80594 387%	Vol. 80 Page 2795
THIS AGREEM	ENT, mode and executed in duplicate this 1st day of November , 19 79 tij, rjonestaneni knowa testnos sidt nev designated as "SELLER," and the second
ROBERT R. CLOUTI	ER and CAROLYN, J., CLOUTIER at teamstation of Pacific Trade Center
ວອດໄປ and buyer Buyer:HTNESSETH	ulu; Oahu, Hawaiir 96813 boo inemes thereinafter designated as "BUYER," or pict yerros of yrupps to worn incorported in mort based to boo inconsideration of the covenants and ogreements hereinafter contained, to be the condition proceeding by the Buyer, ogrees to sell and convey unto the said Buyer, and s to buy, that certain real property in the County of the covenant of blocks, to wit: bell and convey Klamath County
1. Vofasillovof NEL	Soction 13 0 T35 RE17HCotothewill Tamette Meridian, Kramath Courty,
	动力和大学校学校,这次"这些情绪的想象""我们是这些情况,我们还是我们是你们是我们的是我们的意思,你是我们是我们的人们,你们还是不是是不是你们的。""你们,我们们
6	Cash Price sevul vd ber\$17;000.00ero neil a contrantation
ights of way of	Total Down Payment 700:00.755
•	Finance Charge(int. only) 3,142.15
offixed by its 1 year first above	
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	A11 of taxes after November 1, 1979
bebject to:	All of taxes farter tovenuers; is in taxes farter tovenuers; is and also subject to all conditions, restrictions, reservations, easements and/or rig
en al servición de la companya de la	는 그는 특별한 것 같은 것 가슴을 알았는 것 않는 것 가슴 가슴을 가려야 않았다. 이렇는 것 같은 것 같
🔂 sum of	-Seven Thousand & No/100Dollors (\$ 7,000.00), Unifed States, which sum Buyer agrees to pay Seller of Klamath Falls, Oregon
lewful money of the	her place or places as Seller may hereinafter from time to time designate, as follows:

-Seven Hundred & No/100-----iged - Dollars (\$700:00.00 a band b), or more on or before

,19 79, and ---- Three Hundred Fifteen & No/100-Dollars November 1 \$ 315.00 washed in bach, or more on or before the alstinday of May and 1st day of Nov. ea. yr.

thereafter, Mainding (together with) interest on all deferred payments from November 1 , 19 79, at the rate of Nine & One Half 91/2 %) percent per annum payable Twice each year thereafter and continuing until the total purchase price is paid.

The Seller hereby reserves a right of way, with right of entry upon, over, under, along, across, and through the said land for the purpose of erecting, constructing, operating, repairing and maintaining pole lines with cross arms for the transmission of electrical energy, and for telephone lines, and/or for laying, repairing, operating and renewing, any pipe line or lines for water, gas or sewage, and any conduits for electric or telephone wires, and reserving to the Seller the sole right to convey the rights hereby reserved.

Buyer agrees that any buildings or improvements now on the above described land, or hereafter erected on same, shall become a part of the real property, and Buyer agrees that he will not remove of cause to be removed, any improvements on said land, without the written consent of the Seller. Only new materials are to be used in any construction upon said property. No noxious or offensive factory or business ever at any time shall be carried on, on the said premises. No water closet, toilet or substitute therefore shall be maintained or permitted on said property unless so connected that some will be cleaned after flushing so as to discharge the contents thereof, into an underground sector , septic tank or proper sewerage disposal system. A breach of any of said conditions or restrictsion or re-entry by reason of such breach shall not defeat or render-invalid the lien of any mortgage or deed of trust made in good faith or for value as to said property or any portion thereof.

In case of suit by Seller to enforce, this contract Buyer agrees to pay reasonable attorney fees of Seller.

Buyer agrees to keep the buildings now or hereafter erected on said premises insured against loss by fire during the life of this agreement for an amount agreeable to the Seller.

Buyer agrees to pay before delinquency all State; County and/or municipal assessments, such as taxes, etc., after date of this contract.

The reservations and restrictions above set forth are hereby declared to be both covenants and conditions, and shall remain in force and be binding upon the parties hereto, their heirs, executors, administrators, successors in interest and assigns, and shall be and are covenants running with the land. Upon a breach of any of the foregoing conditions, said premises shall revert to the Seller; its successors and assigns, and said Seller shall have the right of immediate re-entry upon said premises. After recording return to: to return the bord of saturations and temperature to the saturation of the negati panotapi 214 WESTERN BANK P.O. Box 669

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Klamath Falls, Or. 97601

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Ro yob_ 10[with propil guts ni berupere and sport y resurged. The Buyer ogrees not to transfer or assign this contract or any interest herein without the written ine buyer agrees nor to transfer or assign this confluction any interest determinent. In case of default by Buyer, consent of the Seller first having been secured to such proposed assignment. In case of default by Buyer,

the latter agrees to pay Seller's usual reinstatement fee and collection charges.

THAT TIME is of the essence of this agreement, and intevent of failure by Buyer to comply with its terms, Seller shall be released from all obligations in law or equity to convey said property, and Buyer shall forfeit all rights thereto, and to moneys therefore paid under this agreement, and Buyer's interest in snall forreit all rights mereto, and to moneys meretore paid under this agreement, and buyer's interest in or to said moneys or said property shall thereupon immediately cease as fully as if said money had never been paid or this agreement entered into, and in the event Buyer should then be in possession of said property. Saller shall thereupon he patieled to immediate postession thereast and shall have or full power property, Seller shall thereupon be entitled to immediate possession thereof and shall have as full power to dispose of said property as if this agreement had never been made. Seller, on conveying said property, free of incumbrance, except as otherwise herein provided, but-subject to the following:

(1), Any lien or incumbrance, payments or discharge of which is, junder the terms of this agreement.

- (2) Any incumbrance or lien created or suffered by Buyer.
- (3) Covenants, conditions, restrictions, reservations, easements, rights and/or rights of way of record, affecting said property the caused its corporate name to be hereunto affixed by its IN WITNESS WHEREOF, the Seller has caused its corporate name to be hereunto affixed by its duly authorized Agent, and the Buyer has executed the same, in duplicate, the day and year first above written.

 $\langle \hat{\phi} \rangle$ written. 11/

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STATE OF ORDERON, Colorado of Colorado of State

before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within Replaced L. Dobort D. Cloution & Coroland L. Cloution named Barbara J. Jones, Robert. R. Cloutier & Carolyn J. Cloutier

known to me to be the identical individual S, described in and who executed the within instrument and

executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

ASSIGNED ASSIGNED TO Notary Public for Desky Colorado December 13, 1982

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STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the 12th day of

on Page 2795 WM. D. MILNE, County Clerk Deeds FEE<u>\$7:00</u>______By<u>Bunetlastfetock__</u>Deputy

By

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