not 4, Block 3, Cedar Trails, Tract 1083, According to the official plat th on file in the records of Klamath County, Oregon. Together with an undi- e-third interest in that well, pump and pumphouse located on Lot 5, establishing a pipeline and for the purpose of maintaining said pipe d one-third interest to the above described well and the above descri- ement shall be for the benefit of said Lot 4 and shall run with the d one-third interest and easement described herein shall be continged resident of said Lot 4 whoever he or she may be, contributing to d cost of repairing, maintaining and operation said well, pump and pu it is meant by this conveyance that all subsequent purchasers of said lob bound by the terms of this conveyance and that their rights in the expenses described herein.	etween seller, buyer, d, the o-wit: ereof Vided Block: r the eline ribed land ent u one-th umphor
and Nathan L. Hensley , hereinalter called the WITNESSETH: That in consideration of the mutual covenants and agreements herein contained seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the followin seribed lands and premises situated in Klamath County, State of Oregon , to no file in the records of Klamath County, Oregon. Together with an undit on file in the records of Klamath County, Oregon. Together with an undit tot 4, Block 3, Cedar Trails, Tract 1083, According to the official plat the on file in the records of Klamath County, Oregon. Together with an undit tot 1083 Cedar Trails, along with access to said well from Lot 5, for d one-third interest to the above described well and the above described d one-third interest and easement described herein shall be conting resident of said Lot 4 whoever he or she may be, contributing to co cost of repairing, maintaining and operation said well, pump and pum li be bound by the terms of this conveyance and that their rights in the man by this conveyance that all subsequent purchasers of said l, pump and pumphouse abd easement shall be contingent upon their sc or the sum of Twelve Thousand - Nine Hundred - Dellar (212,000,00) hereinalter called the availance - Nine Hundred - Dellar (212,000,00)	seller, buyer, d, the og de- o-wit: ereof vided Block r the eline ribed land ent up one-t umphor
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or the sum of Twelve Thousand - Nine Hundred) shar
eller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 11,600.00) to the or eller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 11,600.00) to the or Pollars (\$ 138.64) each,month ayable on the 16 th day of each month hereafter beginning with the month ofDecember, 19.7 Il deferred balances of said purchase price is fully paid. All of said purchase price may be paid at any time ovember 16, 1978until paid, interest to be paid	rder Ents 28, ne; om
The buyer warrants to and covenants with the seller that the real property described in this contract is ² (A) primarily for buyer's personal, lamily, household organization tural purposes, (B) for an organization or (even if buyer is a natural peyson) is for business or commercial purposes other than agricultural purposes The buyer shall be entitled to possession of said lands on Close of escrow 19 and an advisation of the buyer shall be buyer buyer but the buyer shall be buyer bu	
The buyer shall be entitled to possession of said linds on Close of escrow 19, and may retain such possession so long is not in default under the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises nor so long ted, in good and the said of the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises nor so long tail other times and save the seller harmless therefrom and minitures seller for all costs and atorney's feet will keep said premises there toon mechan r lawfully may be imposed uron said premises, all primptly before the same or any part thereof become past due; that at huyer's typers, he will result here interests may any or companies satifactory to the veller the same by fire (with extended coverage) in an amount r tay or the there interests may any or companies satifactory to the veller time.	as "ter lo"s my teo vill unt
heres, costs, water rents, tares, or charges of insurance to be delivered to the seller with loss payable first to the seller and then to the buyer and become a part of the debt secured by this contract and pay for such insurance, the seller may do so and any name shall fail to pay a seller for buyer's breach of metric by this contract and shall bear interment, the seller may do so and any name and the fail to pay a	as ny
The seller agrees that at his expense and within days from the Jate hereod, he will furnish unto buyer, however, of any tight acring and except the usual printed exceptions and the building and other restrictions and escent the usual printed exceptions and the building and other restrictions and escent, however, discusses the advect the usual printed exceptions and the building and other restrictions and escents or or subsequent to the date of the advect the advect the usual printed exceptions and the building and other restrictions and escents now of record, if any seller about on surrender of this advectments now of record, if any seller about the advect the seller and escent the usual printed exceptions and escents and escents and escents and and sufficient the advect the seller and and sufficient the date of the seller of the advect a first and assigns, free and clour of encountbrances are the seller of a solid and sufficient deed interview the seller of the seller and sufficient devices that when the seller of the seller of the seller and sufficient devices that when the seller of the s	in- of. of of e- of
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1.:**.** -

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 ten days of the time limited therefor, or fail to keep any agreement herein contained, then the selfer at his options hall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance the said purchase price with the interest thereno at once due and pay sable and/or (3) to foreclose this contract by suit in equity, and in any of such creating in favor of the buyer as against the either hereunder shall rever to and revest in said selfer without and entropy of the trights acquired by the buyer of return, reclamation or compensation have made principal and and to right required, or any of such creating of the right scattering and all other rights acquired by the buyer of return, reclamation or compensation have made on a construct by right of the buyer of return, reclamation or compensation and many paid of receive, or any parter act of said selfer at to be performed and without any right of the buyer of return, reclamation or compensation have made on a construct by and belong to said selfer at the agreent made; and of such default hall payments theretokere made on this contract are to be acted by and belong to said selfer and resynable and resynable and or solve the default, shall have the right in mediately, or at any tune thereat default and the said selfer, in case of such default, shall have the right is approximate and there accound and take immediate possession thereof, together with all the improvements and appurtenances of law, and take immediate possession thereof, together with all the improvements and appurtenances of the restrict account of the default. And the said selfer, in case of such default, shall have the right is approximate and there at the default. And the said selfer in case of such default, shall have the right is approximate asa

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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. The buyer further 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 succhise the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succhise the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succhise the same, nor shall any waiver of the provision itself.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; 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 duly authorized thereunto by order of its board of directors.

Klamath Development Company ene 4.0. UN N intence between the symbols (), if not applicable, should be deleted. See ORS 93.0301. STATE OF OREGON, County of _____ November 15 _____, 19.78 Klamath NOTE-Tha s STATE OF OREGON, 55. Personally appeared E. J. Shipsey XXX Klamath County of Klamath November 25, 10, 1978 who, being duly sworn, XONN SOLVERSING XABORDAN KAR HOLENCE DID say that IN THE INCLUSION he is president and the two transferred and the transferred and th Personally appeared the above named. Nathan Hensley Klamath development. Company, a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-halt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. and acknowledged the foregoing instruvoluntary act and deed. ment to be Din. Delsa m Ellingbor Be ore me. SEAL) DRAINA K RICK 10 10 10 (OFFICIAL SEAL) Netary Public for Oregon 10 One 60 Notary Public for Oregon 4/18/80 My commission expires: My Commission Stores Dires Section 4 of Chapter 618, Oregon Laws 1975, provides: "(1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the first prove euted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the follo Keing conve Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties bound thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; 53. ted for record at request of ______ Transmerica Title Co. November A. D. 1978 at 3:52 clock PM and on Page**26102** why recorded in Vol. _______ of ______Mortgages Wa D. NILME, County Cl-Fee \$6.00 NUEXEL Ð TE OF OREGON; COUNTY OF KLAMATH; 55. ad for record XXX ENAXSIXXXX 5th day of December A. D. 1978 of 1:13 clock AM., one on Page 27.284 __, of ___Deeds why recorded in Vol. <u>M78</u> Wm D. MILNE, County Chark By Dirnetha 8

No Fee