United in the buyer agrees to purchase irom the seller all of the follow scribed lands and premises situated in Klamath County, State of Oregon, Contract - Kral ESTATE Vol. M19 Page 1575 United in the buyer agrees to purchase irom the seller all of the follow or scribed lands and premises situated in Klamath Contract - Kral ESTATE Vol. M19 Page 1575	seller.
George A. Pondella, Jr, hereinafter called the and	seller.
and	seller
is the sell write the buyer and the buyer agrees to purchase from the seller all of the follow	buyer,
	nng de-
PARCEL 1 The WYNWYSWYNEY Section 28, Township 34 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon.	
Subject, however, to the following: 1. Subject to all subsurface rights, except water, to the heirs of Francis Isaacs as reserved in Patent recorded June 4, 1958, in Book 299 at page 616, Deed Records.	
2. Subject to the rights of the Pacific Telephone and Telegraph Co as disclosed by Patent recorded June 4, 1958 in Book 299 at page 616 Dood Pocords	
3. Memorandum of Contract of Sale, including the terms and provisions thereof, Dated : April 27, 1978 Recorded : May 12, 1978 Book: M-78 Page: 9831	
(for continuation of this Contract see reverse side of this documen	
for the sum of Six thousand and $no/100$ Dollars (\$,000. (hereinafter called the purchase price), on account of which Nine hundred and $no/100$ Dollars (\$,900.00) is paid on the execution hereof (the receipt of which is hereby acknowledge seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$5,100.00) to the	d by the
of the seller in monthly payments of not less than Sixty and no/100	· · · · · · · · · · · · · · · · · · ·
payable on the 15th day of each month hereafter beginning with the month of March and continuing until said purchase price is fully paid. All of said purchase price may be paid at a all deferred balances of said purchase price shall bear interest at the rate of	um from
the minimum monthly payments above required. Taxes on said premises for the current tax year shal rated between the parties hereto as of the date of this contract.	included in 11 be pro-
The buyer warrants to and covenants with the seller that the real property described in this contract is *(A) primarily for buyer's personal, family, household or astricultural purposes, (B) for an organization or even if buyer is a metural property described or an experimental purposes other than egricultural purposes, (B) for an organization or even if buyer is a metural purpose, in the builder an experimental purposes other than egricultural purposes, (B) for an organization or even if buyer is a metural purpose, in the builder and even of the purposes other than egricultural purposes, (B) for an organization of even if buyer is a metural purpose. (B) for an organization of the properties of the purpose of t	nn vn iong as
The buyer shall be entired with each of this contract. The buyer agrees that at all times he will keep the buildings on said premises how erected, in "good condition and repair and will not suffer or permit any waste or strip thereof; that he will keep said premises here from and all other liens and save the selfer houriness thereform and reinburse selfer for all costs and attorney's here incurred by him in defending and all other liens and save the selfer houriness thereform and reinburse selfer for all costs and attorney's here incurred by him in defending such liens; that he will pay all taxes hereafter levied against said property, as well as all water rents, public charges and municipal liens such liens; that he will pay all taxes hereafter levied against said property, as well as all water rents, public charges and municipal liens alter lawfully may be imposed upon said premises, all promptly before the same or any part thereof become past due; that at buyer's exp alter lawfully may be imposed upon said premises after erected on said premises against loss or damage by fire (with extended coverage) it insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) it	or herealter n'mechanic's g against any which here- hense, he will n'an amount
not less than 3 NONE in a company or companies satisfactory to the seller, with loss payable first to the seller and them to their respective interests may appear and all publices of insurance to be delivered to the seller as soon as insured. Now it the buyer shall be used and any payment so made shall be an interest at the rate aloresaid, without waiver, however, of any the seller for buyer's breach of contract. So and become a part of the debt secured by this contract and shall be interest at the rate aloresaid, without waiver, however, of any the seller for buyer's breach of contract. So and become a part of the debt secured by this contract and shall be an interest at the rate aloresaid, without waiver, however, of any the seller for buyer's breach of contract. The seller become that this exponse and within 30 days from the date hereof, he will lurnish unto buyer a title insura	hall be added ght arising to nce policy in-
The seller agrees that at his expense and within $\int OU_{-}$ days from the date hereof, he will furnish unto buyer a this instance of the and to said premises in the seller or or subsequent to the date of the suring (in an amount equal to said purchase, price) marketable title in and to said premises in the seller or or subsequent to the date of the said a purchase, price is fully paid and upon request and upon surrender of this agreement, he will deliver a good and sufficient deed of a safe purchase, price is fully paid and upon request and upon surrender of this agreement, he will deliver a good and sufficient deed of a premises in the seller buyer, his heirs and assigns, free and clear of encumbrances as of the date hereof and free and the for a since said date placed, permitted or arising by, through or under seller, excepting, however, the said essential real relicions and the functions and the further excepting functions and reastering and restrictions and the functions and the fun	encumbrances es, municipal s assigns
*IMPORTANT NOTICE: Delete, by lining out, whichever phrass and whichever warranty [A] or (B) is not applicable. If warranty (A) is applicable and 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 requir 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 w Stevens-Ness Form No. 1307 or similar.	if the seller is ed disclosures; hich event use
STATE OF OREGON, County of U carrier than the W	}ss.
ment was received for the day of at o'clock M.,	cord on the ,19 , and recorded
Aller recording return to: Aller recording return to: Al	and the second
Unill a change is requested all tax statements shall be sent to the following address.	nding Oificer
Kiomosh talis, ote 97601 NAME ACORESS III	Deputy

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Vendor

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 XCM any of the time limited therefor, or fail to keep any agreement herein contained, then the here and payable. (1) to declare this contract null and void. (2) to declare the whole unpaid principal balance of said purchase price with equity, and in any of such cases, all rights (1) to declare this contract null and void. (2) to declare the whole unpaid principal balance of said purchase price with erguity, and in any of such cases, all rights cases of the existing in favor of the hyper as against the seller hereunder shall utterly case and de-requity, and in any of such cases, all rights cases and the premises above described and all other rights acquired by the buyer hereunder shall utterly cases and de-seller without any act of repurchase of said property as absolutely, than deve to be performed and without any right of the buyer bereunder shall never to and revert to and revert in said case of such default all payments therefulories made on this contract are to be performed by and belong to said such approximation or compensation for premises up to the time of such default. And the said seller, in case of such thereaft that have the right movements and such approximation and revers been made; and and the influence and such default. And the said seller, in case of such default, shall have the right insorted such approximates and reverses of and reverses of and reverses been made; and and the influence and such approximation and the right sector the retained by and belong to said seller and reasonable. There are an addition or and and in the retained by and belong to said seller to the retained by and belong to said seller to and reverse been made; and in the inderesaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances threation or comper

land aloresaid, without any process of law, and take immediate possession increas, increase with all the importance set of any provision hereof shall in no way affect his in the event of any provision hereof shall in no way affect his any such provision, or as a waiver of the provision itself. Th right here of an

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6,000.00. Stimmerer, the actual consideration con

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6, 000.00. However, the actual consideration consideration of an includes other property of the given or promised which is 1700000 consideration. (indicate which) to the state of an includes other property of the given or promised which is 17000000 consideration. (indicate which) to the state of a state

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 duly authorized thereunto by order of its board of directors.

George A. Pondella, Jr. Shiry ev Patrick L. Roach

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NOIE-The sentence between the symbols (), if not applicable, should be deleted. Ses ORS 93.030).

STATE OF OREGON, County of KLOM294) ss. , 19..... Joniony 17 1979 Personally appeared Personally appeared the above named ----- and who, being duly sworn, each for himself and not one for the other, did say that the former is the atrox , Rosan Shurley A. president and that the latter is the Reach and acknowledged the toregoing instru-ment to be OVCV volyAtary act and deed. secretary of and that the seal allixed to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall 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: (OFFICIAL im DO'NA K. RICK Notary Public for Gregon G Notary Public for Oregon (SEAL) My commission expires 121/79 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 ed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parre sound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

John M. Schoonover and Arba F. Schoonover,

husband and wife,

which Buyers herein do not assume and agree to pay and Seller further covenants to and with Buyers that the said prior Contract 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 and that said above described real property will be released from the lien of said Contract upon payment of this Contract.

It is hereby agreed by and between the parties hereto that the parties hereto that the parties hereby agreed by and between the parties hereby agreed by a second lei to blade a road over the present existing easement adjoining Buyers property to the East, which is owned by the Seller herein. - agree

It is hereby agreed that no merchantable timber shall be cut, or removed from said real property until the Buyers herein have paid the balance of the

It is hereby agreed by and between the parties hereto that Buyers herein shall not fall and remove any of the timber on the subject real property for logs, poles, or other purposes without first obtaining the written consent of Seller to do so. In the event such consent is given and any timber is removed and sold, all proceeds from any such sale are to be applied to the unpaid balance due under this contract of sale.