgage Co., an Oregon Corporation, which Buyer herein does not assume and agree to pay, and Sellers further covenant to and with Buyer that the said prior mortgage shall be paid in full prior to, or at the time this contract is fully paid and that said above described property will be released from the lien of said mortgage upon payment

TE OF OREGON; COUNTY OF KLAMATH; SS.

led for record at request of _______ Transamerica Title Co.___

nie _26th day of _October____A. D. 1978 all:00 clock AM.

uly recorded in Vol. _______ of _____ Deeds ______ on Page 24100

Wm D. MILNE, County Cles Fee \$9.00 By Serveitra elsth

EXHIBIT "A"

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