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1.2 PAYMENT OF TOTAL PURCLUS	as the total purchase price for the property
Buyer shall make improvements to the property in accordance with the Property I upon improvements will satisfy the equity requirements of ORS 407.375(3). The value of the the contract balance.	from Buyer, as down payment on the purchase price. mprovement Agreement, Form 590-M, signed this date. Completion of the agreed to improvements will not be purchase.
The balance due on the Contract of \$ 100,000 00	price not subtracted from
Buyer shall pay an amount estimated by Seller to be sufficient to pay taxes, when due. It The total monthly payments as the sufficient to pay taxes.	Silali De paid in Dayments
The total monthly navments - with the to	Buyer also shall pay to Seller on demand any additional amount.

The total monthly payments on this Contract shall change if the interest rate changes or if the taxes and assessments change. The money paid by Buyer to Seller for The total monthly payments on this contract shall change if the interest rate changes or it the taxes and assessments change. The money paid by buyer to senier for the payment of taxes and assessments will not be held in reserve by Seller. When Buyer pays Seller for taxes and assessments, that payment will be subtracted from the the payment of taxes and assessments will not be held in reserve by Seller. When Buyer pays Seller for taxes and assessments will not be held in reserve by Seller. When Buyer pays Seller for taxes and assessments will not be held in reserve by Seller. When Buyer pays Seller for taxes and assessments will not be held in reserve by Seller. When Buyer pays Seller for taxes and assessments will not be held in reserve by Seller. When Buyer pays Seller for taxes and assessments will not be held in reserve by Seller. When Buyer pays Seller for taxes and assessments will not be held in reserve by Seller. When Buyer pays Seller for taxes and assessments will not be held in reserve by Seller. When Buyer pays Seller for taxes and assessments will not be held in reserve by Seller. When Buyer pays Seller for taxes and assessments will not be held in reserve by Seller. When Buyer pays Seller for taxes and assessments will not be held in reserve by Seller. When Buyer pays Seller for taxes and assessments will not be held in reserve by Seller. When Buyer pays Seller for taxes and assessments will not be held in reserve by Seller. When Buyer pays Seller for taxes and assessments will not be held in reserve by Seller. When Buyer pays Seller for taxes and assessment and assessmen INTEREST RATE. The annual interest rate during the term of this Contract is variable; it cannot increase by more than one (1) percent except to maintain the solvency of the Department of Veterans' Affairs. The Seller may periodically change the interest rate by Administrative Rule pursuant to the provisions of ORS 407.375 (4).

RESERVATION OF MINERAL RIGHTS.

Mineral Rights are not being retained.

Mineral Rights are being retained. The property secured by this 1.5 RESERVATION OF MINEMAL HIGHTS. L.I mineral Hights are not being retained. Lot Mineral Hights are being retained. The property secured by this contract is 10 acres or more, or is 3 acres or more and located in Clatsop or Columbia County, so the Division of State Lands is withholding mineral rights. The legal "Excepting and reserving to itself, its successors, and assigns all minerals, as defined in ORS 273.775(1), including soil, clay, stone, sand, and gravel, and all geothermal excepting and reserving to itself, its successors, and assigns all minerals, as defined in UHS 2/3.7/5(1), including soil, clay, stone, sand, and gravel, and all geometrial resources, as defined in ORS 2/3.775(2), together with the right to make such use of the surface as may be reasonably necessary for prospecting for, explorating for, minerals, and continued in the avent use of the promises by a surface in the avent use of the pro resources, as germed in OHS 2/3.7/5(4), together with the right to make such use of the surface as may be reasonably necessary for prospecting for, explorating for, mining, extracting, reinjecting, storing, drilling for, and removing, such minerals, materials, and geothermal resources. In the event use of the premises by a surface rights owner

extracting, reinjecting, storing, drilling for, and removing, such minerals, materials, and geothermal resources. In the event use of the premises by a surface rights owner would be damaged by one or more of the activities described above, then such owner shall be entitled to compensation from state's lessee to the extent of the diminution in would be gamaged by one or more of the activities described above, then such owner shall be entitled to compensation from state's lessee to the value of the real property, based on the actual use by the surface rights owner at the time the state's lessee conducts any of the above activities." 1.6 RIGHT OF REDEMPTION. Subject to the right of redemption arising from a Decree of Foreclosure in Case Number 88-102CV Court of the State of Oregon for the County of Klamath In the case of such redemption, seller shall refund buyer the purchase price, plus interest at the rate of 9.0 Said redemption period ends in accordance with ORS 23.560.

901.00 per month as a reasonable rental for the use of the property. percent per annum. This amount will be reduced by

PRE-PAYMENTS. Buyer may prepay all or any portion of the balance due on the Contract at any time without penalty.

PLACE OF PAYMENTS. All payments to Seller shall be made to Department of Veterans' Affairs at 700 Summer Street, N.E., Salem, Oregon 97310-1201, unless Seller gives written notice to Buyer to make payments at some other place.

WARRANTY DEED. Upon payment of the total purchase price for the property as provided by this Contract and performances by Buyer of all other terms, 1.9 WAHHANTY DEED. Upon payment of the total purchase price for the property as provided by this Contract and performances by Buyer of an other terms, conditions, and provisions of the Contract, Seller shall deliver to Buyer a Warranty Deed. Such Warranty Deed shall warrant marketable title, except for those liens and shall be property or suffered by Buyer after the date of this Contract. SECTION 2. POSSESSION; MAINTENANCE

POSSESSION. Buyer shall be entitled to possession of the property from and after the date of this Contract. It is understood, and agreed, however, that E.1 PUSSESSION. Buyer shall be entired to possession of the property hold and after the date of this contract, it is understood, and agreed, noticely, that Buyer will permit Seller and its agents to enter the property at reasonable times, to inspect the property. Buyer shall not permit the premises to be vacant for more than thirty (30) consecutive days.

MAINTENANCE. Buyer shall keep all buildings, other improvements, and landscape now existing, or which shall be placed on the property, in good condition and repair. Buyer shall not permit any waste or removal of the improvements, nor make any substantial improvements or alterations without the prior written consent of Seller. Except for domestic use, Buyer shall not permit the cutting or removal of any trees, nor removal of any sand and gravel, without prior written conserved to seller.

COMPLIANCE WITH LAWS. Buyer shall promptly comply with all laws, ordinances, regulations, directions, rules, and other requirements of all governmental authorities applicable to the use or occupancy of the property. In this compliance, Buyer shall promptly make all required repairs, alterations, and additions. Buyer may additionals applicable to the use or occupancy of the property. In this ecompliance, solver small promptly make an required repairs, and additions. Solver may contest in good faith any such requirements and withhold compliance during any proceeding, including appropriate appeals, so long as Seller's interest in the property is not

PROPERTY DAMAGE INSURANCE. Buyer shall get and keep policies of fire insurance with standard extended coverage endorsements (and any other endorsements required by Seller) on an actual cash value basis covering all improvements on the property. Such insurance shall be in an amount sufficient to avoid application of any co-insurance clause. Insurance shall be made with loss payable to Seller and Buyer, as their respective interests may appear. In the event of loss, Buyer shall give immediate notice to Seller. Seller may make proof of loss if Buyer fails to do so within fifteen (15) days of the loss. If Buyer fails to keep in the event of ross, buyer shall give immediate notice to belief. Seller may black proof of ross in buyer rails to do so within interrigible days of the ross in buyer in force, Seller may obtain insurance, and add the cost to the balance due on the Contract. The insurance cost shall be payable to Seller on demand.

APPLICATION OF PROCEEDS. All proceeds of any insurance on the property shall be held by Seller. If Buyer chooses to restore the property. Buyer shall APPLICATION OF PROCEEDS. Air proceeds of any insurance on the property shall be read by select, it buyer chooses to restore the property, buyer shall repair or replace the damaged or destroyed portion of the property in a manner satisfactory to Seller. Upon satisfactory proof of restoration, Seller shall pay or reimburse Buyer from the insurance proceeds for the reasonable cost of repair or restoration. If Buyer chooses not to restore the property. Seller shall keep a sufficient amount of the proceeds to pay all amounts due under this Contract, and shall pay the balance of the insurance proceeds to Buyer. Any proceeds which have not been paid out within 180 proceeds to pay an amounts use under this contract, and shall pay the parameter in insurance proceeds to edger. Any proceeds which have not been paid out within red days after their receipt, and which Buyer has not committed to the repair or restoration of the property, shall be used to pay first accrued interest and then the principal

If a condemning authority takes all or any portion of the property, Buyer and Seller shall share in the condemnation proceeds in proportion to the values of their respective interests in the property. Sale of the property in lieu of condemnation shall be treated as a taking of the property.

LEGAL

PARCEL 1:

All of Lot 9, Section 31, Township 35 South, Range 7 East of the Willamette Meridian, and a portion of Lot 12, Section 31, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, being more particularly described as follows:

Beginning at the Northeast corner of Lot 12, Section 31, Township 35 South, Range 7 East of the Willamette Meridian; thence South 0° 19 3/4' East 55.0 feet to an iron pin; thence North 45° 18 3/4' West 77.8 feet to an iron pin; thence North 89° 40%' East 55.0 feet more or less to the point of beginning.

All of Lots 11, 20, 21, 28, 29 and 38, Section 31, Township 35 South, Range 7 East of the Willamette Meridian; EXCEPTING the following described portion thereof, heretofore conveyed by Grantors to Tulana Farms by deed dated February 4, 1960, recorded on same date in Volume 318 at page 627 of Deed Records of Klamath County, Oregon:

Beginning at the stone monument marking the section corner common to Section 31 and 32, Township 35 South, Range 7 East of the Willamette Meridian, and to Sections 5 and 6. Township 36 South, Range 7 East of the Willamette Meridian; thence South 89° 55 3/4' West along the Section line common to said Sections 31 and 6, 425.0 feet to a point; thence North 0° 25' West 30.0 feet to an iron pipe on the Northerly right of way line of a county road as the same is presently located and constructed and the true point of beginning of this description; thence South 89° 55 3/4'. West along the said Northerly right of way line 868.7 feet to a point in the fence line marking the Westerly boundary of Lot 38 of said Section 31; thence North v° 55 3/4 West 1271.1 feet to the stone monument marking the Northwest corner of Lot 29 of said Section 31 (said monument being also the SE 1/6 corner of said Section 31); thence North 0° 25' West 1316.7 feet to the stone monument marking the Northwest corner of Lot 21 of said Section 31 (said monument being also the East 1/16 corner on the East-West centerline of said Section 31); thence North 0° 19 3/4' West 1263.3 feet to an iron pin on the Westerly boundary of Lot 11 of said Section 31 and from which point the Northwest corner of said Lot 11 bears North 0° 19 3/4" West 55.0 feet distant; thence South 13° 148' East, 3955-5 feet, more or less, to the true point of beginning.

Government Lots 20, 21, 28 and 29, Section 32, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

C-22058 CONTRACT NO. continued....

LEGAL

Township 35 South, Range 7 East of the Willamette Meridian, in the as follows:

Beginning at a ½" rebar on the North right of way line of Toqua /County Road from which the section corner common to Sections 31, 32, 5 and 6, Township 35 and 36 South, Range 7 East of the Willamette 56' 50" West 423.57 feet, along the North right of way line of Toqua feet to a ½" rebar; thence East 443.57 feet to a ½" rebar; thence East 443.57 feet to a ½" rebar; thence East 443.57 feet to a ½" rebar; thence North 89° 35' 09" East 720.19 feet to a ½" rebar; thence South 00° 12' 33" East 1327.96 feet to a ½" rebar; Also described as Parcel 2 of Major Land Partition No. 81-134 as filed in the Klamath County Clerks office.

AND LESS AND EXCEPT a parcel of land, situated in Section 31 and 32, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, being more particularly described as follows:

Beginning at a 5" rebar on the North right of way line of Toqua County Road, from which the Section corner common to Sections 31, 32, 5 and 6, Township 35 and 36 South, Range 7 East of the Willamette 43" West 2610.44 feet to a 5" rebar; thence North 89° 38' 49" East 1340.97 feet to a 5" rebar; thence North 89° 38' 49" East one-half of Section 32; thence South 00° 25' 33" East 2617.00 feet, along said line, to a5" rebar on the North right of way line of Toqua right of way line, to the point of beginning. Also described as Parcel 3 of Major Land Partition No. 61-13% as filed in the Klamath

ALSO LESS AND EXCEPT the Northerly 190 feet of Lot 9, Section 31, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

PARCEL 2:

A parcel of land situated in Sections 31 and 32, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, being more particularly described as follows:

C-22058 CONTRACT NO.

LEGAL

Beginning at a ½" rebar on the North right of way line of Toqua County Road from which the section corner common to Sections 31, 32, 5 and 6, Township 35 and 36 South, Range 7 East of Willamette Meridian 5 bears South 00° 05' 43" East 30.00 feet; thence South 89° 56' 50" West 423.57 feet, along the North right of way line of Toqua County Road, to a 3/4" iron pipe; thence North 13° 13' 47" West 3274.29 feet to a ½" rebar; thence East 443.57 feet to a ½" rebar; thence North 746.17 feet to a ½" rebar; thence East 443.57 feet to a ½" rebar; thence North 89° 35' 09" East 720.19 feet to a ½" rebar; thence South 00° 12' 33" East 1327.96 feet to a ½" rebar; thence South 00° 05' 43" East 2610.44 feet to the point of beginning. Also described as Parcel 2 of Major Land Partition No. 81-134 as filed in the Klamath County Clerks office.

Also a parcel of land situated in Section 31 and 32, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, being more particularly described as follows:

Beginning at a ½" rebar on the North right of way line of Toqua County Road, from which the Section corner common to Sections 31, 32, 5 and 6, Township 35 and 36 South, Range 7 East of the Willamette Meridian, bears South 00° 05' 43" East 30.00 feet; thence North 00° 05' 43" West 2610.44 feet to a½" rebar; thence North 89° 38' 49" East 1340.97 feet to a½" rebar on the North-South centerline of the West one-half of Section 32; thence South 00° 25' 33" East 2617.00 feet, along said line, to a½" rebar on the North right of way line of Toqua County Road; thence South 89° 55' 30" West 1356.06 feet, along said right of way line, to the point of beginning. Also described as Parcel 3 of Major Land Partition No. 81-134 as filed in the Klamath County Clerks Office.

Together with water rights for 53.94 acres.

ENCUMBRANCES

- 1. Regulations, including levies, assessments, water and irrigation rights and easements for ditches and canals, of Modoc Irrigation District.
- 2. Rights of the public in and to any portion of said premises lying within the limits of roads and highways.
- 3. Rights of the public and of governmental bodies in that portion of the above described property lying below the high water mark of Williamson River and the ownership of the State of Oregon in that portion lying below the high water mark thereof.
- 4. Reservations included in Deeds from the United States of America, recorded March 24, 1935 in Deed Volume 104 at page 367; recorded March 18, 1957 in Deed Volume 290 at pages 361, 363 and 365; recorded March 18, 1957 in Deed Volume 290 at pages 361, 363 and 365; recorded December 4, 1959 in Deed Volume 317 at page 500; and in Land Status Report recorded January 15, 1959 in Deed Volume 308 at page 650, all Report recorded January 15, 1959 in Deed Volume 308 at page 650, all in Riamath County Deed Records, as follows: "The lands hereby conveyed are subject to a lient prior and superior to all other liens for the are subject to a lien, prior and superior to all other liens, for the amount of costs and charges due to the United States for and on account of construction, operation and maintenance of irrigation systems or acquisition of water rights by which said lands have been or are to be reclaimed and the lien so created is hereby expressly reserved in accordance with the provisions of the Act of March 7, 1928 (45 Stat. 200-210), as supplemented by the Act of July 1, 1932 (47 Stat 564 & 200-210)." (Upon proof that the above lien has been paid, said exception will be eliminated.)
 - 5. Reservations included in deed from the United States of America, recorded March 24, 1935 in Deed Volume 104 at page 367 and in Land Status Report recorded January 15, 1959 in Deed Volume 308 at page 650 Klamath County Deed Records, including the reservation of roads, trails, telephone lines, etc. constructed by the United States, with the rights of the United States to maintain, operate and improve same. (Affects Lot 9, Sec. 31; and Lots 28 and 29, Sec. 32, Twp 35 S., R 7 EWM.)
 - 6. Reservation of all subsurface rights, except water, in trust, to the heirs of Willie Beal, deceased Klamath Allottee #40, as disclosed by Deed recorded March 18, 1957 in Deed Volume 290 at page 361, Klamath County Deed Records. (Affects Lots 21 and 28, Sec. 31, Twp 35 South, Range 7 EWN.)
 - 7. Reservation of all subsurface rights, except water, in trust to the heirs of Isabel Beal, deceased Klamath Allottee #970, as disclosed by Deed recorded March 18, 1957 in Deed Volume 290 at page 363, Klamath County Deed Records. (Affects Lots 11 and 20, Sec. 31, Twp 35 S., R 7 EWM.)

CONTRACT NO.

continued

ENCUMBRANCES

8. Reservation of all subsurface rights, except water, in trust for Ormie Beal Jourdan, as disclosed by Deed recorded March 18, 1957 in Deed Volume 290 at page 365, Klamath County Deed Records. (Affects Lots 20 and 21, Sec. 32, Twp 35 S., R 7 EWM.)

9. An easement, including the terms and provisions thereof:

December 17, 1962

Dated

Recorded

March 16, 1963

Recorded 345 Book 328

Page : 320
In favor of Pacific Power and Light Company

In favor of : Pole and wire lines
For (Affects Lot 9, Sec. 31, Twp 35 S., R 7 EWM.)

10. As disclosed by the tax roll the premises herein described have been zoned or classified for farm use. At any time that said land is disqualified for such use, the property may be subject to additional taxes or penalties and interest.

11. Reservations of all subsurface rights, except water, in trust for George Merritt, as disclosed by Deed recorded November 18, 1957 in Book 295 at page 510, Deed Records.

12. Reservations in Patent, recorded December 4, 1959 in Book 317 at page 500, Deed REcords.

SECTION 5. SECURITY AGREEMENT: 13-start fill with the fill of the blade of the blade started on the started of the security of the started on This instrument shall constitute a security agreement within the meaning of the Uniform Commercial Code with respect to any personal property included within the description of the property. Upon request of Seller, Buyer shall execute any necessary financing statements in the form required by the Uniform Commercial Code and shall file the statements at Buyer's expense. Without further authorization from Buyer, Seller may at any time file copies of the Contract as financing statements. Upon default under the terms of this Contract, Buyer shall, within three (3) days of receipt of written demand from Seller, assemble the personal property and make it available to Seller.

- EVENTS OF DEFAULT. Time is of the essence of this Contract. A default shall occur under any of the following circumstances:
 - Failure of Buyer to make any payment when payment is due. No notice of default and no opportunity to cure shall be required if during any twelve (12)month period Seller has already sent three (3) notices to Buyer concerning non-payment or late payment under this Contract. (b)
 - Failure of Buyer to perform any other obligation in this Contract in addition to payment. Buyer must perform obligation within thirty (30) days after receiving Notice of Default from Seller. Such Notice shall specify the nature of the default.
- REMEDIES ON DEFAULT. In the event of a default, Seller may take any one or more of the following steps:
 - Declare the entire balance due on the Contract, including interest, immediately due and payable;
 - Foreclose this Contract by suit in equity; (b)
 - Specifically enforce the terms of this Contract by suit in equity; (c)
 - Exercise the rights and remedies of a secured party as provided by the Uniform Commercial Code. Seller may exercise these rights and remedies with (d) respect to any part of the property which constitutes personal property in which Seller has a security interest. (e)
 - Choose to impose a late charge. The charge will not exceed five (5) cents per dollar of the payment in the event Buyer fails to make any payment within
 - Declare this Contract to be void thirty (30) or more days after Seller gives written notice to Buyer of Seller's intention to do so, unless the performance then due under this Contract is tendered or accomplished prior to the time stated. At the end of the thirty (30) days, all of Buyer's rights under this Contract shall cease without further act by Seller, Seller shall then be entitled to immediate possession of the property. All payments previously made to Seller by Buyer may be kept by Seller as reasonable rental of the property up to the time of default.
 - Appoint a receiver. Seller shall be entitled to the appointment of a receiver as a matter of right. It does not matter whether or not the apparent value of the property exceeds the amount of the balance due on the Contract. Any receiver appointed may serve without bond. Employment by Seller shall not disqualify a person from serving as a receiver. Upon taking possession of all or any part of the property, the receiver may:
 - Use, operate, manage, control, and conduct business on the property and make necessary expenditures for all maintenance and (ii)
 - Collect all rents, revenues, income, issues, and profits from the property and apply such sums to the necessary expenses of use, operation,
 - Complete any construction in progress on the property, at Seller's option. To complete that construction, receiver may pay all bills, borrow funds, employ contractors, and make any changes in plans and specifications that Seller deems appropriate. If the revenues produced by the property are insufficient to pay expenses, the receiver may borrow, from Seller or otherwise, such sums as receiver deems necessary. These sums shall be used for the purposes stated in this paragraph. Repayment of such sums shall be secured by this Contract. Amounts borrowed from or advanced by Seller shall bear interest at the same rate as the balance on this Contract. Interest shall be charged from the date the amount is borrowed or advanced until the amount is repaid. Any amount borrowed shall be paid by Buyer on
 - Elect to collect all rents, revenues, income, issues, and profits (the "Income") from the property, whether due now or later. Prior to default, Buyer may operate and manage the property and collect the Income from the property. In the event of default and at any time hereafter, Seller may revoke Buyer's right to collect the Income from the property. Seller may collect the income either through itself or a receiver. Seller may notify any tenant or other user to make payments of rents or use fees directly to Seller. If the income is collected by Seller, then Buyer irrevocably designates Seller as Buyer's attorney-in-fact and gives Seller permission to endorse rent or fee checks in Buyer's name. Buyer also gives Seller permission to negotiate and collect such rents or fees. Payments by tenants or other users to Seller in response to Seller's demand shall satisfy the obligation for which the payments are made, whether or not any proper grounds for the demand existed. Seller shall apply the Income first to the expenses of renting or collection and the balance (if any) to payment of sums due from Buyer to Seller under this Contract.
- REMEDIES NONEXCLUSIVE. The remedies provided above shall not exclude any other remedies provided by law. They are in addition to any other such 6.3 remedies.

SECTION 7. SELLER'S RIGHT TO CURE

If Buyer falls to perform any obligation required of it under this Contract, Seller may, without notice, take any steps necessary to remedy such failure. Buyer shall reimburse Seller for all amounts expended in so doing on demand. Such action by Seller shall not constitute a walver of the default or any other right or remedy which Seller

SECTION 8. WAIVER

Failure of either party at any time to require performance of any provision of this Contract shall not limit the party's right to enforce the provision. If a party waives a breach of any provision of this Contract, the waiver applies only to that specific breach. It does not apply to the provision itself.

SECTION 9. INDEMNIFICATION

Buyer shall forever defend, indemnify, and hold Seller harmless from any claim, loss, or liability arising out of or in any way connected with Buyer's possession or use Buyer snall torever defend, indemnity, and note belief narmiess from any claim, loss, or liability arising out or or in any way connected with easier to the property; Buyer's conduct with respect to the property; or any condition of the property. Buyer snall, upon notice from Seller, vigorously resist and out of or in any way connected with any of the above events or claims, against which Buyer agrees to defend Seller, Buyer shall, upon notice from Seller, vigorously resist and

SECTION 10. SUCCESSOR INTERESTS

This Contract shall be binding upon and for the benefit of the parties, their successors, and assigns. But no interest of Buyer shall be assigned, subcontracted, or otherwise transferred, voluntarily or involuntarily, without the prior written consent of Seller. Consent by Seller to one transfer shall not constitute consent to other transfers

As a condition to such consent, Seller may increase the interest rate under this Contract from the date of the transfer. Any increase in the interest rate under this Contract shall entitle the Seller to increase monthly payments. Monthly payments may be increased to the amount necessary to retire the obligation within the time provided

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for in Section 1, 1.3, in this Contract. Any attempted assignment in vioration of this provision shall be void and of no effect with respect to Seller. Buyer hereby waives notice of and consent to any and all extensions and modifications of this Contract granted by Seller. Any other person at any time obligated for the performance of the terms of this person at any time obligated under this Contract.

Any such extensions or modifications will not in any way release, discharge, or otherwise affect the liability of any person at any time obligated under this Contract.

If any interest of the Buyer under this Contract is assigned, subcontracted, or otherwise transferred, a fee to cover administrative costs will be immediately due and payable to Seller. The amount of the fee shall be prescribed by Seller's duly adopted Oregon Administrative Rule 274-20-440.

Any notice under this Contract shall be in writing and shall be effective when actually delivered in person or ten (10) days after being deposited in the U.S. mail, postage prepaid and addressed to the party at the address stated in this Contract or such other address as either party may designate by written notice to the other.

Events may occur that would cause Seller or Buyer to take some action, judicial or otherwise, to enforce or interpret terms of this Contract. Should such actions be Events may occur that would cause Seller or buyer to take some action, judicial or otherwise, to entorce or interpret terms of this Contract. Should such actions be taken, the prevailing party shall be entitled to recover from the other party all expenses reasonably incurred in taking such action. Such expenses shall include, but are not

- · Cost of searching records.
- · Cost of title reports,
- · Cost of surveyors' reports,
- Cost of foreclosure reports.

whether incurred in a suit or action, in an appeal from a judgement or decree therein, or in connection with nonjudicial action. SECTION 14. SURVIVAL OF COVENANTS

Any covenants, the full performance of which is not required prior to the closing or final payment of the purchase price, shall survive the closing and the final payment of the purchase price. Such covenants shall be fully enforceable thereafter in accordance with their terms. SECTION 15. GOVERNING LAW; SEVERABILITY.

This Contract shall be governed by the laws of the State of Oregon. In the event that any provision or clause of this Contract conflicts with applicable law, such conflict shall not affect any other provision and, to this end, the provisions of this Contract are severable. SECTION 16. REPRESENTATIONS; CONDITION OF PROPERTY

Buyer accepts the land, buildings, improvements, and all other aspects of the property, and any personal property sold under this Contract, in their present condition, Buyer accepts the iand, pulicings, improvements, and an other aspects of the property, and any personal property sold under this Contract, in their present condition.

AS IS. Present condition includes latent defects, without any representations or warranties, expressed or implied, unless they are expressly set forth in this Contract or are in AS is, present condition includes latent detects, without any representations or warranties, expressed or implied, unless they are expressly set forth in this contract or are in writing signed by Seller. Buyer agrees that Buyer has ascertained, from sources other than Seller, the applicable zoning, building, housing, and other regulatory ordinances writing signed by Seller, buyer agrees that buyer has ascertained, noth sources other than Seller, the applicable zoning, building, housing, and other regulatory ordinances and laws. Buyer also agrees to accept the property with full awareness of these ordinances and laws as they may affect the present use or any intended future use of the

NONE

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE THE SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

This document is the entire, final, and complete agreement of the parties pertaining to the sale and purchase of the property. The document supersedes and replaces all prior or existing written and oral agreements (including any sale or earnest money agreement) between the parties or their

IN WITNESS WHEREOF, the parties have caused this Contract to be executed in duplicate as of the first day and year above written. BUYER(S):

JOHN HINTZE

WANDA HINTZE

C-22058 CONTRACT NO.

Page 4 of 5

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	County of Klamath ss.
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