	85 <u>138</u>	•	CONTRACT-REAL ESTAT		AW PUBLISHING CO., PORTLAND,	
THIS Rollin	CONTRACT, Mad	le_this	day of	Jong Jong	Page 10164	Ŕ
	Y. TULCI anu	Berdene r.	Tuter, hus	band and wife	, 1980., Бе	tween
and		r1S			nereinafter called the .	
	VESSETH. That :-				arainatta - 11 1	
- p. 0111303	s situated in	l the buyer agree Klamath	es to purchase from	m the seller all of the	herein contained, the set following described	
State of	Oregon.	L NO. 1065	, IRISH BEND	, in the Count	y of Klamath,	-wit:
Subject, 1. An ea provision	however, to asement create ns thereof,	the followi ed by instr	ing: cument. incl	uding the term		
Duccu	is thereor,	September	20 1065	natue cue cerm	s and	
Recorded	:	October 6	, 1965	Book: M-65	, Page: 2355	
In favor For	:	Pacific P A 20 foot	ower & Light Wide right	Co., a Maine	Corporation.	
any, based instrument Recorded	d on race, co t, including	not give omitting ro rigin, as a ts and rest lor, religi the terms t	exact locati estrictions, shown on the trictions, b ion or natio thereof.	on.) if any, based recorded plat ut omitting re nal origin, im	document doe of race, colors of Irish Ben estrictions, i posed by	
		nis documen	nt, see reve	M-73 Pag rse side of th		
seller); the buy the seller in mo Dollars (\$100 Doyable on the	rer agrees to pay the ponthly payments of r 00	on the execution a remainder of sai not less than Or more, p	hereof (the receip id purchase price One hundred repayment wj	no/100Dol thousand and i t of which is hereby (to-wit: \$9,500.00 and no/100 thout penalty.	 acknowledged by t acknowledged by t to the order 	 he of
and annunces (UI SBIO DUIChasa aria	a aball to the		the month of	UC At Any times all d	
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	that time is of the essence of this contract, and in case the buyer shall fail to make the payments the time limited therefor, or fail to keep any agreement herein contained, then the seller at his intract null and void. (2) to declare the whole unpaid principal balance of said purchase price with we said deed and other documents from escrow and/or (4) to foreclose this contract by suit in we said deed and other documents from escrow and/or (4) to foreclose this contract by suit ed or then existing in favor of the buyer as against the seller hereunder shall vereit to and revest in said ed coscibled and other rights acquired by the buyer hereunder shall revert to end revest in and ther to be performed and without any right of the buyer of return, had never been made: and in the route with and without any right or wid seller as the agreed, and reasonable rent of said booturety, fully and perfectly as if them to wid seller as the agreed, and reasonable rent of said
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ation shall have the following rights: (1) to uccure this con- be interest thereon at once due and payable, (3) to withdraw	d or then existing in favor of the buyer as against the annual shall revert to and revest in said described and all other rights acquired by the buyer hereunder shall revert to and revest in said
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me and actual consideration naid for this trai	unster, stated in terms of dollars, is 3.4.9 000.000 interesting and a state of the
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shall be made, assumed and implied to make the provisio shall be made, assumed and ind and inure to the benefit	it of, as the circumstances may require the state of the undersigned uccessors in interest and assigns as well.
this agreement and personal representatives, such theirs, executors, administrators, personal representatives, such the second personal representatives and perso	he seller of the buyer may be more fully out the neuter, and that generally all generally and their respective the plural, the maximum, the termining and the individuals. ons hereol apply qually to corporations and to individuals. it of, as the circumstances may require, not only the immediate parties hereto but their respective successors in interest and assigns as well. Successors in interest and assigns as well. Successors have executed this instrument in triplicate; if either of the undersigned arties have executed this instrument is corporate seal affixed hereto by its officers at an anne to be signed and its corporate seal affixed hereto by its officers
1 its corporat	te name to be signed the
is a corporation, it has caused its corporation duly authorized thereunto by order of its	hard of directors.
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NOTE-The sentence between the symbols (), if not applicable	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
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	STATE OF GREET
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County of Klamath	Personally appeared
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Personally appeared the above named to	ter,
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Mm h 111	them acknowledged said instrument to be its voluntary act and
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SEAL)	24/69-1 Notary Public for Oregon My commission expires:
My commission expires	and the interime
	My commission exp o convey fee title to any real property, at a time more than 12 months from the date that the instrume- oveledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be co , shall be recorded by the conveyor not later than 15 days after the instrument is executed and the pa nishable, upon conviction, by a fine of not more than \$100.
ORS 93.635 (1) All instruments contracting to	shall be recorded by the conveyor not infer than 15 days after the instrument is exeruted and the particular that the particular that the particular the particular the particular that the particular that the particular the particul
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	he terms and provisions thereof, y 25, 1978
4. Contract, including t	he terms and provisions the y 25, 1978 Page: 12085
Dated · ····	BOOK M-10
Decorded . Ju	Me , Montha E. WOLLI
· Ch	hester F. Proctor and Marone -
Vendee : Ch	
:	t in said contract was assigned by instrument,
The vendees interest	t in said contract was used une 22, 1979 Back: M-79 Page: 14871
Dated	une 22, 1979 Book: M-79 Page, bushand and
Recorded	une 22, 1979 Book. A Tuter, husband and
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	OF OPECONI COUNTY OF KLAMATH: S.
STATE	OF OREGON; COUNTY OF KLAMATH; 53.
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