TT	72961	CONTRACT—REAL ESTATE	<u> </u>	
	THIS CONTRACT, Made thi	s27th day ofA and Karen A. Hauptm	ugust , 1979 , between	
and	d John M. Edwards	and Dorene Rae Edw	ards, husband and wife,	r,
sel		nsideration of the mutual co	venants and agreements herein contained, the rehase from the seller all of the following de county, State of	ie :-
lat		the office of the	s, as shown upon the official County Clerk of Klamath Count lows:	
he orr on f on a ot	South line of said 1 ner of Lot 10 of Gard file in the office of a Northeasterly direct 10 of said Empire Tr 9 of Empire Tracts 1	ot, 72.2 feet to a en Tracts, accordi- the County Clerk tion in a straight acts; thence West 42.0 feet; thence	3 and running thence East alo point which is the Northeast ng to the official plat there of Klamath County, Oregon; the line to the Southeast corner along the South line of Lots South along the West line of the point of beginning.	of ence of
Subj		979-1980 are now a	lien but not yet payable. South Suburban Sanitary Distr	ict.
(Fo	r continuation of thi	s document, see re	verse side of this contract.)	
(1 8	hereinafter called the purchase politions (\$.2,000.00) is paid seller); the buyer agrees to pay to the seller in monthly payment to [\$200.00] each	or the execution hereof (the he remainder of said purchas ts of not less than TWO I or more, prepaym	Two thousand and no/100 e receipt of which is hereby acknowledged by a price (to-wit: \$28,000.00) to the ornundred and no/100 ment without penalty,	the der
	and continuing until said purch	ase price is fully paid. All o	g with the month of November , 19 If said purchase price may be paid at any times at the rate of	rom
	October 5, 1979,	until paid, interest to be f	paidmonthly and * in addition to being include id premises for the current tax year shall be a	pro-
	and a between the parties hereto	as of the date of this contract	CI.	
	The buyer warrants to and covenant *(A) primarily for buyer's personal,	ts with the seller that the real property family, household or agricultural purpo houseman realized purcural is don doubt	y described in this contract is see, see, see, see, see, see, see, s	
	The buyer shall be entitled to possess he is not in default under the terms of this erected, in good condition and repair and said all other liens and save the seller hard such liens; that he will pay all taxes herea the building and the property of the pay of the pay the property of the pay of t	sion of said lands on	times he will keep the buildings on said premises, now or her strip thereof; that he will keep said premises free from mech all costs and attorney's lees incurred by him in defending again all as all water tents, public charges and municipal fiens which any part thereof become past due; that at buyer's expense, him there of damage by fire (with extended coverage) in an artist less of damage by fire (with extended coverage) in an artist less of damage to the said the	ealter sanic's st any here- ie will mount
	full insurable Value in a their respective interests may appear and all such liens, costs, water rents, taxes, or char to and become a part breach all contracts.	company or companies satisfactory to to to policies of insurance to be delivered to des or to produce and pay for such insu- sy this contract and shall bear interest to	he seller, with loss payable first to the seller and then to the color the teller as soon as insured. Now it the buyer shall fail to per trunce, the seller may do so and any payment so made shall be not the rate aloresaid, without waiver, however, of any right air the rate aloresaid, without waiver, however, of any right air.	added
	The seller agrees that at his expens suring (in an amount equal to said purchas save and except the usual printed exceptions and purchase price is fully paid and upon premises in lee simple unto the buyer, his since said date placed, permitted or arising liens, water rents and public charges so asset	e price) marketable title in and to said and the building and other restriction request and upon surrender of this as heirs and assigns, free and clear of encu by, through or under seller, excepting, and by the buyer and further excepting	premises in the seller on or subsection. In any. Seller also agrees that speeched, it any. Seller also agrees that speeched, the will deliver a good and sufficient deed conveying mbrances as of the date hereof and free and clear of all encumbrances, the said sasements and restrictions and the taxes, must all liens and encumbrances created by the buyer or his assign.	t when ng said brances unicipal
	*IMPORTANT NOTICE: Dolete, by lining out, vacteditor, as such word is defined in the Trult for this purpose, use Stevens-Ness Form No. 1 Stevens-Ness Form No. 1307 or similar.	whichever phrase and whichever warranty () h-in-lending Act and Regulation Z, the tell 308 or similar unless the contract will become	A) or (B) is not applicable. If warranty [A] is applicable and if the see MUST comply with the Act and Regulation by making required disc ome a first lien to finance the purchase of a dwelling in which ev	losures; ent use
-	Hauptmann		STATE OF OREGON,	}s

BELLER'S NAME AND ADDRESS ment was received for record on the day of 19, at o'clock M., and recorded in book on page or as SPACE RESERVED BUYER'S NAME AND ADDRESS file regi number Klamath County Title Company RECORDER'S USE Record of Deeds of said county. Witness my hand and seal of Atth. Milly: 1.T. varies of distribution of County affixed T NAME, ADDRESS, ZIP Until a change is requested all tax statements shall be sent to the Recording Officer John M. & Dorene R. Edwards Deputy By3575 Pine Grove Rd. Klamath Falls, Oregon 97601

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 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 payable, (3) to withdraw said deed and other documents from secrow and for (4) to foreclose this contract by suit in termine and the right to the possession of the premises above described and all other rights acquired by the buyer as against the seller hereunder shall utterly cease and demoneys paid on account of the purchase of said seller to be performed and without any said seller entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for case of such default, all payments theretofore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of 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 enter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or thereto right hereunder to enforce the same, nor shall any waiver by said seller of any provision hereof shall in no way allect his of any such provision, or as a waiver of the provision liselt.

		이 분들은 소리 전통 등 가격하실 수, 최고 가수는 무리가 한다고 하는데 보고 있다. 이 마리하는 마리 우리 전 환경을 하는 모습니다. 그 사고 있는 것이 되었다. 이 마리는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은
The true and actual co	onsideration paid for this transfer, str	ated in terms of dollars, is \$.30,000.000 Howevery-the motival-carridoration-particle to the Monidoration of indicataments in
sum as the trial court may action judgment or decree of such to	is instituted to loreclose this contract ljudge reasonable as attorney's less to	t or to enforce any provision hereol, the losing party in said suit or action agrees to pay such
shall be made, assumed and in This agreement shall b	inplied to make the provisions hereof and and inure to the benefit of, as the	the masculine, the leminine and the neuter, and that generally all grammatical changes apply qually to corporations and to individuals.
is a corporation, it has	WHEREOF, said parties has caused its corporate many	in interest and assigns as well. We executed this instrument in triplicate; if either of the undersigned to be signed and its over the signed and its
duly authorized thereu	into by order of its board o	e to be signed and its corporate seal affixed hereto by its officers of directors.
Alfred	J. Hauptmann	John M. Edwards
Karen A	Hauptmann	John No Edwards
	symbols (1), if not applicable, should be	e deleted. See CRS 93.030). Dorene Rae Edwards
STATE OF OREGON,) ss.	STATE OF OREGON, County of
County of Kla August 27,	math)	, 19
Personally appeared th	a shove named Alfred	Personally appearedend
iaubtmann and k	aren A trasa-ta	, each for himself and not one for the other, did say that the former is the
ife, the interest	Edwards, husband viedged the foregoing instru-	wards president and that the latter is the and secretary of
nent to beCITELT	voluntary act and deed.	and that the seal affixed to the tourishing a corporation,
OFFICIAL PLACE	Sa Lewis	of said corporation and that said instrument was signed and sealed in behalf 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:
ST /4. 0.	on expires 7-19-52	Notary Public for Oregon (SEAL)
	the state of the s	My commission expires:
ORS 93.990(3) Violation of	of ORS 93.635 is punishable, upon co	e to any real property, at a time more than 12 months from the date that the instrument manner provided for acknowledgment of deeds, by the conveyor of the title to be consedued by the conveyor not later than 15 days after the instrument is executed and the parameterion, by a fine of not more than \$100.
Liens and as strict, and re		math Project and Enterprise Irrigation
Any unpaid a	tion therewith.	water and irrigation
Reservations	and restrictions	ents of Enterprise Irrigation District.
40 in Dood ve	usband and wife,	dated July 25 1930 Tom John Gysbers and
signs the wick	cepting and reserv	ving to the first partially, Oregon, as
one lines and	c at any time to	construct, build and orest dir heirs and
d maintain the	same, said right	construct, build and erect ditches, telenes in and upon said premises and to keep of way to be for the benefit of the lands described land."
d Patricia A	Morgan huck-	ober 21, 1974, between Reynolds E. Morgan
upumann and ka	ran A Harring	did Alired .
at the said or	ior continue	to and with Ruvere
me this contrac	7t ic full	The form the furt prior to, or at the
ll be released	from the lien of	and that said above described real property said contract upon payment of this contract
and the second second		REGON; COUNTY OF KLAMATH; 15.
		d at request of Klamath County Tjile Co.
		ay of August A. D. 19 79 at 1:18' clock P. M., ark
aragely A. C.		,一个一个大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大
and the second s	duly recorded i	in Vol. M79 of Teeds on Page 20326
	duly recorded i	in Vol. M79 , of Teeds on Page 20326 Wm D. MILNE, County Clerk Fee \$7.00