CONTRACT—REAL ESTATE

THIS CONTRACT, Made this 13K day of April
BLANCHE M. PENUNURI formerly BLANCHE M. VAN UDEN ROBERT HIGGINS

, hereinafter called the seller, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following described lands and premises situated in Klamath County, State of Oregon , to-wit:

The Southerly 46.05 feet of Lot 25, Block 12 of STEWART, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Also, beginning at the Northeast corner of Lot 26, of said Block 12 of STEWART, running thence West along the North line of said Lot 26 a distance of 100 feet; thence South parallel with Monterey Ave., a line of Lot 26, 100 feet to the West line of Monterey Ave., thence Double of Beginning.

place of beginning,
SUBJECT TO: Premises herein described are within and subject to the
statutory powers, including the power of assessment of Suburban Water
District and West Side Sanitary District; subject to the terms and
provisions of an Ordinance Annexing Certain Territory to the City of
Klamath Falls, recorded October 15,1981 in Vol. M81, page 18161, and
re-recorded Nov. 3,1981 in Vol. M81, page 19136, Microfilm Records of
Klamath County, Oregon. Ordinance No. 63591

(hereinafter called the purchase price). on account of which ONE THOUSAND AND NO/100---

College (\$1,000.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$.7,000.00...) to the order of the seller in monthly payments of not less than ONE HUNDRED EIGHTY DOLLARS PER MONTH

payable on the 10th day of each month hereafter beginning with the month of June and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of 10 per cent per annum from April 13, 1983 until paid, interest to be paid included in and * } Designation to

the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-Tated between the parties hereto as of the date of this contract.

not less than \$ 8,000 00 in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as to and become a part of the disease, or charges or to procure and pay for such liars, costs, water entity saxes, or charges or to procure and pay for such liars, costs, water entity saxes, or charges or to procure and pay for such insurance, the seller as soon as insured. Now if the buyer shall fail to pay any the seller for buyer's breach of contract.

The seller buyer's breach of contract.

to and become a part of the dept secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller for buyer's breach of contract.

The seller affects that at his expense and within 30 days from the date hereof, he will furnish unto buyer a title insurance policy in save and except the usual printed exceptions and the building and other restrictions are described and upon request amount equal to the date of this affectment, arising the said purchase price is tulty add and upon request amount of the date of this affectment, are more than the said and upon request amount of the date of this affectment, he will during the said and upon autrender of this affectment, he will during an of the said and upon autrender of this affectment, he will during a food and sufficient of conveying and clear of enumbrances as of the date hereof and free and clear of conveying and liens, water rents and public charges so assumed by the buyer and durther excepting, however, the said essentents and restrictions and the tases, municipal

**EMPORTANT NOTICE: Delate, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is for this purpose, use Stevens-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use

Rte. 5, Box 1058 A Klamath Falls, OR 97601 Robert Higgins 3216 Cortez Klamath Falls, Or 9 97601 Preceding return to:

Steele

John Steele

J Robert Higgins 3216 Cortez Klamath Falls, Or 97601 NAME, ADDRESS, ZIP

STATE OF OREGON, County of Certify that the within instrument was received for record on the at SPACE RESERVED o'Mock M., and recorded in book de page RECORDER'S USE file/reel nymber Record of Deeds of said county. Witness my hand and seal of Couply affixed. Recording Officer Deputy

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall tail to make the payments above required, or any of them, punctually within ten days of the time inside therefor, or lail to keep any agreement have the tolking rights; 10 declare this contract mult and void. (2) to declare the said purchase for the interest thereon at once (1) to declare this contract null and void. (2) to declare the whole unpaid permissed them of the contract of the said purchase of said selfer and all other rights acquired by the following the whole unpaid permissed them on account of the purchase of said purposes and all other rights acquired by the buyer the said repeat the said purposes and determine and without any of such default all payments therefollow made and the fully and particulty as if this contract return, reclamation or of such cleans and the right to the said case, and determine and the right to the said repeat of the said default. And the said caller, in case of such default all sold sold purposes of the said selfer, in case of such default, shall have to said selfer as the affect on the tendence of the said caller, in case of such default, shall have the right understand on the right hereunder to enforce the same, nor shall any said selfer of any breach of any provision hereof shall in no way affect cased in the said caller of any such provision, or as a waiver of the provision itself.

	'1	
	and actual considered	
- 1	cration consists of or includes at	PP mand a .
٠.	The true and actual consideration paid for this transi eration consists of or includes other property or value a In case suit or action is instituted to loreclose this co- court may adjudge reasonable as atternation.	tions of dollars in a 8 000 00
1.7	In constraint as the further promises to pay and	wed plaintill in any of the proving consideration (inclinate the actual consideration)
	be made shall be taken to mideratord as	er, stated in terms of dollars, is \$. 8,000.00 [iven or promised which is part of the intract or to enforce any of the whole consideration (indicate which). [Indicate which]. In as the appellate court she will be a the buyer afters to the series of th
	IN WITNESS WYTER provisions hereof	ter, stated in terms of dollars, is \$ 8,000.00 (However, the actual consid- tiven or promised which is part of the intract or to enforce any of the provisions hereof, the buyer street to pay such sum as the wed plaintiff in said suit or enforce any and if an appeal is taken from any judgment or decree as the appealse court shall adjudge reasonable as plaintiff attorneys lees on such liler or the buyer may be more than one person; that if the context here is received apply equally to corporations hereful.
	dersigned is a con-	equally to corporations and to and that generally to require and
	by its office a corporation, it has caused it	office or to enforce any of the bother consideration (indicate which). Office we planting indicate which) of the provisions hereof, the buyer street to pay such sum as the appeal is taken from any judgment or decree as the appeal is taken from any judgment or decree as the buyer may be more than one person; that if the context is recommended as plantiff's attorneys less on such apply equally to cooporations and the neuter, and that if the context is requires, the singularly to cooporations and to individuals.
	officers duly authorized the	wed plaintil in tail of the provisions hereof, the buyer stees to pay such sum as the actual consideration (indicate which). (indicate which) the provisions hereof, the buyer stees to pay such sum as the amount of the provisions hereof, the buyer stees to pay such sum as the appellate court shall adjudge reasonable as plaintil's attorney's less on such a masculine, the terminine and then one person; that if the context to require, the single-apply equally to cooperations and to individuals. Shave executed this instrument in duplicate, if either of the provision of the provision of the provisions and the provisions and the provisions are the single-apply equally to cooperations and to individuals.
	by its officers duly authorized thereunto by or	iller or the buyer may be more than one person; that if the context to require, the simple of deree of apply equally to corporations and to individuals. If the context to require, the simple shaped of the context to require the simple shaped of the context to the context to require the simple shaped of the context to th
	DAUNCHO M P.	of his board of directors
	T planche M Pen Jununus	O
	Journal Clando m 9 1	r
	- mancho ma)	Que Robert House
	NOTE—The sentence but	n Udin Robert Highins - Buyer
Blanche M. Penunuii Seller Robert Hissons - Buyer Note—The sentence between the symbols ©, if not applicable, should be deleted. See ORS 93,000,		
		deleted. See CPS on an
	County of Kl imath	CT
	April math	STATE OF OREGON Court
	April 13	STATE OF OREGON, County of
	, 190,	Paramett, 19
	Personally appeared at	appeared
	Blanche Me above named	Personally appeared who have and
	Robert us renunuri and	each for himself and not one for the other, did say that it is sworn,
	Personally appeared the above named Blanche M. Penunuri and Robert Higgins and soknowledged the least	each for himself and not one for the other, did say that the former is the
	and acknowledge	President and the tormer is the
m	THE TO CO The first to	LIED IBITAR IN AL
Ŧ		
	Below me	of said corporation and that said instrument was signed and sealed in be- them acknowledged said instrument to be its. Before me:
(0	pricing Solace In	half of said corporation and that said instrument was signed and sould instrument was signed and sealed in beach of acknowledged said instrument to be its voluntary act and death of Before me:
SŒ	SALD PT STYLE COLON OF THE COLO	mean acknowledged said install of its board and sealed in be
	Notary Pugu.	selore me:
	Manual Control of Oregon	ubed.
	Notary Public tor Oregon My commission expires 5-23-86	17. 4
	Notary, Public for Oregon My commission expires 5-23-86	Y commission expires SEAL)
		pii 63;
(DESCRIPTION CONTINUED)		
		CONTINUED)

STATE OF OREGON; COUNTY OF KLAMATH; ss.

Filed for record . . . this 14thday of April A. D. 19 83 at 2:38 o'clock P M., and duly recorded in Vol. M83 , of <u>P</u> Deeds on Page 5671 EV LYN BIEHN, County Clerk

Fee \$8.00