PORMENE TOGECONTRACT-REAL ESTATE-Monthly	Payments.		
346%8	CONTRI	ACT-PFAL ESTATE (3/ ha al	BINESS LAW PUBLISHING CO., PORTLAND, OR. 87204
THIS CONTRACT, Made the Charles D. and Bonnie J and Jim B. and Varbas	Whittemor	20 husband and a c	8.1, between
Roy	E. Jones,	husband and wife	, hereinafter called the seller,
agrees to sell unto the h	ideration of the r	mutual covenants and acreem	, hereinafter called the buyer,
Lot 23, Sportsman Park	ath Klamath Cou	purchase from the seller all c County, State ofC	of the following described lands regon
(1) Ten foot built a			
(1) Ten foot buildi for utilities over rear of thereof, as set forth in (2) An easement cre			DOULD
provisions thereof data	ated by ins	strument, including	an Park.
transmission and distribu	avor of Cal	Lifornia Oregon Powe	ovember 3, 1955, er Company for
GJ Agreement with"	California	Oregon Power Compar	
Water level of Upper Klam thereof, recorded Februar (4) Reservations, in Apparent on the land.	y 15, 1924	ncluding the terms in Book 63 at page	Tana <sup>0</sup> provisions
	والالافيا مراجله فياحة مواجلة وعاملوه	severe we are are and and a	cord and those
Together with the fol	llowing per:	sonal property:	
	heaten ar	2 -OMINIED	
(hereinafter called the	usand Five	Hundred and no/100	Dollars (\$29,500.00)
seller): the buyer advantage of is paid on the	e execution hereof	t (the receipt of which is t	a+10no/.100
Dollars ((\$. 250.00 ) each	ess thanTwo	Hundred Fifty and J	no/100
payable on the 15t day of each mor	nth hereafter begi	nning with the month of Ee	A burner of the second spin second of the bar of the second second second second second second second second se
January 1, 1981	all bear interest a	t the rate of10per cent	Der annum from
parties hereto as of the date of the	on <sup>1</sup> said <sup>-</sup> premises	s for the current tax year she	ing included in the minimum
(The buyer warrants to and covenants with the se	ller that the seal	Pechonaliy appeared	
(B) for an organization or (even it buyer is a r CLVL) (CVC) The buyer shall be entitled to possession of said I ho is not in default under the terms of this contract. Th thereon in conduction	shold or agricultural pun natural person) is for b ands onJanue	ry described in this contract is rooses. usiness or commercial purposes other than the first of the first of the second s	n agricultural purposes.
other liens and save the seller harmless therefrom and re	e buyer agrees that at a sor permit any waste c	all times he will keep the premises and t	may retain such possession so long as the buildings, now or breakter constant
be imposed upon and premises all promptly belore the su all buildings now or herealter eracted on said premises again a company or companies satisfactory to the seller, with all policies of insurance to satisfactory to the seller, with all policies of insurance to such insurance, the seller as so contract; and shall; bear; interest at the instale aforesaid, with '.'. The seller, agrees that at his very one such insurance, the seller may suring (in an amount equal to said purchase price) mark and except the usual printed to said purchase price) mark price is, fully, paid, and upon irequest and upon surrender, or the buyer, his heirs and assign, free and clear, of er charges so assumed by the buyer and further excepting a the buyer of the buyer is buyer and further excepting a charges so assumed by the buyer and further excepting a suring (in the buyer).	linst loss or damage by 1 loss payable first to t 200 as insured. Now it	become past due: that at buyer's expen- fire (with extended coverage) in an amo he seller and then to the buyer as their the buyer as their to	I liens which hereafter lawfully may nse, he will insure and keep insured unt not less than \$
suring (in an amount equal to said purchase price) mark	do so and any paymen iouti waiver, 'however,'o 1.2-31-80 days	is o made shall be added to and becom if any right signing to the seller for buye from the date hereor, he will furnish un	is costs, water rents, taxes, or charges e a part of the debt secured by this is breach of contract.
price is fully, paid and upon request and upon surrender, unto the buyer, his heirs and assigns, free and clear of er permitted or arising by, through or under seller, excepting charges so assumed by the buyer and further excepting a	and other restrictions and of this agreement, he cumbrances as of the however, the said case	id premises in the seller on or subsequen d easements now of record (if any. Seller will, deliver a good and sulficient deed c date, hereol, and tree and clear, of all e	to buyer a title insurance policy in- it to the date of this agreement, save r also agrees that when said purchase conveying said premises in tee simple
*IMPORTANT NOTICE: Delete, by lining out, whichever, phrase	I liens and encumbrand (Continued on	rest, created, by, the buyer, or, his assigns, reverse) reverse)	micipal liens, water rents and public
Charles De cando Bonnie Charles De cando	tion Z, the seller MUST co mes a first lien to finance	(A) or (B) is not applicable, if warranty (A) omply with the Act and Regulation by making the purchase of a dwelling use Stevens-Ne	is applicable and if seller is a creditor, g required disclosures; for this purpose, ess Form No. 1307 or similar.
30000		SLO DUST STATE OF C	OREGON,
Klamath Falls, Oregon 97601 OL OL DELOISLING AND ADDRESS DA JimIB. Band (Cathring Jones. 10) Happings, Btase	Free merly area	co seenes _ County of	y that the within ant
Harriman Rtoute, Boxe75 A gu Klamath Falls, Oregon 97601	<u>a paras</u> iv r	The partice for day of	ceived for record on the
the later difference whereas and have a start	teripes - terressent r tyrapra	FOR in book/rcel/v	Clock
	THE STRATE OF SHE HEST RE	instrument/mic	or as document/fee/file/
A STATE FAILS OTE CONSTRUCTION AND A STATE OF A STATE O	(1) またりまたものものものものものものは、おというまたものです。	Witness	my hand and seal of
Harriman Rt. Boy 75		and of the courses and in call the one	restriction of the states of t
Klamath Falls, Oregon 97601	<del>dente</del> llet i <del>Jere</del> tind	nay not b. <b>BA</b> assignod In such even the I	nterest shquy be
			Deputy

## 510 It is hereby agreed that this contract may not be assigned without the but written permission of the sellers, and in such event the interest shall be

payments purchase price with contract by suit in atterly cease and de revest in said opensation for made; and in rent of said as of such default all payments therefolore made on this contract are to be retained by and belong to said seller as the agreed and rever been made; and in premises up for the said seller as the agreed and reasonable to be retained by and belong to said seller as the agreed and reasonable rent of said the land aloresaid, without any process of law, and take immediate possession thereof, together with all the immediately, or at any time thereafter, to enter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the immediately, or at any time thereafter, to enter upon belonging as upon the buyer of the same, nor shall same way time to require performance by the buyer of any provision hereof shall in no way affect his right hereunder to enforce the same, nor shall same wayer by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach and seller is the same of the same of the seller at any time to require performance by the buyer of any provision hereof any succeeding breach of any succeeding provision forces a waiver of any succeeding breach at at 111128 hereinfor agrees and any succeeding breach

4	***Ituis hereby agreed by and between the parties hereto that the buyers	1
Ż	shall payothersum of \$250.00 per month, beginning 2-1-81 until 12-31-85.	1
	On or before 12-31-85 the buyers agree to assume the contract of sale,	١.
	dated 7-20-78 Between Whittemores Butte and Potts on refinance said prope	r
	ty 0 at their expense, at which time buyers shall satisfy and pay in full the setlers interest in said property. Setlers interest in said property.	5
	SETTERS IN LEVES LOTITS ALG. Drober Ly	

IN WITNESS WHEREOF, said parties have 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 directors.

and the new or work of the second second prover damage of the second sec And the second state of th

MOTE-The sentence between the symbols O, if not opplicable should be deleted. See OK 93.000 (1) if the sentence between the symbols O, if not opplicable should be deleted. See OK 93.000 (1) if the sentence between the symbols O, if not opplicable should be deleted. See OK 93.000 (1) if the sentence between the sentence bet may is the energy Alternation

who, being duly sworn, builpersonally appeared the labove named OUDIM B NY SOB OFMAL 27.96

onesy Katherine Eicones; \* Charles and for the set of the other of the other of the other of the other of the the former is the Jones / Katherine E: Jones / Chartes ). Whittemore and acknowledged the foregoing instru- unstead of the foregoing instrument is the corporation, ment to be the foregoing instru- unstead of the foregoing instrument is the corporate seal

SEAL) (in Notary Public for Oregonie remaining of 201 Notary Public for Oregoniant's 56, 200, 00 ) is in order of the Notary Public for Oregonie remaining of the Notary Public for Oregonie remaining of the Notary Public for Oregonie remaining of the Notary Public for Oregoniant's 56, 200, 00 ) is in order of the Notary Public for Oregoniant's 56, 200, 00 ) is in oregoniant's 56, TEATSING SING SEAL) Dollars (2 3 000-00 representation expression expression expression expression in the the

(halo(hal(ist.cs)) of the fritz(haze all(s)) of OCCOMB OL AND(). If has a fine more than 12 months from the date that the instrument on S 93.635 (1) All instruments contracting to convey fee fills to any real property, at a time more than 12 months from the date that the instrument is executed and the parties are bound; shall be acknowledged; in the manner provided [for acknowledgement of deeds; by the conveyor of the title to be con-veyed. 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. is) executed a veyed. Such iles are bound thereby. ORS 93.680(3) Violation of ORS 93.685 is punishable, upon conviction, by alfine of not more than \$190.

(DESCRIPTION CONTINUED)

Together with the following personal property:

## abbarent on the land. STATE OF OREGON; COUNTY OF KLAMATH: ss.

(4) Reservations, filed for the total of reasoning of reservations, filed for the transformed of reservations and the transformed of reservations of reservati those

Water level of Upper Kique unit of the second of the secon thereof, as set forth in Dedication of Plat of Sportsman Park. (2) An easement created by instrument, including the fortage provisions thereof, dated October 31, 1955, Brounded Hyembel, 1, 30, in Book 297, page 5, in favor of California Oregy, EASTAN BIEHN, Control transmission and distribution of magination Power Combany for control (3) Agreement with California Oregy Power Combany for control (3) Agreement with California Oregy Power Combany for control 01

for utilities over rear of lot, including the terms and provisions

(1) Ten foot building set back line, and reservation of easement

SUBJECT 10:

Lot 23, Sportsman Park, Klamsth County, Orefon.

34628

3-3825

SOLA No YOO-CONTRACT-REAL ESTATE-Monihity Paymente.

WITNESSETH. Fhat in consideration of the mutual covenants and agreements hereig contented, the solid .....; kornatier called the bayer,

and "Uim E. Sand Coattiguing E. Jones, husband and wife (1997, a)

CONTRACT--REAL ESTATE COL CONTRACT-

THIS CONTRACT, Made this 15th and day of January Charles D. and Bonnis W. Whittemore, husband and wife, Metainstre called the solar.