31849 AGREEMENT FOR DEED AND PURCHASE OF REAL ESTATE

THIS AGREEMENT	made and executed in duplicate this day of 19 between OF OREGON, LTD., hereinafter designated as "Seller" and
KLAMATH RIVER ACKES	OF OREGON, LTD., nereinafter designated as Sentil and
Thereinafter designated as	"Buyer";
, X	WITNESSET H:
That the seller, in precedent by Buyer, agrees of Klamath, State of Oreg	consideration of the covenants and agreements hereinafter contained, to be the first performed as a condition to sell and convey unto said Buyer, and said Buyer agrees to buy that certain real property in the County on, described as follows, to-wit:
•	Place 31 minutes and the second secon
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all conditions, restrictions, i	es and/or assessments for the fiscal year 19.2.2.19.22 and thereafter coming due and also subject to reservations, easements, exceptions, rights and/or rights of way, affecting said property.
The purchase pric	e for which the Seller agrees to sell and the Buyer agrees to buy said property is the sum of
- Maria Maria de La Companya de La C	Dollars (\$ %, 6666), which sum Buyer agrees to pay Seller Seller may hereinafter from time to time designate as follows:
	and the consist thoront being dury acknowledged and
Dollars (\$	installments of
or more on or before the	day of each and every calendar month commencing with the day of fire way
19, including interest installment when paid shall I	on all deferred payments from date hereof at the rate of per annum, continuing until paid. Each be applied by the holder hereof, first, so much as shall be required to the payment of interest accrued as the holder hereof to the payment of the principal sum.
purchasing a title insurance	to pay \$ over and above the above referred to purchase price, said sum being used for a policy and for the establishment of an escrow.
imposed upon said propert	ay all taxes hereinafter levied as well as all public and municipal liens and assessments hereinafter lawfully by, all promptly and before the same orany part thereof become past due. Seller may, at its option, pay all ments (including installments on bonds) together with penalties thereon and such payment will be conclusive
evidence of the validity of date of payment until repa within 30 days after such d ties do not make a separat or tract of real property. S parcel or tract, determined	such payment. Any amount so paid, together with interest, at the rate of per annum from the id, shall be repaid by Buyer to Seller on demand; and the failure by Buyer to repay the same with such interest emand by Seller shall constitute a default under the terms of this agreement. In the event the taxing authorise assessment for the property described above, but said property is assessed as a portion of a larger parcel eller shall allocate to Buyer as his portion of said taxes, a portion of the taxes assessed against the entire by comparing the fair market value of this property to the fair market value of all the land contained in the ir market value shall be based upon the selling price at which said property is sold by Seller, or at the price is have been made available for sale by Seller.
IT IS FURTHER A hereunder is and shall be a agrees to pay a \$1.00 charcafter, or for non-sufficient of the same become due or (hereunder either by (1) decl the interest thereon at once all payments made prior to as liquidated damages; and liable to any action therefor it may declare this agreeme tion of forfeiture and cancet the Buyer at the post office payments and this agreeme terminated upon conveyants.	AGREED that time is of the essence of this contract and full performance by Buyer of all his obligations a condition precedent to his right to conveyance hereunder. Except as herein elsewhere provided. Buyer ge for payments more than 15 days late with an additional \$1.00 late charge for each 15 day period thereschecks. Should a default be made (a) in the payment of any of said installments of principal or interest when be observance or performance of any obligations hereunder the Seller may thereupon enforce its rights aring this contract null and void (2) declaring the whole unpaid principal balance of said purchase price with a default by the Buyer to Seller shall be retained by the Seller as agreed upon as reasonable rental and the Seller shall have the right to immediate reentry and take possession of the property without being one. Buyer agrees to pay all costs and expenses of any kind commenced by Seller to enforce this agreement, ney's fees, including costs and fees on appeal. In case of election by Seller to enforce its rights hereunder to be null and void and Buyer's rights thereby forfeited by a service upon Buyer of Seller's written declaration or by depositing such written declaration in the United States mail, postage prepaid, addressed to endorce the address below or at such other address supplied by Buyer to Seller. In the event Buyer defaults in his ent is terminated by a declaration of forceiture Buyer's liability for past due payments and interest will be ce by Buyer of a deed in lieu of forcelosure.
free of all liens and encum Buyer hereunder. Nothing existence or non-existence of thority concerning or limiting same may be put.	that he will, at all times during the tem of this agreement or any extension or renewal thereof, keep said realty brances of every kind or nature except such as are incurred or caused by the Seller and not assumed by the contained herein shall be construed to be a guarantee, warranty, or representation as to the present or future of any zoning law or other law, ordinance, or regulation of any governmental or political organization or aught to erect buildings or structures on said realty or the use to which
render of this agreement, to encumbrances made, done on the face of the land.	within a reasonable time after the Buyer's compliance with all the terms and conditions hereof and the sur- o execute and deliver to Buyer, a warranty deed sufficient to convey title to said realty free and clear of all or suffered by Seller except as set forth above, and except easements or restrictions of record or apparent
shall be construed to be a of this agreement. No de thall he construed as a wai	breach of any of the covenants, agreements, restrictions and/or conditions of this Agreement by the Seller waiver of any succeeding breach of the same or other covenants, agreements, restrictions and/or conditions lay or omission of the Seller in exercising any right, power or remedy herein provided in the event of default ver thereof, or acquiscence therein, nor shall the acceptance of any payments made in a manner or at a time led be construed as a waiver of, or variation in, any of the terms of this agreement.
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Seller hereby warrants and agrees that Seller will not hereafter place upon the property any encumbrances without first obtaining the written consent of the Buyer. Seller further warrants and agrees that Sell r will not place any additional offsite in provements on the property or perform any work on the property which might result in the creation of a Mechanic's Lien on the property without on the property or perform any work on the property which might result in the creation of a Mechanic's Lien on the property without on the property without filing a surety bond with the appropriate governmental office for the performance and payment of materials and labor costs requisite to such improvements. In the event Selier shall undetake such additional formance and payment of materials and labor costs requisite to such improvements or performing such work, a copy of the improvements or work. Seller agrees to furnish to the contractor making such improvements or performing such work, a copy of the improvements or performing such work, a copy of the improvements or performing such work, a copy of the improvements or performing such work, a copy of the improvements or performing such work a copy of the improvements or performing such work.

Upon the payment of the sum of \$1,000.00 by Buyer, Seller agrees with Buyer that Buyer shall have his lot released from any blanket encumbrances owed by Seller.

"You (Buyer) have the option to void your contract or agreement by notice to the seller if you (Buyer) did not receive a Property Report prepared pursuant to the Rules and Regulations of the Office of Interstate Land Sales Registration, U.S. Department of Housing and Urban Development, in advance of, or at the time of your signing the contract or agreement. If you (Buyer) received the Property Report less than 48 hours prior to signing the contract or agreement you (Buyer) have the right to evoke the contract or agreement by Report less than 48 hours prior to signing the contract or agreement you (Buyer) have the right to evoke the contract or agreement by notice to the seller until midnight of the third business day following the consummation of the transaction. A business day is any calendar notice to the seller until midnight of the third business day following the consummation of the transaction. A business day is any calendar notice to the seller until midnight of the third business day following the consummation of the transaction. A business day is any calendar notice to the seller until midnight of the third business day following the consummation of the transaction. A business day is any calendar notice to the seller until midnight of the third business day following the consummation of the transaction. A business day is any calendar notice to the seller until midnight of the third business day following the consummation of the transaction. A business day is any calendar notice to the seller until midnight of the third business day following the consummation of the transaction. A business day is any calendar notice to the seller until midnight of the third business day following the consummation of the transaction. A business day is any calendar notice to the seller until midnight of the third business day following the consummation of the transaction.

IN WITNESS WHEREOF, Buyer and Seller have executed this instrument in duplicate.

SUBSCRIBED AND SWORN to before me this -Notary Public for Oregon My Commission Expires: _

After Recording Return To:

Klamath River Acres Box 52 Keno, Ore. 97627

Tax Statements To:

Dele E. & Dennise A. Williams 327 Vermont St. Travis AFB, Calif. .94535

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FEE \$ 6.00