					<u>ing series in the series</u>		
Ž.	TOTAL NA. 704-TCO	NTRACT-REAL ESTATE	-Monthly Payments.		STEVENS NESS LA	V PUBLISHING C	19200
<b>3</b>	PHINALES	496 90	821	CONTRACT-REAL ESTATE	Vol. 78	<u> </u>	13×99
The second secon	THIS	CONTRACT,	Made this Norma L.	Fox, husband and	ctober wife,		
				***************************************	, r	ereinaiter	called the seller,
	ana	obert J. M	•••••		, he	reinafter (	called the buyer,
	agrees to sell and premises	unto the buye situated in	r and the buye Klamath	ion of the mutual covenant agrees to purchase from Count	y, State ofOr	egon ed	described lands termination, to-wit:
	Klamath	County, St	ate of Or	d in the office o egon.	i ene oouncy		
	Subject,	however,	to the fo	llowing: levies, assessmen tches and canals	ts, water an of Enterpris	d irrig e Irrig	gation gation
	District 2. Regu	lations,	ncluding	levies, liens, as	sessments, r	ights o	of
ם כ	3. Ease	ment for	rrigation	laterals as dell the East lot line	neated in th	c ucur	cation
-	4. An e	easement co	reated by	instrument, inclu	iding the ter	ms and	
<b>-</b>	Dated Recorded	1	: April I	L, 1947 L, 1947, Volume 20 Deed Records		Klama	th
3	In Favor	of	: Earl T. : Easemer	, Thomas and Betty at for irrigation	y Thomas ditch		
3	5. Mort	tgage, inc	: North e luding the of this o	e terms and provis	sions thereof rse side of t	, with	interest cument)
	for the sum	of Thirty	Thousand a	and No/100ths	housand and l	10/100t	hs
	Dollars (\$.: seller); the	buyer agrees to	is paid on the pay the rema	inder of said purchase pric	e (to-wit: \$20,00	0.0.00	.) to the order of
	Dollars (\$.	1.7.55.2)	each, .o.rw	orebrehaymen	<u></u>	- <b>,</b>	
	payable on	the 3rd a	ay of each mor	nth hereafter beginning with is fully paid. All of said	h the month of ourchase price may	Novembe be paid a	t any time; all de-
	ferred bala	nces of said pu	rchase price sha	t to be paid monthly	and * \ Xi	X XdXXXXX X	the minimum
	parties her	ayments above eto as of the da	required. Taxes ate of this cont	s on said premises for the ract.	current tax year si		
	Photo	orimatily for duyers		seller that the real property described usehold or agricultural purposes.	0.0	han afticultur	alpurposes _
	The but he is not in do	yer shall be entitled lefault under the tern ood condition and rep	to possession of said as of this contract. I air and will not suf	I lands on Closing. The buyer agrees that at all times he ler or permit any waste or strip the reimburse seller for all costs and a property, as well as all water rents e same or any part thereol become re-	will keep the premises an reol; that he will keep said (torney's fees incurred by	d the building I premises free him in delend	s, now or hereafter erected from construction and all ing against any such liens;

be imposed upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured full insurable value | 118 United to value |

(Continued on reverse)

SELLER'S NAME AND ADDRESS	County of
and the same of th	ment was received the
	day of
BUYER'S NAME AND ADDRESS	in book/reel/volume Noor as document/fee/file instrument/microfilm No
NAME. ADDRESS, ZIP	Witness my hand and seal of County affixed.
Carol L. + Norma L. Fox 10773 Crystal Springs Load Klamath Faus, Or. 97601	ByDeput

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract null and void. (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable, (3) to withdraw said deed and other documents from escrow and/or (4) to foreclose this contract by suit in the interest thereon at once due and payable, (3) to withdraw said deed and other documents from escrow and/or (4) to foreclose this contract by suit in the interest thereon and one such cases, all rights and interest created or then existing in layor of the buyer as against the seller hereunder shall revert to and revest in said termine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revest in said seller without any act of re-entry, or any other act of said seller to be performed and without any right of the buyer as a soft of the purchase of said property as absolutely, fully and perfectly as if this contract and such payments had never been made; and in case of such default, and the purchase of said performed and such payments theretofore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said case of such default all payments theretofore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said case of such default and here of such default, and the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to enter upon the land aforesaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances

	20,000,00
The true and actual consideration paid for this transfer, state	d in terms of dollars, is \$ 30,000.00 granerer, the mean construction con-
In case suit or action is instituted to foreclose this contract to	The Author Communication Contact and the losing party in said suit or action agrees to pay such it to enforce any provision hereof, the losing party in said suit or action and it an appeal is taken from any be allowed the prevailing party in said suit or action and it an appeal is taken from any beautiful adjudge reasonable as the prevailing mises to pay such sum as the appellate court shall adjudge reasonable as the prevailing mises to pay such as the support of requires.
sum as the trial court may adjudge reasonable as attorney's less to judgment or decree of such trial court, the losing party further project transport less on such appeal.	nises to pay such sum as the appellate court shall adjudge reasonable as the prevailing
In construing this contract, it is understood that the seller or the singular pronoun shall be taken to mean and include the plural,	the buyer may be more than one person or a corporation, that it the content of the masculine, the leminine and the neuter, and that generally all grammatical changes the leminine and to individuals.
shall be made, assumed and implied to make the provisions hereot a This agreement shall bind and inure to the benefit of, as the	the buyer may be more than one person or a corporation; that if the context so requires, the masculine, the leminine and the neuter, and that generally all grammatical changes pply qually to corporations and to individuals.  circumstances may require, not only the immediate parties hereto but their respective interest and assigns as well.  re executed this instrument in triplicate; if either of the undersigned
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	1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
East J. L.	Robert J. Mullen
Carol L. Fox & for	ROBELL 3. HELDEN
NOTE—The sentence between the symbols (), if not applicable, should be	deleted. Sea ORS 93.030).
	STATE OF OREGON, County of) ss.
STATE OF OREGON,	
County of Klamath 380 Ctober 440 , 19 80	Personally appearedand
Personally appeared the above named	who, being duly sworn
Carol L. Fox, Norma L. Fox	each for himself and not one for the other, did say that the former is the
and Robert.J. Mullen	president and that the latter is the secretary of
and acknowledged the loregoing instru-	a corporation
ment to be their voluntary act and deed.	and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-
Before ther RO.	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
COFFICIAL May 10 Fly an	Before me:
SEAL)	(SEAL,
Notary Public for Oregon 8-23-81  My commission expires 8-23-81	Notary Public for Oregon My commission expires:
ORS 93.635 (1) All instruments contracting to convey feet it is executed and the parties are bound, shall be acknowledged, in the veyed. Such instruments, or a memorandum thereof, shall be recoties are bound thereby.  ORS 93.990(3) Violation of ORS 93.635 is punishable, upon	tle to any real property, at a time more than 12 months from the date that the instrument manner provided for acknowledgment of deeds, by the conveyor of the title to be convided by the conveyor not later than 15 days after the instrument is executed and the particular to the particular of the fine of not more than \$100.
thereon and such future advances	scription continues) so as may be provided therein, given to
secure the payment of \$13,100.00 Dated : August 23,	u 1972
Recorded : August 23,	1972, Volume M72, Page 9761, Klamath
County Microfilm Records	
Mortgagor : Dave A. Fis	her and Shelia L. Fisher, husband
and wife	egon, represented and acting by the
Dischor of Veterang' Affairs	
- v- t01690P wh	ich Buyer herein does not assume and
to now and Sallers herei	n further covenant to and with Buyer
the the exid prior morteger sh	all be baid in tuit bitor to, or at the
time this contract is fully par	d and that said above described real the lien of said mortgage upon payment
in full of this contract.	
hofore October 3, 1985.	s to pay the full contract balance on or
TATE OF OR	EGON; COUNTY OF KLAMATH; 53.
iled for record	d at request of <u>Frontier Title Co.</u>
his 6th do	y of
. In reported	n Poode on Page 19200
quy recorded .	/ Wm D. MILNE, County Clerk
	Wm D. Will NE, County Clerk  By Derwithan Albert

Fee \$7.00