36611 Vol. M77 Page 18616 THIS CONTRACT, Made this ... day of ... August Michael B. Juger and Margaret H. Jager, husband and wife, and Clark J. Kenyon, 19.77..., between Robert H. Casey and Liane C. Casey, husband and wife, hereinalter called the seller, and WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the , hereinalter called the buyer, seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-"You have the option to void your contract or agreement by notice to the seller if you 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 agree-tract or agreement you have the right to revoke the contract or agreement by notice .. to-wit: ment. If you received the Property Report less than 48 hours prior to signing the contract 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 consumation of business holidays: New Year's Day, Washington's Birthday, Memorial Day, Independence It is mandatory that the purchaser be a member of the Little Deschutes River Woods roads within subdivision Tract 1069 as spelled out in the Articles of Association 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 2.4 17273 No. Lot 2, Block 4, Tract No. 1069. tor the sum of Six Thousand Two Hundred Fifty-five and no/100 Dollars (\$,255.00 (hereinalter called the purchase price), on account of which Six Hundred Twenty-five and no/100 Dollars (\$625,00) 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: \$.5,630,00......) to the order رزی ارزیک ورمیا of the seller in monthly payments of not less than Seventy-rive and no/100 11 Dollars (\$75.00) each, ... 1 payable on the 15..... 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 deterred balances of said purchase price shall bear interest at the rate of 7.5......per cent per annum from the minimum monthly payments above required. Taxes on said premises for the current tax year shall be-pro--rated 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 for buyer-presental knowly howeshold or agricultural purposes. (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural purposes. (b) for an organization or (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession of said lands on September 15, 1977 19....., and may retain such possession so long for in detail under the terms of this contract. The buyer afters that at all times he will keep the buildings on said premises, now or hereal f, in good condition and repair and will not suffer or permit any waste or strip thereof; that he will keep taid premises therefrom and reimburs sheered in the will keep taid premises therefrom and reimburs estile to rait of the will keep taid premises therefrom and reimburs estile to rait of suffer and the will be incurred by him in defending admints and provide against suid property, as well as all water rents, public charles and municipal liens which he and keep insured all buildings now or herealter erected on said premises against loss or damage by fire (with estended coverage) in an amout 60 1 -CLARA insure and keep insured all buildings now or nereatter erected on said premises against loss or damage by nre (with estended coverage) in an amount not less than 4 <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 such itens, mits rests may appear and all policies of insurance to be delivered to the seller and soon as insured. Now if the buyer shall fail to pay any to and become a part of the debt secured by this contract and shall be interest at the rate altoreasin, while we shall be able to be delivered to the seller and soon as insured. Now if the buyer shall fail to pay any to and become a part of the debt secured by this contract and shall be interest at the rate altoreasin, whithout waiver, however, of any right arising to and become a part of the debt secured by this contract and shall be interest at the rate altoreasin, without waiver, however, of any right arising to the seller aftees that at his expense and within 10 <u>and deposited in escore</u>. We destine the sale of the seller of the seller of or subsequent to the date of this afterement, save and except the usual printy exceptions and the building and other restrictions and resonners now of record, it any. Seller allow after a faile of a string by, through by, through by or und aver, all every index of the escent of a raising by, the buyer, buy the buyer and lear of all exceptions and subsequent to the date of all membrances premises in the simple unto the buyer, bit heris and as and the all ever all every and the as of the date hered and there and ear of all membrances lines and due placed, permitted or arising by, through or under weiler, and encombrances as of the date hered and there and the sol and any membrance lines, water rents and public charges to assumed by the buyer and lurther excepting all lines and encombranes to are the sole of all membrances due there and east of all activities that time is of the esence of this contract, and in case the buyer or his assigns. Calif To- Ale Casey Santa Ana, liens, water rents and public charges so assumed by the buyer and lurther escepting all liens and encumbrances created by the buyer or his assidus. 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 parments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any afterment herein contained, then a solution within ten days of the time limited therefor, or fail to keep any afterment herein contained, then a solution shall have the blower the solution within ten days of the time limited therefor, or fail to keep any afterment herein contained, then all tights and interest created or then exceed at this option shall have the blower at make the solution of the provide this contract in the interest therein the interest therein and any able and (or (3) to loreelose this contract by such whole unpaid principal balance of all rights and interest created or then exceed and the right to the bayer as against the selier hereunder shall userly and and exceed any and the right to the on account of the purchase of a property of the bayer hereunder shall revert to and a sole termine and the right to the on account of the purchase of a property as absolutely. If any other act of said selier hereunder and without any act of a solution of the purchase of a property as absolutely. If any apprentive and property as absolutely will and perfectly as it this contract and such asset. Therefore, there of said news there and any other herein on the property as absolutely. If any apprentive as the bayer are the addition of a solution any act of a property as absolutely. If any apprentive as a solution any act to be retained by and below to retain reclamation for moneys paid premises up to the time of such default and the said selier in case of such default, shall have the right moneys and the right of the said seler with a solution to such additis and act of a solution any act to be retained by and the ే **A**IN 1 Ave. 9 °C. 1.11 Liane Oregon 97601 Hewpor L 1 Ś ЧU thereon or thereto belonging The buyer further adjress that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect the right hereunder to enforce the same, nor shall any waiver by stud seller of any breach of any provision hereol shall in no way affect 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, 6,255.00. The actual consideration provision provision provision itself. The true and actual consideration provision for this transfer, stated in terms of dollars, is 3, 6,255.00. The actual consideration is instituted to foreclive this contract or to enforce any of the provision hereol, the buyer where the method is the adjust of the provision is the adjust of the buyer enter which to provision thereol to be a waiver of any such aum as the append. In construint, this contract, it is understood that the selfer or the human ball and just or action and it an append is taken from any judgment or decent or dollar a shall adjudge reasonable as plaintills attorney's lees on such In construint, this contract, it is understood that the selfer or the human ball adjudge reasonable as plaintills attorney's lees on such In construint, this contract, it is understood that the selfer or the human ball adjudge reasonable as plaintills attorney's lees on such Oregon H. XX Bank First National Falls, appeal. In construing this contract, it is understood that the seller or the buver may be more than one person: that if the contest so requires, the singu-lar promoun shall be taken to mean and include the plural, the masculine, the lemnine and the neuter, and that generally all grammatical charges shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. ŝ amath IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the unstatement dersigned 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 bourd of directors. BUYERS: Ropert - H laser SELLERS: To: tax ees OREGON; COUNTY OF KLAMATH; SS. Z STATE OF g がなないの言語 I hereby certify that the within instrument was received and filed for record on the ______ day of September A.D., 19_77 at 1:19 o'clock P M., and duly recorded in Vol M77 Deeds on Page <u>18616</u> WM. D. MILNE, County Clerk By Secretha S. Letach Deputy FEE \$3.00 And Sin all good aller to

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