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Agreement for Deed and Purchase of Real Estate		
This Agreement made and ex	recuted in suplicate this	A second s
hereinafter designated as "Seller" and	VALLIE H.JONDAN a married man of CEMIA 20650 , hereinafter designated as "Buyer";	
W 1 That the Seller, in consideration of the first performed as a condition precedent by 1	ITNESSETH: covenants and agreements hereinafter contained, to be the Buyer, agrees to sell and convey unto said Buyer, and said y in the County of Klamath, State of Oregon, described as	
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way, affecting said property. The purchase price for which the Seller	for the fiscal year 19.6919.70, and thereafter coming due reservations, easements, exceptions, rights and/or rights of agrees to sell and the Buyer agrees to buy said property is	
the sum of <u>THIRTY SIX HIMBED 4 4 4</u> which sum Buyer agrees to pay Seller at such designate, as follows: <u>TIREE HUMBED AND STATY AND HO</u> /10	place or places as Seller may hereinafter from time to time	15
the balance of said sum in installments of	IS agreement, the receipt thereof being duly acknowledged and THERTY EIGHT AND NO/100 Dollars or before the TEHTH day of each and	
quired to the payment of interest accrued as of the principal sum.	TENTH day of SEPTEMER 19 70, from date hereof at the rate of 7% per annum, continuing e applied by the holder hereof, first, so much as shall be re- above specified, and next, the balance thereof to the payment	
together with penalties thereon and such payment will be conclusive eilon per annum from the date of payment until repeld, shall be repaid by furge days after such demand by Seller shall constitute a default under the ferm property described above, but said property is assessed as a portion of a a portion of the faces assessed against the entire parcel or tract, detern contained in the entire tract or parcel. Fair market nume shall be based up outflows have been made available for sails by Soler and the sail be based up	public and municipal liens and assessments hereinafter tawfully imposed upon said property, all er may at its option, pay all such taxes, levies or assessments (including installments on bonds) co of the validity of such payment. Any amount so paid, together with interest, at the rate of 8 $\%$ r to Selier on demand; and the failure by Buyer to repay the same with such interest within 8 s of this agreement. In the event the taxing authorities do not make a separate assessment for the a larger parcel or tract of real property. Selier shall allocate to Buyer as his portion of said taxes, intered by comparing the fair market value of this property to the fair market value of all the land non the seling price at which and property is sold by Selier, or at the price at which the unsold	
formance of any obligations hereunder, the Seller may thereupon enforce its erent all payments made prior to such default by the fluer to solve the solution to immediately resurter and take possession of the property without behave premises. Boyer spress to pay all roots and expenses of any kind commence by Beller to enforce its rights hereunder, it may declare this accrement to tectaration of forfeiture and expendence to be declare this accrement.	matter by Buyer of all his obligations hereunder is and shall be a condition precedent to his right is to may $z > 31.00$ charge for paraments more than filteen (15), his like or for non-sufficient illument of principal or historest when the same become due, or (b) in the observance or per- s right hereunder either by (1) declaring this agreement null and void and terminated, in which lie retained by the Solir as agreed upon and reasonable rental; and the Solier shall have the right lishe to action therefor; or (2) any other legal or equilable right or remedy it may have in the d by Selier to enforce this agreement, including reasonable attorney's fees. In case of election the mill and right and Buyer's rights thereby forfelied by a service upon Buyer of its written	
address below, or at such other address supplied by Buyer to Relief, and for past due pagments and interest will be terminated upon surrender by Rus The Buyer agrees that he will, at all times during the term of brances of every kind or nature except such as are incurred or caused by the e a guarantee, warranty, or representation as to the present or future exi or political organization or authority concerning or limiting the type or char may be put.	action in the United states mail, paraged prepaid, addressed to the Buyer at the post office event Buyer defaults in his payments and this agtreement is terminated by Reller, Buyer's liability event of his event of any extension or renewal thereof, keep said really free of all liens and encum- tishic agtreement or any extension or renewal thereof, keep said really free of all liens and encum- s keller and not assumed by the Buyer hereunder. Nothing contained herein shall be construed to stence or inmo-cisitence of any soning law or other law, orilizance, or regulation of any portmental factor of or the tight to erect buildings or structures on said really or the use to which same	
and except easements or restrictions of record or apparent on the fault of the No values of the bleach of any of the corenants, "giftenments, restr ony succeeding bysoch, of the same or other revenues, agreements, restrictions puote or remely herein provided in the event of default shall be construct as manner or at a time other than as herein provided the construct as a problem	retions and /or conditions of this Agreement by the Neller shall be construct to be a waiter of and/or conditions of this agreement. No delay or omission of the Neller in exercising any right, or partier therea, or arguigence therein, nor shall the acceptance of any partments made in a	South and the second seco
Seller forther wurrants and agrees that Seller will not hereafter pi results and agrees that Seller will not place any additional the creation of a Mechanic's Lien on the property without first obtaining the office for the performance and payment of materials and lator easis requisit Seller agrees to furnish to the contractor making such improvements of Dertaining to the property.	or, or datation in, any or the terms in this agreement, lare upon the property any elementariance without first obtaining the written consent of Buyer, offile improvements on the property or perform any work on the property which might result in a written consent of Buyer and without film a survey bond with the appropriate governmental is to such improvements. In the event Selfer shall undertake such additional importements or work, isolational such work, a copy of the final subdivision public report issued by the State of Oregon hous, covenants and conditions with Klamath River Sportsman's Estates recorded in Ibeel Records.	
Buyer acknowledges that the purchase been made with respect to, based upon, or as a ment, condition, or stipulation not specifically	of the property as herein agreed to be made by him has not result of any inducement, promise, representation, agree- set forth herein.	
SELLER SHAMROCK DEVELOPMENT CO.	Malin H. Jorehu 16322 GRAYSTONE AUE, NORWALK, CAL,	
방법이 나는 것 같은 것 같아요. 그는 것 같아요. 그는 것 같아요. 가지 않는 것 같아요. 가지 않는 것 같아요. 가지 않는 것 같아요. 나는 것 같아요.	vas received and filed for record on the <u>15th</u> day of	
AUGUSTA.D., 19 <u>77</u> _at12;47o ofDEEDSon Page_ <u>ル</u> FEE\$3,00	"clock P. M., and duly recorded in Vol <u>177</u> , 1823 WM. D. MILNE, County Clerk By Hand Linay Deputy	

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