THE PERMIT			
	NTRACT-REAL ESTATE	STEVENS. NEOS LAW PUS	10510 (D.
THIS CONTRACT, Made this	day of	Vol. 80	1980, between
and Garlan Turner Lunn and Char	-1	, hereir	nafter called the seller.
WITNESSETH: That in consideration of the	he11	, hereine	after called the buyer,
and premises situated in Kilomoth	to purchase from th	ne seller all of the follo	owing described lands
PARCEL 1: The El/2 NW1/4 NE1/4 Sprague River Highway, in Towns the Willamette Meridian.	of Section hlp 36 South	20, lying South Range 13 East	of of
PARCEL 2: That portion of the 20, Township 36 South Parts	W1/2 of NE1/1	of NE1/4 of S	ection
Klamath County, Oregon, lying S Highway No. 66	outherly of the	Willamette Her he Oregon State	idian, e
Provisions thereof	rument, inclu	ding the terms	and .
Dated : November 5, 1930 Recorded : December 12, 1930 County Deed Record	0 in Volu 0	2 2 2 2 2	
County Deed Record In Favor Of: The California Or Corporation	rds Fegon Power C	3, Page 318, K1	amath
For		_	
of, and such other exceptions	ng the terms may appear	and provisions	there-
Dated : September 1, 1972	•		the
Vendee : Lee E. Stankewitz	and I tada I	. Stankewitz, h	usband (a)
(hereinalter called the purchase price) on and the	1.0.0.ths	Dollars	(\$.30.000.00)
seller); the buyer agrees to pay the remainder of an	the receipt	of which is hereby ac	knowledged by the
Dollars (\$ 250.00) each, Or more pr	COAvment with	ANUNO/IODTI	15
payable on the 6th day of each month becerifier	hadi-i- to tot of		
lerred balances of said purchase price shall hear inter	a. All of said purch	ase price may be paid a	at any time; all de-
monthly payments above required. Taxes on said pre-	monthly		ter y la
The huves werends to set as			orared besween me
The buyer shall be entitled to possession of said lands on C 10	se of ecces	d wurposes	
The buver shall be entitled to possession of said lands on Clo he is not in delauft under the terms of this contract. The buyer affects t thereon, in good condition and repair and will not suffer or permit any other lens and save the selfer harmless thereftom and reimburse selfer t that he will pay all tasts herealter levied antimits said property, as well he imposed upon said premises, all promptly before the same or any part all buildings now or herealter exceeded on said premises against has or daw	as all water rents, public thereof become past due;	lees incurred by him in defendi charges and municipal liens whi that at buyer's expense, he wi	ng against any such liens; ch herealter lawfully may Il insure and beauty
in a company or companies satisfactory to the seller, with loss payable h oil policies of invusnee to be delivered to the seller as soon as insured, i or to procure and pay lor such insurance, the seller may do as insured, i contrast and shall bear interest at the rate aloreasid without which are	New of the seller and then Now if the buyer shall fail payment so made shall be	coverage) in an Unionnt holl for to the buyer as their respective to pay any such liens, costs, wa adulted to and become a part o	Undagie Value inferests may appear and for ronts, taxes, or charges the debt assumed by
wing (in an amount equal to said purchase price) marketable title in a and except the usual printed exceptions and the building and other restri- price is fully paid, and upon surrender of this adreem	days from the date hered in 1 to said premises in the infons and easements now o ont he will deliver a dood	ol, he will lurnish unto buyer a seller on or subsequent to the da l record, il any. Seller also agree	title insurance policy in- ate of this agreement, save that when said purchase
(Contin	numbrances created by the	buyer or his assigns.	a, water rents and public
*IMPORTANT NOTICE: Delate, by liking out, whichever phrase and whichever w as such ward is defined in the Truth-in-Lending Act and Regulation Z, the seller use Stevent-Ness Form No. 1308 or similar, if the contract becomes a first lien.	MUST comply with the Act o In finance the purchase of a	licable. If warranty (A) is applicab nd Regulation by making required (dwelling use Stevens-Ness Form N	le and if seller is a crediter, disclesures; for this purpese, e. 1307 er similær,
	•	STATE OF OREGO	
SELLER S NAME AND ACCRESS	tana ina kata kata kata kata kata kata kata ka	County of	/
		ment was received i	
BUYER S NAME AND ADDRESS After recording return to:	SPACE RESERVED	at	M., and recorded
Fig. 1.1. Structure of the second structure with second structure of the se	FOR RECORDEN S USE	pageor as d instrument/microlilm	ocument/fee/file/
and an and a second second Second second	a fa Tanta a sa Mini ga sa ang	Record of Deeds of sa Witness/my h	aid county.
Until a change is requested all fax statements shall be sent to the following address.	ant na terfitig	County affixed.	
n a star i serie de la companya de Transmissione de la companya de la co La companya de la comp	en e	NAME	TITLE
NAME, ADORESS, ZIP		By	Deputy

10510	SANCE SUCCESSES		ANTER
	「新生活」というからはなななななな。	10511	
And it is understood and agreed between said partie above required, or any of them, punctually within-20 days option shall have the following rights: (1) to declare this the interest thereon at once due and payable (2) to with	es that time is all the essence of the	his contract, and in case the buyer shall	I fail to make the
the interest thereon at once due and payable, (3) to withd	to die and other discussion of the second	clare the whole unpaid principal balance	of said nurchase price wir
ermine and the right to the possession of the premises about	we described and all other sides	te buyer as against the seller hereunder	shall utterly case and d
The buyer luther agrees that failure by the seller a ight hereunder to enforce the same, nor shall any waiver	if any time to require performance by said seller of any breach of a	by the buyer of any provision hereof	shall in no way allect his
in the allocation of the selfcrame of the selfcrame, nor shall any waiver of the provision, or as a waiver of the provision itself	K RESERVENCES A RESERVENCES	ly provision hereof he held to be a waiv	er of any succeeding breach
		and the program is a second	
1. 1. 1. 1. 1. 1. 41 H 30 A. 1. 1	Reterne travela		
		a ta	,
71	i do transforma de la companya de la		
The true and actual consideration paid for this tran at Luk or includes other menority, or nature diversor promised of In case suit or action is instituted to foreclose this of	ister, stated in terms of dollars, is which is XXIVIX monthlession	3 \$ 30,000.00 mmerer The	Terust constitution cont
			r action agrees to pay such
he singular pronoun shall be taken to meen and include the	e plural, the proceeding the finite	than one person or a corporation; that	if the context so requires
", elecutora, administratora paragnal causaria	of, as the circumstances may requ	lift, not only the immediate sector t	
IN WITNESS WHEREOF, said parts a corporation, it has caused its corporate	ies have executed this inside	trument in triplicate; if either	of the undersigned
a corporation, it has caused its corporate uly authorized thereunto by order of its bo		ts corporate seal affixed her	reto by its officers
A	Hund	en Junion h	/
Jos & Filetele	G.	aglan Turner Lunn	p. n.n.
The sontence between the symbols (), if not opplicable, sh	<i>[2</i>	narlence Lalena.	fell more
	1		
County of Klamath Jss.	STATE OF OREG	ON, County of	
June 9			
Personally appeared the above named LOV. F.		ppearedwh	and and
letcher; and Garlan Turner Lun	n each for himself and	d not one for the other, did say t	hat the former is the
nd Charlene Valera Lunn, husba	and	president and i	that the latter is the
wife and acknowledged the toregoing insti- ent to be their voluntary act and de	гц-	secretary of	
ent to be Interin	and that the seal af.	lixed to the foregoing instrument	in all a second se
Betore me: AAA	half of said corporat	ing that said instrument was sign	ed and sealed in be-
AL)	Belore me:	said instrument to be its volu	ntary act and deed.
Notary Public for Oregon - 1 (1)	Notary Public for O		(SEAL)
My commission expires 5-6-84	My commission expir		
ORS 93.635 (1) All Instruments contracting to convey f	fee title to any real property, at a	a time more than 12 months (
ORS 93.635 (1) All instruments contracting to convey f executed and the parties are bound, shall be acknowledged, ed. Such instruments, or a memorandum thereof, shall be are bound thereby. ORS 93.900(3) Violation of ORS 93.635 in the bound	in the manner provided for ackn recorded by the conveyor not lat	owledgment of deeds, by the conveyor ler than 15 days after the instrument i	ate that the instrument of the title to be con-
ORS 93.990(3) Violation of ORS 93.635 is punishable, u	upon conviction, by a fine of not	more than \$100.	
	(DESCRIPTION CONTINUED)		
he Vendees' interest in sai	lisclosed by the	following assignm	ent,
ated :	C CONTRACT Was	assigned by Instru	ment
ecorded : June 5, 1980	In Volume M80, 1	Page 10235, Klamat	h County
Microfilm Rec Billy B Flan	ords		n councy
wife, which B	cher and Joy E.	Fletcher, husband	and
ay, and Sellers further cou	ajers nerem uo	not assume and ag	ree to
rior unrecorded contract sh ime this contract is fully	all be paid in f	full prior to or a	said .
ime this contract is fully roperty will be released fr	paid and that sa	ild above described	real
n full of this contract	om the laten of s	ald contract upon	payment
fects Parcel 1			
Contract, including the ted : May 1 1977	terms and provis	ions thereof	
Microfilm Reco	in Volume M77, P orde	age 9316, Klamath	County
ndor : George C, Cocc	chla and Name I		
ndee : Billy B. Fletc	ther and Joy E.	Fletcher, husband	and wife, and
Wite, which Bu y, and Sellere further	iyers herein do	not assume and agr	ee to
for contract shall be noted		n buyers that the	sald
ntract is fully paid and th	The full prior to	o, or at the time	this
11 be released from the lie	n (f sald contra	act upon navment 1	erty p full
			1
fects Parcel 2	, ,		
this contract. fects Parcel 2 Contract, including the t or continuation of this con	e s and provisi	le s thereof	

. .

Dated : May 1, 1977 Recorded : January 16, 1980 In Volume M80, Page 947, Klamath County Microfilm Records Vendor : George C. Cocchia and Mary L. Cocchia, husband and wife Vendee : Billy B. Fletcher and Joy E. Fletcher, husband and wife, which Buyers herein do not assume and agree to pay and Soller further

<u>م</u>و

Vendee : Billy B. Fletcher and Joy E. Fletcher, husband and wife, which Buyers herein do not assume and agree to pay, and Seller further covenant to and with Buyers that the said prior contract shall be paid in full prior 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.

TATE OF OREGON; COUNTY OF KLAMATH; 53.

isd for record at request of ______ Frontier Title Co.

his ______ day of ______ June _____ A. D. 19 80 at 12 27 lock PM., and

luly recorded in Vol. _____M80, of _____Deeds_____ on Page 10510

Fee \$10.50 By Derno Than A-holo th

EXHIBIT "A"

· .