E.L. 1 Martin Martin Section of the sector age 18614 Vol.<u>m.77</u> 36609 19.7.1. between September THIS CONTRACT, Made this 11th ... ... day of ... Michael B. Jager and Margaret H. Jager, husband and wife, and Clark J. Kenyon, 行ははは世界にあり 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-ment. If you received the Property Report less than 48 hours prior to signing the con tract or agreement you have the right to revoke 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 day except Sunday, or the following business holidays: New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Veteran's Day, Columbus Day, Thanksgiving, and Christmas." It is mandatory that the purchaser be a member of the Little Deschutes River Woods Owners Association and is subject to maintenance of both the access road and those roads within subdivision Tract 1069 as spelled out in the Articles of Association recorded in Klamath County on March 12, 1973 instrument No. 74116, volume M73, page No. 2591. The sellers are able to deliver deeds free of the lien of the blanket encumbrance in all cases because the 40 acre minimum release provision is well within their financial capability to perform. Š Lot 1, Block 4, Tract No. 1069. for the sum of Six Thousand Five Hundred Fifty and no/100 Dollars (\$ 6,550.00 (hereinafter called the purchase price), on account of which Six Hundred Fifty-five and no/100 Dollars (\$655.00 ) 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: \$.5,895.00)) to the order of the seller in monthly payments of not less than. Fifty and no/100 E B Dollars (\$.50.00 ) each, ...... payable on the 15th ..... day of each month hereafter beginning with the month of October 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 7.5.....per cent per annum from September 15, 1977 until paid, interest to be paid monthly and \* joing 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 paid by sellers, thereafter by buyers The buyer warrants to and covenants with the seller that the real property described in this contract is "(A) primarity her buyer's personale kamily, household on a preudinced purposes, "(B) lor an organization of (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. (B) lor an organization of (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. (B) lor an organization of (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. (B) lor an organization of (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession at aid lands on September. 15......, 19.77., and may retain such possession so long as a set of the feature of this contract. The buyer afrees that at all times he will keep the buildings on said premises new or hereaster f, in good condition and level not suffer or primut any waste or strip thereoit; that he will keep tais incurred by him in definding against any g of the field of the set of the strength at revised against and property, as well as all water rents, public charges and municipal liens which herea-liens; that he will pay all tases hereafter, levied against sud property, as well as all water rents, public that at built; starts expert where a possing the start of the start and property, as well as all water rents, public that at built; starts expense he will and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with estended coverage) in an amount and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with estended coverage) in an amount and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with estended coverage) in an amount 61 J sure and keep insured all buildings now or nereatter erected on said premises against loss or damage by hre (with estended coverage) in an amount of less than 3 <u>none</u> in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as of less than 3 <u>none</u> in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as in respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall be added ich lens, costs, water rents, tures, or charges or to procure and pay for such insurance, the seller may do so and any payment so made shall be added and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to and become a part of the debt secured by this contract. The seller afters that at his expense and within <u>10</u> <u>days from the fate hereof</u>, he will furnish unto buyer a title insurance policy in-tring fin an amount equal to said purchase price, marketable title in and to said premises in the seller on r subrequent to the date of this adreement, we and except the is hully paid and upon request and upon surrender of this adreement, he will date hereol and free and clear of all encumbrances remises in the sunto the buyer, his heirs and assish. Iree and clear of encumbrances are of the addit servicitions and the subler, excepting, however, the sold care function the buyer on subsequents and the pair were respired in the sate price is hully paid and upon request and upon surrender of this adreement, he will date hereol and free and clear of all encumbrances remises in the sold partice price is obsided upon the subjer and lumber excepting, however, the sold care relativitions and the buyer, inclusies and assisfars B. & Esperanza Benson Beach St., Cerritos, Cal increase during the second of the second of the buyer and lurther escepting all lies and encumorances created by the buyer shall fail to make the And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the asyments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then asyments above required, or any of them, punctually within ten days of the time limited therefor, or fail to declare the whole unpaid principal balance of the seller at his option shall have the following rights: (1) to declare this contract by suit in equity, and in any of such cases, and purchase pictures there and once due and payable and or (3) to foreclare this contract by suit in equity, and in any of such cases, and purchase pictures there and once due and payable and or (3) to foreclare this contract by suit in equity, and in any of such cases, and in the entires created or then ensuing in tays of the buyer as adains the while there shall currify case and determine and ther without any act and in the entires above described and all other tights acquired by the buyer hereurder shall current for and revest in said seller without any act and in the entires above described and all other tights acquired by the buyer hereurder shall current for and revest in said seller without any act and the entire above described and all other tights acquired by the buyer hereurder shall seller the said the said the said to buyer to the said to buyer to buy the said to be the said to in understood and the selfer at his option shall have and purchase price with the inter all rights and interest created or possession of the premises above of recentry, or any opti-on sector. 97601 Oregon better of results, for an analysis of the belong to said seller as the agreed of have the right immediately, or thereof, together with all the impro 1 thereon or thereto belongind The buyer further adjrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect bit richt hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itsell. The true and actual consideration paid for this transfer, stated in terms of dollars, is 3° 6,550,000. The true and actual consideration paid for this transfer, stated in terms of dollars, is 3° 6,550,000. The true and actual consideration paid for this transfer, stated in terms of dollars, is 4° 6,550,000. The true and actual consideration property on value given are promised which is there when the consideration findinete -which +@ In case suit or action is instituted to foreclose this contract or to enforce any of the provision hereof, the buyer agrees to by such sum as the lift created creation and the provision be allowed plaintill in suit out conton and is taken from any judgment or decree court may adjudge reasonable as attorney's lees to be allowed plaintill in suit an appellate court shall adjudge reasonable as plantills attorney's lees on such appeal. In construing this contract, it is understroad that the seller of the buyer waite it to the seller of the buyer lutter provises to pay such sum as the appellate court shall adjudge reasonable as plantills attorney's lees on such appeal. of Oregon Bank In constraing this contract, it is understood that the seller or the buver may be more than one person: that if the contest so requires, the sindu-onoun shall be taken to mean and include the plural, the nesculine, the lemmine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereot apply equally, to corporations and to individuals. 2 statement ler pronoun IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. BUYERS: SELLERS: 1.1 Margareth tax :OI Fopiana CBenson au RN STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the <u>30th</u> day of September A.D., 19 77 at 1:19 o'clock P M., and duly recorded in Vol M77 \_on Page 18614 Deeds WM. D\_MILNE, County, Clerk By Semetha V. Letech Deputy FEE \$3,00 19 - A. THE REAL PROPERTY IN 

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