	IN. 38-21238-0 CONTRACT—REAL ESTATE	STEVETITIMELL AN AG BING CO., PORTLAND, CR. 12
THIS CONTRACT, Made this Lonnie L. Brooks		April 1980 betwee
		, hereinafter called the selle
and Edward P. LeRoy		hand's for the second
and premises situated in Klamat The W4W5NW4 of Section 28, Willamette Meridian, in the Subject, however, to the fo 1. Reservations contained 150, Deed Records, Klamath Section 28, Township 31 Sou Meridian, as follows: "and hereby granted a right of w constructed by the authorit conveyed are subject to a 1 liens, for the amount of co States for an account of co or acquisition of water right are to be reclaimed as provision Congress."	Township 31 South County of Klamat County of Klamat In Patent recorded County, Oregon, at the re is reserved there is reserved y of the United St ien prior and supe sts and charges du nstruction of the hts by which said ided and prescribe	d in Volume 50, page ffecting the NW2 of of the Willamette from the lands tches or canals tates, the lands erior to all other to the United irrigation system lands have been or of by the Act of
 An easement created by : provisions thereof, 	instrument, includ	ing the terms and
Recorded : July 7, 2	1961 Book: 330 n P. Schwab and Je	Page: 544
	SUCIALL SEE TEVETS	e side of this document) Dollars (\$55,000.00) n Thousand Five Hundred and of which is hereby acknowledged by the
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bayable on the	thereafter beginning with the fully paid. All of said purch bear interest at the rate of be paidmonthly n said premises for the curr that the real property described in the or maticularit purposes.	e month of
ptill by 1980 milliplicities price shall in ptill by 1980 milliplicities price shall in point by payments above required. Taxes or parties hereto as of the date of this contract The huver warrants to and covenints with the selfer "(A) primarily for buyer's present hundy, househad the buyer shall be entitled to possession of said land the buyer shall be entitled to possession of said and the buyer shall be entitled to possession of said and the buyer shall be entitled to possession of said and the buyer shall be entitled to possession of said and the buyer shall be entitled to possession of said and the herein, in good condition and repair and will not suffer a the well pay all taxes hereafter leved angant said prop- inguosed upon said premises, all promptly helore the said a company or companies attifuctory to the seller, as the to provide upon said premises at the rate aloresaid, withou to provide and pay for such insurance, the seller as you the provide and have to such insurance the seller as you the product of the bear interest at the rate aloresaid, withou The seller agrees that at his express and within a summation end to said prophy proces marketa	thereafter beginning with the fully paid. All of said purch bear interest at the rate of be paid. monthly in said premises for the current that the real property described in the burse safety for all costs and atterney. It is the fully all safety for all costs and burse safety for all costs and atterney burse safety for all costs and atterney of any part thereof become past due of any part there of here the stering of any part there all the safety and the so or damage by life (with estend of any part there all the safety and the so and any payment so made shall it any and promise and the shall and so and any payment so made shall it and the in any to said premises in the said premises in the safety and the shall and said premises in the safety and the shall it and any payment so made shall it and any payment so made shall it and any the said premises in the	e month of
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And it is understand and agreed between said parties that time is of the evence of this contract, and in case the baser shall fail to make the payments during required, or any of them, parktually within 20 days of the time limited therefor, or lind to keep any affectment herein contained, then the seller at his other required, or any of them, parktually within 20 days of the time limited therefor, or lind to keep any affectment herein contained, then the seller at his other required, or any of them, parktually within 20 days of the time limited therefor, or lind to keep any affectment herein contained, then the seller at his other to be down grads (1) to deviate this contract null and void, (2) to deviate the contract null and void, (2) to deviate the contract of and payble, (1) to deviate this contract null and void, (2) to deviate the contract null and void, (2) to deviate the seller and other deviate the second and of (2) to deviate the contract of an indice of (2) to deviate the contract of the pay of the seller the second and other deviate the second and (2) to deviate the contract of the pay of the second of the buyer of the second (2) to deviate the contract of the buyer of the second of the prevention of the prevention and other rights acquired by the buyer of term, relamation or compensation for the pay of a prevention and other right of the buyer of the pay of a prevent of and reasonable for a prevent and prevention of the part of and prevention and prevention of the part of and educed and and prevention and prevention and and reasonable the deviate of and so of the contract are only and the second and account of the part of and educed and to be contract and under any other pays of an any other are pay of the second of the pay of the s and duresant, written any process of the and and and marked the provision performance by the buyer of any provision hereof shall in no way affect his The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall an oway affect his The buyer further 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 thereunder 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 become provision, or as a waiver of the provision itself.

OFFICIAL SEAL

CAROLE A. SABEL

My Commission Expires March 15, 1982

is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. s. Edward P. LeRoy Lonnie L. Brooks NOTE-The sentence between the symbols D, if not applicable, should be deleted. Ses ORS 93.030).) 55. STATE OF OREGON, County of ., 19 STATE OF OREGON,) ss.

and County of Klamath County of Klamath 19 80 Personally appeared the above named Lonnie L. Brooks Personally appeared who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the ····· secretary of and acknowledged the loregoing instru-his a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-hall 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: poluntary act and deed. ment to be Materie <u>1 M</u> DONNA K. MATESON me. (OFFICIAL SEAL) NOTARY FUBLIC-ORECON Notary Public for Oregon 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 sevented 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-event 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 thereby. ORS 93,599(3) Violation of ORS 93,635 is punishable, upon conviction, by a fine of not more than \$100. the NW% of Section 28. 3. Contract, including the terms and provisions thereof, Recorded : July 28, 1978 Book: m-78 Page: 16446 : Norman H. Shaw : Lonnie L. Brooks, which Buyer herein does not assume and agree to pay, and Seller further covenants to and Vendor with Buyer that the said prior contract shall be paid in full prior with buyer that the said prior contract shall be paid in fully p to, or at the time this contract is fully paid and that said above described real property will be released from the lien of said contract upon payment in full of this contract. It is agreed by and between the parties hereto that no merchantable timber shall be cut, or removed from said property, until the full balance of the contract is paid. STATE OF ORECON, CALIFORNIA County out on Congeles . 1980 . 29 day of april before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named named

known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluntarily. IN TESTIMONY W IEREOF, I have hereunto set my hand and affixed acknowledged to me that m official seal the day and year last above written.

and gradel

Name

AXXXX California

STATE OF OREGON; COUNTY OF KLAMATH; S.
Transamerica Title Co.
this 7th day of May A. D. 19 80 at 11: Octock A M., ar
n Page 336
Huly recorded in Vol OT Wm D. MILNE, County Clore By Connethat Acted

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Fee \$10.50