S11236 CONTRACT. MAIL INST. VOI. 0.30 Page 4.604 THIS CONTRACT, Made this _stsday of		DA-CONTRACT-REAL ESTATE-Munihi	17 Paymania. 111C-3643	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204
THIS CONTRACT, Made this 1st day of March 19.80., between Fred W., Kochler, Jr. P. O., Box 332, Childquin, Or. 97624 hereinatter called the seller and James M., Walthers, & Dian H., Walthers, H. S. W. 10136 Hill/New. Ave., Lataxwarth, Cal., Hereinatter called the buyer 9311. hereinatter called the buyer agrees to purch a from the seller all of the following described land and premises shunded in Klamath County, State of		81736		Vol. <u>1180</u> Page 4604
and James M. Watthers & Dian H. Watthers, II & W. 10136 Hillelow Ave., Charsworth, Ga., 91311	E	THIS CONTRACT. Made red W. Koehler, Jr., P. O.	, box 552, Childquid, Ott	horeinafter called the seller
thereof. SUBJECT TO: Public Rights in Williamson River; Easements and Rights of way of record; Reservations, restrictions and conditions shown on the plat and in the Dedication of RAINBOW PARK ON THE WILLIAMSON; and to Declaration of Conditions and Restrictions dated September 1964 and recorded September 11, 1964 in Vol. 356 at Page 116 of Klamath County, Oregon Deed Records, which said Conditions and Restrictions Vendees take subject to and covenant and agrees to jully observe, perform and comply with and which shall be appurtenant to and run with the premises herein sold; for the sum of _Twenty_Five_Thousand	•an 9.1 • ag an	nd James M. Walthers & 1311. WITNESSETH: That in co grees to cell unto the buyer and nd premises situated in	Dian H. Walthers, H.S. W. 10136 onsideration of the mutual covenants of the buyer agrees to purchase from the Klamath	5 Hillyicw Ave., Chatsworth, Ca
for the sum ofTwenty. Five. Thousand	tł S R P 1 R to	hereof. UBJECT TO: Public Rights Reservations, restrictions a PARK ON THE WILLIAMSON 964 and recorded Septembe Records, which said Condition o fully observe, perform an	in Williamson River; Easements nd conditions shown on the plat a s; and to Declaration of Condition r 11, 1964 in Vol. 356 at Page 11 and and Restrictions Vordees tak	s and Rights of way of record; and in the Dedication of RAINBOW as and Restrictions dated September 9 to of Klamath County, Oregon Deed as subject to and covenant and agree
Date	ť (for the sum of	Thousand ************************************	**************************************
(A) primarily for hugers product thing, is a narrow promy is ordering or temmerical primess other than any retain such possession to be (A) primarily for hugers product thing, is a narrow promy is ordering to retain the intervention primes and the building, now or hereafter er (A) is not in default under the terms of this contract. The buyer agrees that all times he will keep the premises and the building, now or hereafter er he is not in default under the terms of this contract. The buyer agrees that all times he will keep the premises and the building, now or hereafter er the is not in default under the terms of this contract. The buyer agrees that all times he will keep such premises and the building, now or hereafter ere the is not in default under the terms of this contract. The buyer agrees that all times he will keep such premises and the building, now or hereafter the such against any such the the will pair the such as the terms of the ordering against any wate or strip thereoil; that he will keep such hereafter brief against said property, as well as all vater erents, public charges and municipal liens which hereafter lawlully that he will pair said premises, all promptic before the same or any part thereoil before pair with the terms the such against said property. at huil links now or hereafter erected on said premises adjust loss or damage by life (with extended coverade) in an amount not less than 5. -0^{-1} at built links now or hereafter to be delivered to the seller, with loss payable lint to the seller and then to the buyer a synch liens, casts, water rents, taxes, or chards and shut be delivered to the seller as diver, how with the buyer shall hat to pay any such liens, costs, water rents, taxes, or chards and shut brain instruct. The seller as word and any payment so made shall be added to and become a part of the deliver second by outpair or companies that the rate aboresid, without waiver, bower, or any right atsising to the seller tor buyers beeach of contract. The seller ag		Dollars (\$.251.09) each, payable on the1st	each month hereafter beginning with th ase price is fully paid. All of said pure	ne month of April
where is held, paid and upon request and upon sutrember of this account of date hereof and bee and clear of all encumbrances since said that date hereof and the case, numerical liens, water rents and restrictions and the taxes, numerical liens, water rents and restrictions and the taxes, numerical liens, water rents and restrictions and the taxes, numerical liens, water rents and experimented or arising by, through or under seller, excepting all liens and encumbrances created by the buyer or his assigns. (Continued on reverse)		monthly payments above require	l, interest to be paidconcurrenuy ed. Taxes on said premises for the cur	and * { being included in

use Stevens-Ness Form No. 1308 ar similar. If the contract becomes a first lief	a finance ine periode of a standard
Fred W. Koehler, Jr. P. O. Box 332 Chiloquin, Or. 97624	County of
James M. & Dian H. Walthers 10136 Hillview Ave. Chatsworth, Ca. 91311	most was received for record on the day of
And recording forces to Fred W. Koehler, Jr. P. O. Box 332 Chiloquin, Or. 97624	non page or as document/tee/file/ instrument/microfilm No. Record of Doods of said county. Witness my hand and seal of County affixed.
Until a thange is requested all fax statements shall be sent to the fellowing address James M. & Dian H. Walthers 10136 Hillview Ave. Chatsworth, Ca. 91311	NAME TITLE

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And it is understood and agreed between suid parties that time is of the resence of this contract, and in case the buver shall laid to make the payments above required, or any of them, punctually within 20 days of the time bands, then or or fail to be a value and adversed between contained, then the selfer at his option shall have the bollowing rights (1) to declare this contract null and yord. 2) to declare the whole urganity principal belance of said purchase price with the interest thereon at one due and parable, (1) to within an advect of the evision in the source of the balance of said purchase price with equity, and is any of such cases, all rights and interest created or then evision in the very dischare the whole urganity for the balance of said purchase by said in the interest thereon and the right to the observation and interest created or then evision in the very dischare the wall have the selfer hereunder shall trevel to and revert in said selfer without any act of relative, or any other act of said selfer to be performed and with both or used of the bayer of the interest and the right said on account of the purchase of said selfer to be performed and without any water of the entry, or any other act of said selfer to be performed and with those one said such payments had never the and each of the said selfer to the observation and such provider and the right inmediately of at any time there there made; and in the land above add, without any process of law, and take inmediate postession other a, together with all the improvements and appointenance thereafter, to enter use of said selfer to require postession other at the side selfer here and provider and appointed above the said selfer to reduce the said the land above add, without any process of law, and take immediate postession other at the said selfer to reduce the said the said before said. The have further advect that balance by the selfer at any time to require procession with all the improvement and appointent shall preveade the thave it any

It is hereby agreed and understood that a prior contracts of sale, as reflected on the title report, will be paid in full prior to consumation of this agreement and that the buyers above assume no responsibility or liability for the payment thereof.

The true and actual consideration paid for this transfer, stated in trees of dollars, is \$ 25,000 . (However, the actual consideration con-sists of or includes other property or value given or provided which is the which consideration (indicate which).(). In case suit or action is instituted to hardware this contract or to entore our provision hereof, the being party in said suit or action agrees to pay such any algorithe consideration the action is instituted to hardware to be allowed the prevailing party in said suit or action and it an appeal is taken from any or action is instituted to hardware to be allowed the prevailing party in said suit or action and it an appeal is taken from any party's atterney's less on such appeal. It is understood that the solar or the prevailing to the appeal to east or any algorithe the indicate the order of the prevailing that in one person or a comparison that if the context is to require, this outcast, it is understood that the solar or the house a many find to make the provisions here a provisions here and that generally all grammatical charges the such estimation and inter to the benefit of, as the internation may and to individuals. This advertures administrators, present the personal to be accessed and the source and that generally all grammatical charges are to interval and interval appeal. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a source and all instrument in triplicate; if either of the undersigned is a source and all instrument in the other to be accessed to have executed this instrument and allowed bornet, by it officere is a comparation and the instrument in the parties have executed this instrument in triplicate; if either of the undersigned is a comparation and all allowed bornets by its officere is a comparation and all allowed bornets by the outpersonal test and adjudy to comparation and the appeal is labored bornet. This adverements hall bind and inter to the beneit of, as the interval and

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 corporate many d and d directors, d and d directors, d and d directors. mall) That

Fred W.	Koehler, Jr.		Janjes M. Walthers		
NOTE-The sen	ience between the symbols (), i	I not applicable, should b		<u>Callet</u>	
	OREGON,)) ss.	STATE OF OREGON, County of)ss.	
	County of		Personally appeared		
Personally appeared the above named		amed	who, being duly swor each lar himsell and not one lor the other, did say that the lormer is th		
	and acknowledged the	e foregoing instru-	president and that	the latter is the	
ment to be (OFFICIAL SEAL)	volun Belere mer	tary act and deed.	and that the seal affixed to the foregoing instrument is the of said corporation and that said instrument was signed a half of said corporation by authority of its board of direct them acknowledged said instrument to be its voluntary Before me:	, a corporation, le corporate seal nd sealed in be-	
	Notary Public for Orego My commission expires	n.	Notary Public for Oregon My commission expires:	(SEAL)	

ORS 93,615 (1) All instruments contracting to convey fee tills to any real property, at a time powe than 12 months from the date that the instrument outed and the parties are bound, shall be acknowledged, in the manner provided for acknowledge entited deeds, by the conveyor of the tills to incom-Such instruments, or a memorandum thereof, shall be received by the conveyor and later than 15 days after the instrument is executed and the par-ter bound thereby. ORS \$23,0175 Volation of ORS \$25,635 is unitshalle, upon conviction, by a face of 1.5 more than \$100. vecute d Sur are h

STATE OF CALIFORNIA COUNTY OF Los Angeles ss. A TICOR COMPANY On. March 4, 1980 State, personally appeared 1 James M. Walthers and Dian H. Walthers STAPLE HERE - --- --Constant of the , known to me to be the person S whose names are subscribed they to the within instrument and acknowledged that executed the same. OFFICIAL SEAL WEENESS my hand and official seal. LILLIAN BASUK . .

ſ Allian Signature Lillian Basuk



WE OF OREGON; COUNTY O		
and for record at request of	Mountain t	itle Company
mis_llthday ofMarch		
duly recorded in VolM80	Deeds	on Page4604
,	WE D. L.	Litte, County Cleve

Fee \$ 7.00

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