FORM No. 706-CONTRACT-REAL ESTATE-Monthly Payments 71121

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CONTRACT

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July 19 79 THIS CONTRACT, Made this 23rd day of between Robert F. Grabowski and Kathryn Grabowski, husband and wife, ... hereinafter called the seller, 

and Robert G. Grabowski and Dixie G. Grabowski, husband and wife, e e a desta de la companya de la com A companya de la comp , 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:

(See attached Exhibit "A" and by this reference incorporated herein as if fully set forth herein.)

for the sum of Eighteen thousand and no/100---------Dollars (\$.18,000,00) (hereinafter called the purchase price), on account of which Three thousand and no/100-----Dollars (\$ 3,000.00) 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: \$ 15,000.00.) to the order of the seller in monthly payments of not less than One hundred eighty-eight and 01/100-Dollars (\$ 188.01 ) each, or more, prepayment without penalty, lump sum payment due on August 20, 1979, in addition to the monthly payments set forth below. payable on the 20th day of each month hereafter beginning with the month of August , 19.79, and 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 8.3/4per cent per annum from January 2, 1979, until paid, interest to be paid monthly and \* tin addition to being included in the minimum monthly payments above required. Taxes on said premises for the current tax year shall 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, lamily, household or agricultural purposes, \_(B)-for-an wyanization-or farm if buyer is a natural parent is for business an warrantial purposes.

rated between the parties hereto as of the date of this contract.

(B) for an organization or focus it buyar is a indust present in the Summer on uninercial purpose other than according a purpose. The buyer shall be entitled to possession of said lands on January 2, 1979, and may retain such possession as lond as the is not in default under the terms of this contract. The buyer afrees that all times he will keep the buildings on said premises, now or horeafter erected, in good condition and repair and will not suffer or permit any waste or strip thereof; that he will keep said premises there is not indefault taxes because the said premises and all other liens and save the seller harmless thereform and reinburse seller for all costs and attorney's fees incurred by hum in determine shells hereofier against said property, as well as all water rents, public charges and manifold hers which hereofier imposed upon said premises, all promptly before the said premises and there at a buyer's expense, he will here of any all taxes hereafter levied against said property, as well as all water rents, public charges and manifold hers which here innoved upon said premises, all promptly before the same or any part thereof become part due; that a buyer's expense, he will insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount for all costs and save the costs and all control by or loss of the same or any part thereof become part due; that a buyer's expense, he will insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount for a cost of the same or any part thereof become part due; that a buyer's expense. He will not be apprended to a save the same of the same or any part thereof become part due; that a buyer's extenses here will be apprended by fire (with extended coverage) in an amount for a part of the same become part due; that a buyer's extenses here will be apprended by fire (with extended coverage) in an amou

full insurable with a bundling and in interest of the entry of the selfer with loss payable first to the selfer and then to the furrer as their respective interests may appear and all polities of insurance to be delivered to the selfer as soon as insured. Now if the buyer shall built to pay any such insurance, the selfer 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 an interest at the rate aloresaid, without waiver, however, of any right around to the selfer for the selfer in the selfer and shall be added to be selfer as bone as the selfer 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 around to be selfer as bone as the selfer 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 an interest at the rate aloresaid, without waiver, however, of any right around to be selfer as bone as a state aloresaid.

The seller lar buyer's breach of contract. The seller lar buyer's breach of contract. The seller agrees that at his expense and within 30 days from the fate hereof, he will furnish unto buyer a title insurance policy in-suring (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this afterneous save and except the usual printed exceptions and the building and other restrictions and easements now of record, if any. Seller also afters that when said purchase price is fully paid and upon request and upon surrender of this afterneous the date hereof and tree and clear of all ensure that when since said date placed, permitted or arising by, through or under seller, excepting, how ever, the said easements and restrictions and the tare, municipal liens, water rents and public charges so assumed by the buyer and lutther excepting all liens and encumbrances created by the buyer or his assigns. 30

(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-News 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-News Form No. 1307 or similar.

Mr. and Mrs. Robert F. Grabowski 14717 Plummer Panorama City, California 91412 SELLER'S NAME AND ADDRESS Mr. and Mrs. Robert G. Grabowski 7322 Reeder Road Klamath Falls, Oregon 97601 DUYER'S NAME AND ADDRESS After recording return to: O. W. GOAKEY ATTORNEY AT LAW 431 Main Street Klamath Falls, Oregon 97601	STATE OF OREGON. County of I certify that the within instru- ment was received for record on the day of
Unill a change is requested all tax statements shall be sent to the following address. Mr. and Mrs. Robert G. Grabowski 7322 Reeder Road Klamath Falls, Oregon 97601 HAMF, ADDRESS, 219	Recording Officer By Deputy

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 AI days of the time limited therefor, or half to keep any adreement 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 muchase price the interest thereon at once due and payable. (3) to withdraw said deed and other documents from escrow and/or (4) to foreclose this contract by suit in the interest thereon at once due and payable. (3) to withdraw said deed and other documents from escrow and/or (4) to foreclose this contract by anit equity, and in any of such cases, all right and interest created or then existing in havor of the buyer as against the seller hereunder shall every the as divert to and ther gifts to the payments and interest in asid equity, and in any of such cases, all right poperty as absolutely, lully and pelectify as it there contract and such payments and never been made; and in seller without any act of re-entry, or any bother act of said seller, in case of such delault, shall have the hereunder the affect and reavanable rent of and case of such delault all payments therefore rande on this contract are to be retained by and there at the affect and reavanable rent of and case of such delault all payments therefore rande on this contract are to be retained by and therefore there in and my example. It can be added and reavanable rent of and case of such delault all payments therefore rande and therefore, to certain the shall betweet at any time therefore, to certain the land aloresaid, without any process of law, and take immediate possession therefore, therefore with all the improvements and apputenances thereon or therefor the land aloresaid, without any process of law, and take immediate performance by the buyer of any provision hereof shall in no way allect his \_\_\_**30** 

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the land aloresaid, without any process of law, and take internation possession interest, interest, by the buyer of any provision hereof shall in no way allect his belonging. 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 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.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 18,000.000 movement, the actual consideration con

The true and actual consideration paid for this transler, stated in terms of dollars, is \$ 18, UUU.UU() towever, the actual consideration consideration consideration (indicate which). in case suit or action is instituted to loreclose this contract or to enlarce any provision hereot, the losing party in said auit or action agrees to pay such in case suit or action is instituted to loreclose this contract or to enlarce any provision hereot, the losing party in said auit or action and it an appeal is taken from any in case suit or action is instituted to loreclose this contract or to enlarce any provision hereot, the losing party in said auit or action and it an appeal is taken from any judgment or decree of such appeal. party is altorney's lees to be allowed the prevailing party in said suit or action; that if the context so requires, in construing 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, in construing 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, in construing 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, is and in pronoun shall be taken to mean and include the plural, the masculing, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply qually to corporations and to individuals. Shall be made, personal representatives, successors in interest and assigns as well. New ITNESS WHEREOF, said parties have executed this instrument in triplicate: if either of the undersioned IN WITNESS WHEREOF. Said parties have executed this instrument in triplicate: if either of the undersioned

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 altixed hereto by its officers

duly authorized thereanto by order of its board of directors. Mabourki D 140 figher Robert Robert J. Grabowski Kathryn Grabowski N Grabowski Divie mbols ①, if not applicable, should be deleted. Sea ORS 93.030). NOTE-The sentence be STATE OF OREGON, County of \_\_\_\_\_) ss. STATE OF OREGON ) ss. and Personally appeared ..... who, being duly sworn, Personally appeared the above named Robert Grabowski and Kathryn each for himself and not one for the other, did say that the former is the president and that the latter is the F Grabowski, husband and wife, secretary of and that the seal alfixed to the foregoing instrument is the corporate seal of said corporation, and that said instrument is the corporate seal and acknowledged the foregoing instruand that the seal attixed 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. Reference ment to be their voluntary pet and deed. Belore me: Before me: (OFFICIAL (SEAL) arma Notary Public for Oregon Oregon Notary Public lor My commission expires 3-19-81 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 cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-re bound thereby.

re bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. ties are

(DESCRIPTION CONTINUED)

STATE OF OREGON,

FORM NO. 23 - ACKNOWLEDGMEN STEVENS-NESS LAW PUB. CO., PORTLAND, ORI

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County of Klamath

July . 19 23rd day of before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within Robert G. Grabowski and Dixie G. Grabowski, husband and wife,

known to me to be the identical individual. S described in and who executed the within instrument and executed the same freely and voluntarily.

acknowledged to me that they IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

د برای آمدیک مدین در 20 معنوب و را معنوب و با معنوب و با معنوب و میکند. در 20 م مستخده با منبع برای معنوب است میکند میکند میکند.

Deakey argatet 16 Notary Public for Oregan. 3-19-81

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My Commission expires

A portion of the SEL of Section 19, Township 39 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, described as follows: Beginning at a point which is on the Southwest corner of a tract conveyed to Smith by deed recorded July 18, 1966, in M-66 at page 7278, said point being North 1425.41 feet and West 686.63 page 1415, Salu maine being not in 1923 at the and mest boutos feet from the Southeast corner of said Section 19; thence West reet from the Sourneast corner of said Section 19; thence West 223.96 fect; thence North 415.22 feet to the North line of a tract 223.90 LOCT; INCIDE NORTH 413.22 LEGT TO THE NORTH LINE OF a trac conveyed to ADAIR by deed recorded July 10, 1969 in M-69, page 6057; thence South 87° 56' East a distance of 224.10 feet to the Northwest corner of said Smith tract; thence South along the West Not the st corner of said Smith tract a distance of 407.21 feet to the point of beginning. A portion of the SEL of Section 19, Township 39 South, Range 10 A portion of the Willamatte Meridian, in the County of Klamath, State PARCEL 2: of Oregon, described as follows: Beginning at a point that is North 1425.41 feet and West 910.59 fout from the Southeast corner of said Section 19; thence North 415.22 feet to the North line of a tract conveyed to ADAIR by deed recorded July 19, 1969 in M-69, at page 6037; thence North 87° 56' West along the North line of said ADAIR tract, a distance of 224 10 foot to the North line of said ADAIR tract, a distance of 224.10 feet to the Northwest corner thereof; thence South 423.23 or 224.19 reet to the Northwest corner thereor, thence south a feet to a point; thence Fast a distance of 223.95 feet to the point of beginning. 1978-79 taxes, a lien in an amount to be determined, but not Regulations, including levies, assessments, water and irrigation Subject to: tights and easements for ditches and canals of Klamath Irrigation 1. yet payable. 3. An easement created by instrument, including the terms and District. Page: 6226 provisions thereof, April 7, 1966 Book: M-66 June 16, 1966 Pacific Power and Light Company Transmission and distribution of electricity. Dated Recorded 4. An easement created by instrument, including the terms and provisions In favor of For March 1, 1965 Page: thereof, 361 Book: May 19, 1965 Dated a 60 foot ingress and egress easement (Affects the South line of Parcel 1 and 2) Recorded In favor of 1 For STATE OF OREGON; COUNTY OF KLAMATH; . filed for record at request of \_\_\_\_\_ Cockey, Atty. this <u>24th</u> day of <u>July</u> A. D. 19  $\frac{79}{20}$  at  $\frac{9:30}{20}$  clock <sup>A</sup>M., and \_\_\_\_\_ on Page 17476

Auty recorded in Vol. <u>M70</u>, of <u>Nooris</u> on Page

Fee \$9.00

EXHIBIT "A"