1:1080



3294

FORM No. 7

ylv.

for the

hereina

Deputy 190iiio àr

to Ises

SR 10

papioo əų‡

1-1-74

, 19 75 , between day ofDec. THIS CONTRACT, Made this 9th COMUNICEPT CORPORATION, an Oregon Corporation, 712 S.W. Salmon, Portland, Oregon 97205, hereinafter called the seller, and ***********

, hereinafter called the buyer, JAMES & INEZ REED ,HUS. & WIFE.

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 de-scribed lands and premises situated in KLAMATH County, State of ORE., to-wit:

Lots. 3 & 26, Block 20, Oregon Pines.

Subject to the terms of an underlying development contract. Purchaser to have all sellers oil & mineral rights. the second secon

in the state of the number of the second of which Sixteen & no/100-----Dollars (\$ 16.00. ...) is paid on the execution hereof (the receipt of which is hereby acknowledged by the

Bollars (9.10.00.) is paid on the execution interval (the recent of whit: \$ 1,574.00...) to the order

tax. payable on the 15th day of each month hereafter beginning with the month of Jan., 1976.,

and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; Dec. 10th ______ until paid, interest to be paid Included ______ and * (included in

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

in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the city interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now it the buyer's seller and costs, water rents, tasks, or charkes to in or companies satisfactory to the seller as soon as insured. Now it the buyer sate and then to the costs, water rents, tasks, or charkes or to procure and pay for such insurance, to be delivered to the seller as do so and any payment so made shall laid to be shall be the seller as do so and any payment so made shall laid to be used to the seller as do so and any payment so made shall laid to be user's breach of contract. (Continued on reverse)

*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is appli a creditor, as such word is defined in the Truh-In-Landing Act and Regulation Z, the steller MUSE comply with the Act and Regulation by mal for this purpose, use Steven-Ness Farm No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwe Stevens-Ness Form No. 1307 or similar.

FOR

				AND ADDRESS	
James	රි	Inez	Reed	516-10-6083	S.S.
	and	1, Or(1.1 AND ADDRESS	
After record	ng ret	urn for			
	··· •···•				•••••
X	m				
Bu	· · · · · ·		NAME, ADD	RFSG ZIP	••••••

County of I certify that the within instrument was received for record on the day of, 19......, o'clock.....M., and recordedday of .> SPACE RESERVED on page or as in book file/reel number RECORDER'S USE Record of Deeds of said county. Witness my hand and seal of County/affixed.

STATE OF OREGON.

By

Recording Officer Deputy *

いたいの時代は



In case suit or action is instructed to be allowed plaintiff in said suit or action adjudge reasonable as plaintiff a stormy -court may adjudge reasonable as attormy's less to be allowed plaintiff in said suit or action adjudge reasonable as plaintiff a stormy -of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff a stormy -appeal. In construing this contract, if is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu-lar pronoun shall be taken to mean and include the plara, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-IN WITNESS WHEREOF, is caused its corporate name to be signed and its corporate seal affixed hereto dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officer duly authorized thereunto by order of its board of directors. Riced Comunicept Corp. amis Inez Reed 200 . O' · 6 -Que 6 NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). 12/9/75..., 19. Personally appeared John Polingandwho, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named. president and that the latter is the ...secretary of ... and that the seal atlixed to the foregoing instrument is the carporate seal of said corporation and that said instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. and acknowledged the foregoing instru-.....voluntary act and deed. OFFICIAL SEAL Notery Public for Oregon them acknowledged said institutien to be institutient of the insti ×18 - 3%

 Rotary Public for Oregon
 Notary Public for Oregon

 My commission expires
 9/24/77

 Section of of Clapter 618, Oregon Laws 1975, provides:
 9/24/77

 Section of of Clapter 618, Oregon Laws 1975, provides:
 9/24/77

 All thistements contracting to convey fee title 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 neknowledged, in the manner provided for acknowledgement of deeds, by the owner of the title being conveyed.

 Such distribution of subaction (1) of this section is a Class B misdemeanor."
 3

"(2) Violation of subsection (1) of this section is a Class B misdemeanor." 1.4 (DESCRIPTION CONTINUED)

1

AND STUDY

Ö

 $\mathfrak{m}_{\mathcal{T}}$

100

FORM No. 7

ylvi

for the

hereinat

Deputy

190iiiO à

to Inse

SR 10 papioo əyi uo -nışsu

1.1.74

TATE OF OREGON; COUNTY OF KLAMATH; ss. Ind for recordinations works 10;59 t his _____th_ day of _____Arch____A. D. 1976_at/__ o'clock A.M. c__i 32,94 duly recorded in Vol. __M_76__, of ___D_mDS on Page A .. W. D. MILNE, County Clerk Jarel Draz

Bv⊿

FEE \$ 6.00 Berlinster .

S. 19 8 1. 19

3.93