Vol. M 79 Page 38D-17457-0 65331 day of February THIS CONTRACT, Made this 5th c George David Sebastian and Deanna Joy Sebastian , 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 described lands and premises situated in Klamath County, State of Oregon , to-wit: Lot 2, Block 2, Cedar Trails, Tract 1083, according to the official plat thereof on file in the records of Klamath County, Oregon, together with an undivided one-third interest in that well, pump and pumphouse located on Lot 2, Block 2, Tract 1083, Cedar Trails along with access to said well from Lot 2, for the purpose of establishing a pipeline and for the purpose of maintaining said pipeline, said one-third interest to the above described well and the above described easement shall be for the benefit said Lot 2, and shall run with the land. Also said one-third interest and easement described herein shall be contingent upon the residents of said Lot 2, whoever he or sh may be, contributing to one-third the cost of repairing, maintaining and operation said well, pump and pumphouse and it meant by this conveyance that all subsequent purchasers of said Lot 2, shall be bound by the terms of this conveyance and that their rights in said well, pump and pumphouse and easement shall be contingent upon their sharing in the expenses described herein. Dollars (\$ 12,500.00 for the sum of TWELVE THOUSAND FIVE HUNDRED DOLLARS (hereinafter called the purchase price), on account of which Four Thousand Dollars Dollars (\$ 4,000,00) 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: \$ 8,500.00 ) to the order of the seller in monthly payments of not less than Ninety One dollars and thirty five cents Dollars (\$ 91.35 each, month payable on the 5th day of each month hereafter beginning with the month of MAY , 1979, crand 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 10 per cent per annum from APRIL 5, 1979 until paid, interest to be paid monthly and \* being included in 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, tamily, household or agricultural purposes,

(B) for an organization or (even it buyer is a natural person) 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 may retain such possession so long as he 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, now or hereafter erected in good capatition and repair and will not suffer or permit any waste or strip thereof; that he will keep said premises free from mechanic's rected in good capatition and repair and will not suffer or permit any waste or strip thereof; that he will keep said premises free from mechanic's and all other liens and saive the seller harmless therefrom and reimburse seller for all costs and afteroney' lees incurred by him in defending against and all other liens and saive the seller harmless therefrom and reimburse seller for all water rents, public charges and municipal liens which heresuch lens; that he will pay all taxes hereafter leyied against said property, as well as all water rents, public charges and municipal liens which heresuch lens; that he will pay all taxes hereafter leyied against said property as well as all water rents, public charges and municipal liens which heresuch lens; that he will keep said property as well as all water rents, public charges and municipal liens which heresuch lens; that he will keep said property as well as all water rents, public charges and municipal liens which heresuch lens; that he will keep said property as well as all water rents, public charges and municipal liens which heresuch lens; that he will keep said property as well as all water rents, public charges and municipal liens which heresuch lens; that he will keep said property as well as all water rents, public char liens, water tents and public charges so assumed by the buyer and turther excepting all liens and encumbrances created by the buyer or his assigns.

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 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 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 all rights and interest created or then existing in layor of the buyer as against the seller hereunder shall suffer reverse and determine and the rights acquired by the buyer hereunder shall sever to and revest in said seller without any act possession of the premises above described and all other rights acquired by the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said seller 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, fully and perfectly as if this contract and such payments had never been made; and in case on account of the purchase of said property as absolutely, fully and perfectly as if this contract and such payments had never been made; and in case of such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to permises up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to return the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or thereto belonging. The buyer lutther agrees that tailure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect is right hereunder to enforce the same, nor shall any waiver by said 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 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. It is company

By:

NOTE: The sentence between the symbols (), if not applicable, should be deleted; see Oregon Re-vised Statutes, Section 93.030. (Notarial acknowl-

\*Datain: b) Inding out, wildbever plants and whichever waternty (A) or [3] is not negligible. If war-miny (A) is applicable, Sevent-Mets Form No. 1205 or similar Aust be used for disclosures under the Taille-instancing Act and Regulation A, unless the contract with become a first tian is known the purchase of a dwalling in which went the Sevent-Mes Form file 1507 as similar.

CONTINUE AND A CONTIN	Contacts of the part of the pa	COUNTY CLEAR AND	DATE	INSURA	NCE				INTERES		· · · · · · · · · · · · · · · · · · ·	-	ITS,ON	V						AS F	OLLO	Ws:	I set i		
CONTINUED TO SERVICE OF THE PROPERTY OF THE PR	A NATION AND AND AND AND AND AND AND AND AND AN	7986  The state of		OR TAX	ES					PR	.NCI	PAL	PRINCI	PAL			INSUR	ANCI			INTERE	T PRI		L PR	INCIP.
CONTINUED WE was known as well as the continued of the co	Committee and Development Committee and Service and Se	2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986  2986				ء ار کار	<u>- 1</u> 7	1	्रात्य । इतिहास		$\dashv$	-		+	1	$\Box$		L	1	I		$\pm$		84	LANC
CONNIKATION OF THE WAS A STATE O	A STATE OF CORRECTION OF THE PROPERTY OF THE P	7986  Read of the control of the con	72 5 11							,	3	- N		-	- 3	긕		$\vdash$	-	1	ļ	I	工		
CON I K ACT COME TO THE CONTROL OF T	Account of the Park of the Par	The control of the property of the part of	$\longrightarrow$		. ε e 57/			-		-	$\rightarrow$	_	्र स्टब्स्टर		s Signal	Q 1		¥2.	1 - 1 - 1	+-		+-	+-	+	
CON I K ACLER CON I K ACLER CONTROL CO	County of president County of Manual Design of States of	2986  To control of the property of the proper			3 3		-			1	-+					-	7, 34		181.	11.0	( U) -	+	+	7 1 1	:
CON I IN A COUNTY IN A COUNTY OF THE PROPERTY	Address of the control of the contro	7986  To construct the property of the propert				157 161	_	_		3000				1	<del> </del>			13.5	┼──		ar March		-1 :		
COURT NO NOTE THAT IS NOT THE WAY AND A STATE OF THE WAY AND A STATE	Addition of the second of the	7986  October 19 September 19 S			-		-	-		4830			ge toget si		<del> </del>					-		-	-		
Court is the first of the first	The state of the s	Page 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1								<del> </del>	+				FRAG.	æs .	Way.	425				+-	+-	+	
Section in the country of the countr	The state of the s	The property of the property o		C. 65 X	93	2003	XЖ.	_								- 1		20130 2012		2.5					
Crous A Free County of the Cou	The count of the c	7986  O O O O O D D D D D D D D D D D D D D	1.16				_	1		74 T	I		STATE SECTION	1		+		2.4 2.4			A 45 (025 4)	2.2.	1		
Selective for the first of the	The state of the s	The property of the control of the c			+		+	+	. 4. 444.0 A.C.	1.01	1 1	$\dashv$	rankar yelilek	-	1, 11, 14,		84 J. F.	100	17. 1		<del>-</del>	<del>                                     </del>	+		
Selection of Managin John Selection of Selec	Assembly Agency of the bound of	THE MANUAL COMPANY  THE MANUAL CONTROL OF THE PROPERTY OF THE	25-24-25-2		ىات	ino a				Korteko Korteko		γ.3. ·		1 15	1974 April		7 73.7								
ALTH DIVERSION OF THE STATE OF	The state of the s	*** *** *** *** *** *** *** *** *** **					_1:-	4.	A Ministra	in die en e	نان	1011	3246)F 42		Raylest, s	7 1			in the contract of	$\vdash$			-		
TETER RECORDING REPORT OF THE PARTIES OF THE PARTIE	Assisting 1. 2 State of the sta	The state of the foregoing maters of the state of the foregoing maters of the state of the foregoing maters of the state o		11 10 10 10 10 10 10 10 10 10 10 10 10 1	(2 E ))	MARKET AND A	1	1	dan salara 1941 - Salara	3 311	4			1 32	No atthe							-	+-	· · · · ·	
AUTH DESTRUCTION OF STATE OF S	Addressing the special forms of the special forms o	7986  The standard of the following standard	1000	The state of	31 Y	$\frac{2}{2} \frac{1}{4} \frac{1}{2} \frac{1}{4}$	V (2727)		Personal and the second of the				<u> Marie India de la composición del composición de la composición del la composición del composición del composición de la composición del composición</u>		1. 1	+		$\dashv$							$\dashv$
ACTION TO THE CONTROL OF THE CONTROL	The state of the s	The state of the s	71-1-1-1-	2 TO 0 2 TO	Щ,		115-2				4	1 1	er twee co.		19" +			$\dashv$	-	$\dashv$					
ATH DEVELORM CORPUS.  See See So Of Devent.  The See See See See See See See See See S	Address by Marian County Clark  E. O. County of Marian Design and and seal of the State of the S	The second of the process of the pro				Freign.	Fra 3	-	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	a ego	7 Tari	45 2		17.7	Marshar y			- 3.5							$\dashv$
TON INTERNATIONAL OF THE PROPERTY OF THE PROPE	The state of the spin of the s	7986  To control of the foregoing instrument to be in volunted and and of the foregoing instrument to be in the foregoing instrument to be in volunted and and of the foregoing instrument to the fore		ज्याच्या स्ट	7	12 11 1			् राज्यम्		-	1.0	egin or the factory	100	sala serre					$\Box$					_
TON INC.  CROMENTAL INC.  THE DEVELOPMENT COMPANY  See Bay 1. Aging,Oriegon, 9762  See Bay 2. Mind.  D. Milne.  D. Mi	Addition of the spiritual of the spiritu	Account of the locations instru-  The manual of the locations instruction of the location of t	to stage of	- I	+	177		L			-	I	117	197	124 C	+	1 1 1	+				1 2 7	$\Box$		$\Box$
TENERS HERE AND TO THE SERVICES OF THE SERVICE	The state of the s	The construction of the foresions instruction of the particular of th			+-		-	_			+				· · · · · · · · · · · · · · · · · · ·			$\exists$		_					+
ATH DEVENDENT TOURANT COURANT STATE OF THE S	Second to beside the spiritual and	Page 10 of the standard state increasing instruction of the standard state increasing of the standard state of the standard sta	201.2		E						-	1	CAPTE BY SERVICE	1 1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	34.3 72.7	in 19	$\bot$							_
ACOUNTY OF THE SECOND OF THE S	Addition of the parent of the	7986  To occurrently appeared the above the position of the po	11 - 11 - 11	S . 1 . 152.			13 17	6123	ring backs	5 5.63			Copyrigate (1984) Life from the copyrigate	1,149	1 2 10 9 to	1 2.0			$\dashv$	+			$  \downarrow  $		
ATH DEVELORING RELIANS OF SECONDARY CONTRACTOR OF SECONDARY COUNTY, THE COLOR AND COUNTY, THE COLOR	Address of the part of the par	TOP OF COUNTY CLERK TOP OF THE WILLIAM TO THE WILLI	42 1 1 1 1 1 1 1 1		4-	10.20		1,319			3	+			10 L					+			-		- -
ATH DEVELOR No. 106  Serious No. 106  Serious No. 106  Serious S. 106  Serious	Address for the pression of th	The state of the s			۰		1:17:	1	1.160 5.40 5.2 1.160 6.12 6.1	91		<u> </u>	63.6		*** *** *	+	خابت	4		$\perp$					+
Crore No. 100 Company  Control of Company  Control of C	The state of the s	The state of the spin and the state of the spin and the state of the spin and spin and the spin and spin and the spin and		1 1 11/194	2.	294 35	A 14	1.34	1 (500) 95	11117		101			C) (L L	_			+	$\dashv$			-		
GEORGE No. 106.  GEORGE No. 106.  SSBOX 52. Kans. Oregan. 97627  SSBOX 57. Kans. Oregan. 97627  Or Orectify that the within instruction on the lay of April. 19 19 19  Was received for fecord on the lay of April. 19 19  Was received for fecord on the lay of April. 19 19  Was received for fecord on the lay of April. 19 19  Was received for fecord on the lay of April. 19 19  Was received for fecord on the lay of April. 19 19  Was received for fecord on the lay of April. 19 19  Was received for fecord on the lay of April. 19 19  Was received for fecord on the lay of April. 19  Was received for fecord on the lay of April. 19  Was received for fecord on the lay of April. 19  Wilne. D. Milne. 19  But the cordoner of the lay of t	The prince of the State of County of the State of County of State of State of County of State of State of County of State of County of State of State of State of County of State of County of State of State of State of County of State of State of State of County of State of S	7986  To provide the processing instruction of the processing instrument is the proporate soul of the processing instrument in the processing instru			<b>!</b>		Sign :				11.1	╀				0.50	\$1.3 05	+		+			$\dashv$		+
GENERAL NO. 106  (FORM No. 106)  SSBOX 52. Kano, Oregan 9762  SSBOX 57. Kano, Oregan 9762  SSBOX 57. Kano, Oregan 9762  SSBOX 57. Kano, Oregan 9762  E OF OREGON  On  Hy of Klamath  SSBOX 57. Kano, Oregan 9762  SSBOX 57. Kanoth instruction  E OF OREGON  On  E OF OREGON  Namath  SSBOX 57. Kanoth  On  Hy of Klamath  SSBOX 57. Kanoth  On  E OF OREGON  SSBOX 57. Kanoth  On  Hy of Aprill  Aprill  Aprill  D. Milne  D. Milne  Res \$6.00 Depout.  FER RECORDING RETURN 10  ath Development Company  52  Ore. 97627  Ore. 97627	The property of the property o	The condition of the story panel					6 5 6	g)	Within the St. Vi.	1 7					<del></del>	3 5 5	$-\Gamma$	I					+		+
K B B B B B B B B B B B B B B B B B B B	as not one manufactor and it more in the content of the content of the content and the content	E OF OREGON, Id short the state of the control of t		ြင်		епо. Оте	d. Deanna	tian 🦠 🧢	57.4 Kéno, Oregon	10 ( ) 3 + ()	inon.	OF OREGON,	Klamath that the withi	received for record	4 o'clock P.M., and M79 on page	of Deeds of said Count	affixed.	n. D. Milne	C1 cm3	1 1 1 1	Fee \$6.00 De	Development Com	<u> </u>		

701 101