	NTRACT—REAL ESTATE—Monthly Poyments.	STEVENS. HESS LAW FUBLISHING CO., PORTLAND, OR. 87304
THIS C	85448	CONTRACT-REAL ESTAVOL M 80 Page 10713
Peter La	aszlo Grosz	June 10 80 r
and Uan U	Fidley and Dorothy	E. Gridley, husband, and wife
agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following described and premises situated in <u>Klamath</u> Lot 3, Block 11, as shown on the map entitled "SPRAGUE RIVER VALLEY ACRES", as per plat filed April 21, 1969 in Book 18 at Oregon		
<pre>provision recorded County De 2. Utili</pre>	September 16, 1959 ed Records.	tions, including the terms and osed by Deed of Tribal Property in Volume 315, Page 652, Klamath
I ICEL FROM	ack provisions as de	elineated on the recorded state of
if any, b by instrum Recorded Klamath Co	ants, easements and ased on race, color, ment, including the April 30	restrictions, but omitting restrictions, , religion or national origin, imposed terms thereof, , 1969 in Volume MGO p
5. Articles of Association, including the terms and provisions (for continuation of this contract see reverse side of this document) (hereinafter called the purchase price) on account of which One_Hundred_Fifty_and_No/100ths Dollars (\$.150,00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the the seller in monthly payments of not less than FIFTY_AND_NO/100THS) to the order of Dollars (\$.50.00) each, Or_more, prepayment_without_penalty, payable on the .5thday of each monthly		
and continuing un ferred balances of June 5, 198 monthly payments parties hereto as of	til said purchase price is fully said purchase price shall bear i 0until paid, interest to be p above required. Taxes on said the date of this contract.	after beginning with the month of
The buyer warrant: *(A) primarily for (-B) for an organi	s to and covenants with the seller that th buyer's personal, family, household or ag manon or (over-ib-buyer-io or natural-pers	e real property described in this contract is ricultural purposes. on the formation of conservational purposes other than africultural gueposes.
thereon, in good condition other liens and save the su- that he will pay all lates that he will pay all lates the imposed upon said pren- all buildings now or herealt in a company or companies all policies of insurance to or to procure and pay loo contract and shall bear inte The seller agrees the suring (in an amount equa- and except the usual printe price is fully paid and upo unto the buyer, his heirs an permitted or arising by, the charges so assumed by the	and repairs and will not suffer or permit- ciler hards and will not suffer or permit- herealter levied ansimt said property, as isses, all promptly before the same or any ler erected on said premises against loss or s satisfactory to the seller, with loss paya be delivered to the seller, may do so and erest at the rate aloresaid, without waiver, at at his expense and within 30 I to said purchase price) marketable title d exception and the building and other to an equiest and upon surrender of this age ough or under seller, excepting, however, buyer and lurther excepting and lurther seller upper and lurther excepting all liens and	ces that of all times he will keep the premises and the buildings, now or hereafter erected any waste or stip thereoi; that he will keep said premises line from construction and all ler lor all costs and attorney's less incurred by him indending against any such liens; part thereoi become past due; that at buyer's express, he will insure and keep insured ble lines to the setler and then to the buyer as their respective interests may appear and any maste of any costs of a start buyer's express, he will insure and keep insured damage by line (with extended coverage) in an timolant hor has there are and keep insured ble lines to the setler and then to the buyer as their respective interests may appear and any name to made shall be added to and become a part of the debt secured by this , however, of any right arising to the seller lor buyer's breach of contract.
		onfinued on reverse) (er warranty (A) or (B) is not applicable. If warranty (A) is applicable and if seller is a creditor, eller MUST comply with the Act and Regulation by making required disclosures; for this purpose, lien to finance the purchase of a dwelling use Stevens-Ness Form No. 1307 or similar.
	R'S NAME AND ADDRESS	STATE OF OREGON,
 	The second	I certify that the within instru- ment was received for record on the
After recording return to:	S NAME AND ADDRESS	SPACE RESERVED at
Frontier Tit	'le	RECORDER'S USE page
ntil a change is requested all fav	ME, ADDRESS, ZIP statements shall be sent to the following addres	Witness my hand and seal of
Dan E Dorot General D. Beath. Or	Ly E. Grid 6,00.52 60 1 Very 97621	NAME TITLE
7 NA)	ME, ADDRESS, ZIP	ByDeputy

Sm01 A A THE PART OF A TANKING And it is understood and adreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the perpendicular option shall have the following rights: (1) to declar by the time dimited therefor, or fail to keep any agreement herein contained, then the vertex and payable. (3) to the time timited therefor, or fail to keep any agreement herein contained, then the vertex and payable. (3) to withdraw said deep indicated the declawing and the right to the possible (3) to withdraw said deep indicated the declawing and the right to the possible. (3) to withdraw said deep indicated the declawing the solution of the declawing the solution of the precise of an any of the the right to the precise and payable. (3) to declar the declawing exclave and/or pricipal balance of an any of the the right to the possible. (3) to withdraw said deep indicated the declawing exclave and/or pricipal balance of an any of the there with any act of the precises of the precise created or then eright of the declawing exclave and any of the declawing exclave and any of the there with any exclave and exclave the precises of the precises and or the precise of the precises of the precise of the precises of the precis land aloresaid, without any process of law, and take immediate possession thereof, logether with all the improvements and appurtenances thereon or thereto onging. If he buyer further agrees 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. The true and actual consideration paid for this transfer, stated in terms of dollars, is 2.3, 500.00. Givenever, the notural consideration-consideration is instituted to foreclose this contract or to find the term of the foreclose this contract or to find the term of the foreclose this contract or to find the term of the present of the term of term of the term of term of term of the term of term of the term of term of the term of the term of term of the term of the term of the term of term of term of term of the term of term of the term of term of the term of term of terms of term of the term of the term of the term of the 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. Peter Laszlo Grosz NOTE-The sentence between the symbols ©, if not applicable, should be deleted. Ses ORS 93.030]. Bthy E. Grudley STATE OF OPPOS STATE OF OREGON, County of Klamath 555. STA STATE OF OREGON, County of June) ss. Personally appeared the above named..... Personally appeared the above named Peter Lasig 10, Grosz, Dan Gridley and Dorothy. P. Gridley, husband ment to be the information of the former is the former is the of sid corporation and that the seal allized to the foregoing instrument is the corporation, and that the seal allized to the foregoing instrument is the corporation, and that the seal allized to the foregoing instrument is the corporation, and that the seal allized to the foregoing instrument is the corporation, and that the seal allized to the foregoing instrument is the corporation, and that the seal allized to the foregoing instrument is the corporation, and that the seal allized to the foregoing instrument is the corporation, and that the seal allized to the foregoing instrument is the corporation, and that the seal allized to the foregoing instrument is the corporation, and that the seal allized to the foregoing instrument is the corporation, before me. Row is a corporation by authority of its board of directors; and each of the set of the foregoing instrument was signed and sealed in be-....., 19_____ Personally appeared OFFICIAL SEAL) 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-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Notary Public for Oregon My commission expires $\mathcal{E} - \mathcal{L} \mathcal{F}$ Notary Public for Orego My commission expires: Notary Public for Oregon 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 ecuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of that the instrument is chound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (SEAL) exec tie thereof, recorded April 30, 1969 in Volume M69, Page 3174, Klamath County Microfilm Records. County Microfilm Records. Said Articles were amended by Instrument recorded May 21, 1976 in Volume M76, Page 7574, Klamath County Microfilm Records. An easement created by instrument, including the terms and provisions thereof, Dated : April 9, 1980 : May 19, 1980 in Volume M80, Page 9152, Klamath Recorded County Microfilm Records In Favor Of : Pacific Power & Light Company, a corporation For : Power line overhang Affects : Northern 12 feet of said lot. Affects STATE OF OREGON; COUNTY OF KLAMATH; 13. Flied for record at request of _____Frontier Title Co. his 11th day of ____ June ____A. D. 19 80 at 12:24 M., or uly recorded in Vol. _____M80__, of _____Mortgages____ ----- on Page 10713 Wm P. MILNE, County Cle Fee \$7.00 Kelsch