		ACT-REAL ESTATE-Month	ly Payments.	성장 이용님 말을 받았다.	STEVENS NE	SS LAW PUBLISHIN	CO., PORTLAND, OR. \$7264
	™ 8141	COP		TRACT-REAL ESTATE M	_Page_	4068	
	THIS CO Nancy B. V	NTRACT, Made Neisinger ak	this 22nd a Nancy Jo	day of <u>Feb</u> Weisinger	ruary	·····	19.80, between
	and James	s A. McDonal	d	i konstantin de l'estantin de la constantin de la constantin de la constantin de la constantin de la constanti La constantin de la constant La constantin de la constant	na sa dina mang mining Talah na mining mining	, hereinafte	r called the seller,
sama yang sa	agrees to sell un		the buyer agrees	e mutual covenants i to purchase from the County, S	and agreemer seller all of	nts herein co the followin	g described lands
				NW‡SE‡ of Sec leridian, desc			
~	feet and N. of said Sec to the Nort M-79 on pag along the H east corner parcel a di S. 0'08' W. the N <u>1</u> SE1 of Section 9; to the point	89 ⁰ 52' W. tion 9; the heast corner (12311, re Last line of thereof; t lstance of 3 a distance of said Sect 1332 feet t thence N. 0 ht of beginn	a distance nce continu r of parcel cords of K1 said parce hence N. 89 02.2 feet t of 263.0 f ion 9; then 8 the South 08' E. a d ing.	ars S. 0 ⁰ 08' of 1323.7 fee ing N. 89 ⁰ 52' described in amath County, 1 a distance 0 ⁴ 9' W. along o the Southwe eet, more or ce S. 89 ⁴ 9' east corner o listance of 66	t'from t W. a di Deed re Oregon; of 404.1 the Sou st corne less, to E. along f the NW 7.10 fee	he East stance o corded i thence feet to th line r thereo the Sou said So $\frac{1}{2}SE_{2}^{2}$ of t, more	<pre>1/4 corner f 30.0 feet n Volume S. 0⁰08' W. the south- of said f; thence th line of uth line a said or less,</pre>
~	,			1997 - Alexandro Alexandro Alexandro 1997 - Alexandro Alexandro Alexandro 1997 - Alexandro Alexandro Alexandro Alexandro Alexandro Alexandro Alexandro 1997 - Alexandro A			
Uð.	Dollars (\$.4.,00 seller); the buyer the seller in mon Dollars (\$.159, payable on the and continuing u	20,00) is paid r agrees to pay the hthly payments of 10) each, 	on the execution e remainder of sau not less thanQ O	t which Four th hereof (the receipt of id purchase price (to one hundred fi epayment with er beginning with the hid. All of said purch erest at the rate of monthly	of which is -wit: \$11. fty-nine out pena month of ase price may 11per cer	hereby ackn 550.00 and 10/ 1ty, <u>April</u> y be paid at th per annum	owledged by the to the order of 100
			Taxes on said p	remises for the curre	nt tax year :	shall be proi	ated between the
	*(A) primarily	for buyer's personal, fan	nily, household or agricu	eal property described in this altural purposes.	contract is	dhan-ndriaultural	
- - - -	be imposed upon shift all all buildings now or he in a company or comp all policies of insurance or to procure and pay contract and shall bear The seller agree swing (in an amount and evcept the usual p price is fully paid and unto the buyer, his he permitted or arising by	premises, all promptly me reafter erected on said pr anies satisfactory to the to be delivered to the to such insurance, the r interest at the rate alu- s that at his expense an equal to said purchase p- winted exceptions and the upon request and upon its and assigns, free, and 'through' or under selle	remises against loss or di seller, with loss payable seller as soon as insured seller may do so and ar resaid, without waiver, d within	Inst to the seller and then I. Now it the buyer shall, hall by payment so made shall be however, of any right arising days from the date here and to said premises in the strictions and easements now, ment, he will deliver a goon as of the date hereot and h e said easements and restrict	coverade) in an to the buyer as to pay any such added to and b to the seller for seller on or subs of record, if any. I and sufficient d rec and clear of	TUTT TUTT amount not less i liens, costs, water ecome a part of buyer's breach of h unto buyer a equent to the date Selter also agrees eed conveying sai all encumbrances	Insurance policy interest han f therests may appear and rents, taxes, or charges the debt secured by this contract. itle insurance policy in- ol this agreement, save that when said purchase th premites in fee simple
	charges so assumed by	the buyer and further			ions and the faxe	s, municipal liens	water rents and public
	IMPORTANT NOTICE: D	elete, by lining out, which	Co ever phrase and whicheve	ntinued on reverse)	buyer or his as	signs.	, water rents and public
	*IMPORTANT NOTICE: D as such word is defined use Stevens-Ness Form N	belete, by lining out, which in the Truth-In-Lending Act o. 1308 or similar. If the	and Regulation Z, the se contract becames a first li 3, DLOB	ntinued on reverse) re worranty (A) or (B) is not op Iler MUST comply with the Act en to finance the purchase of a V 1	buyer or his as plicable. If warrant and Regulation by a dwelling use Stev	signs. 1y (A) is applicable making required di rens-Ness Farm No.	water rents and public and if seller is a creditor, scioures; for this purpose, 1307 or similar.
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ie land aloresaid, without any process of law, and take immediate possession thereat, together with all the improvements and apportenances thereof of interest longing. The buyer further afrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his any such provision, or as a waiver of the provision itself.

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84,286 16 administra 5 . W 180 0 . S stand dollar any and an addition of the second state of the sec for includes other property or

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$15,550.00 CHampur, the actual of minute or minute given of promined which is first of the actual of the state of the state

This of or includes online projects or value firm of provided which is the state of the index which of the basis of the state of action is instituted to three this contract or to endorce any provision hereof, the losing party in said suit or action agrees to pay such in contracts or to be allowed the prevailing party is as a suit or action and if an appeal is taken from any party in this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that if the context or any requires, administrators, personal regeneratively to corporations and to individuals. The context of the bunch of the prevailing the requires and the neutron with a prevailed the tensor of the individual to the context of the prevailing the second and implied to make the prevailing the context and the prevailing and the neutron with a prevailed and implied to make the prevailing the corporations and to individuals. The context all the context of the bunch of the prevailing and the neutron and the individual the second and implied to make the prevail appeal with to corporations and to individual the second and implied to make the prevail appeal with to corporations and to individual the second and individual changes the circumstances may require, not only the immediate parties hereto but their respective in the prevail of a corporation well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation with the corporation parts to be side and my the prevail the corporation parts to be side and assigns the corporate parts to be allowed and and the prevented that the second appeal appeal and the corporation appeal to be appeal appeal

is a corporation, it has caused its corporate name to be signed, and its corporate seal affixed hereto by its officers

is a corporation, it has caused its corporation of directors. duly authorized thereunted by order of its board of directors. X Mancy B. Weisinger aka Nancy Jo Weisinger 19 . B James A onal .962 A. McDonald

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

and acknowledged the toregoing instru-netto be Des. voluntary act and deed. mentrid be DES voluntary act and deed. Secretary of Lational and the provide distance from the tary act and deed. and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-halt 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: (OFFICIAL (OFFICIANT) SEAL) Notaty Public for Oregon My commission expires 7-19-82 **V**uestato and a limmon be the second of the second s Notary Public for Oregon and the state of th (SEAL) 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 is executed 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-veyed. 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-ties are bound thereofy. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) Subject, however, to the following: 1. Right of Way, for anchor and guy lines, including the terms and provisions thereof, given to California Oregon Power Company, a corporation

dated July 12, 1960, recorded August 3, 1960, in Deed Volume 323 page 202, records of Klamath County, Oregon. 2. Subject to terms and provisions disclosed in Divorce Decree and Property Settlement Agreement filed in 77-342 E. on November 14, 1977, Nancy Jo Weisinger, Petitioner and John Dampier Weisinger, Jr., Respondent, as follows: "Wife shall immediately place the southerly two acres of said property on the market for sale at a reasonable price mutually agreed by the parties. Drovided that said property is sold busband shall have a the parties. Provided that said property is sold, husband shall have a lien for one-half of the net received upon the sale of said property."

Buyer specifically agrees to pay the full contract balance on or before January 1, 1985 the states

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(See attached Exhibit "A" and by this reference incorporated herein as New all of Divide of Said country without my hand and soal of

resident prime relation with an entering the second state of the relation

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FORM NO. 23 - ACKNOWLEDGMENT STEVENS NESS LAW PUB. CO., PORTLAND, ORE.

4070

STATE OF CHERCIAN, WASHINGTON County of Clark

BE IT REMEMBERED, That on this 2944 day of February. , 19.80, BE IT REMEMBERED, That on this 2944 day of February. , 19.80, before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within hand Nancy B. Weisinger aka Nancy Jo Weisinger

SS.

known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that She executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my fraind affixed my official seal the day and year last-above written:

Tersting of the second Notary Rublic for Quegoex Washington Mancy 1 My Commission expires 7-1-83

My Commission expires 7.....

OF OKEGON; COUNTY OF KLAMAIH; ss. Hed for record at request of <u>Klamath County Title.Co.</u> This <u>3rd</u> day of <u>Marcin</u> <u>A. D. 19³⁰ at^{3:48} clock ^P M., or</u> duly recorded in Vol. <u>MSD</u>, of <u>Mortgages</u> on Page 069 Wm D. MILNE, County Clerk By <u>Derive The Hels A</u>

Fee \$10.50

EXHIBIT "A"