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	36612 THIS CONTRACT, Made this 7th day of September 19.1., between	
	THIS CONTRACT, Made this 7th day of September 19.11, between	en
	Michael B. Jager and Margaret H. Jager, husband and wife, and Clark J. Kenyon,	
	and Gary Robert Vice, a single man	27,
	bereinalter called the buye	0 r .

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-kattela, #216., Anaheim,

Vice

Gary R.

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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 Oregon to wit: "You have the option to void your contract or agreement by notice to the seller if "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-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.

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.

Lot 2, Block 6, Tract No. 1069.

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ATTENTION:

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of.

for the sum of Two Thousand and no/100	Dollars (\$ 2,000.00)
(hereinafter called the purchase price), on account of w		
Dollars (\$30,00) is paid on the execution here		the
seller); the buyer agrees to pay the remainder of said p		

of the seller in monthly payments of not less than . Twenty-eight and no/100 Dollars (\$ 28.00) each, payable on the 10th... 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 10, 1977 until paid, interest to be paid monthly and * {in addition to being included in

the minimum monthly payments above required. Taxes on said premises for the current tax year shall be-prereted between the parties hereto as of the date of this contract paid by sellers, thereafter by buyer

The buyer warrants to and covenants with the seller that the real properties particles particles, thereafter by Duyer warrants to and covenants with the seller that the real properties described in this contract is each primarity here buyers processed line of the seller that the real properties of the terms of the self of the seller that the real of the selfer that the real properties of the terms of the selfer that the selfer that the real of the selfer that the selfer that the real of the selfer that the selfer that the selfer that the selfer that the real of the selfer that the selfer that the selfer that the selfer the selfer that the selfer the selfer the selfer that the selfer that the selfer the selfe he is no erected, and all such lie alter la

not less than s. NONE. in a company or companies satisfactory to the seller, with loss by available first to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the seller soon as insured. Now it the buyer such their respective interests may appear and all policies of insurance to be delivered to the seller soon as insured. Now it the buyer such is and become a part of the debt secured by this contract and pay for such insurance, the seller may do so and any payment so made shall be added to and become a part of the debt secured by this contract and shall be ar interest at the rate aloresaid, without waiver, however, of any right arising to the seller for buyer's breach of contract. The seller afteres that at his expense and within 10 days from the date hereol, he will furnish unto buyer a title insurance policy in-suring (in an amount equal to said purchase price, marketable title in and to said premises in the seller on or subsequent to the date of this debt of the safet set will deliver a good and sufficient det of othis afterement, have and except the usual print. Second upon surface of this adjective a soil and sufficient development and sufficient days in the sole of a soil record, it any. Seller also agrees that when said purchase price is lully paid and upon regulst and upon surface of this agreement, he will deliver a good and sufficient ded conversions primess in lessimple unto the buyer, his heirs and asyday, tree and clear of lencumbrances as of the date hereol and life and is lear of undersones in undersoned the the said clear of the buyer or this assider. Mowever, the said exerticitions and the the said ensements and restrictions and the buyer as the undersone the buyer and the taxes, municipal lifers, water rents and public charges so assumed by the buyer and lurther excepting all liens and ensumers and in clear of all encumbrances liens, water rents and public charges so assumed by the buyer and lurther excep

liens, water renis and public charges so assumed by the buyer and lurther exclering all liens and encumbrances created by the buyer or his assidns. And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer or his assidns. Bayments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable and or (3) to foreclore this contract by suit in equity, and in any of such cases, all rights and interest created or them erusting in favor of the buyer as adams the seller hereunder shall uterly cesse and determine and the right to the possession of the premises above described and all other rights actually without any right of the buyer of reservent in said furtherse to any other act of said seller to be performed and without any right of the buyer as adams the seller between of resurct in and the right to the possession of the premises there to a performed and without any right of the buyer of resure. reclaration or comornation for moneys paid on account of the purchase of said seller to be performed and without any right of the buyer of resure. Teclaration or comornation for moneys paid on account of the purchase of said seller to be performed and perfective as it this contract and such paynents had never been made; such and reside there all the related and travable term of such therealls, with the aside the result, shall have the right immediately, or at any time therealter, to o enter upon the land aluressid, without any process of law, and tuke immediate possession thereof, logether with all the improvements and appurtenances thereans.

court of the appeal. appeal. In construing this contract, it is understood that the seller or the buver may be more than one person; that if the context so requires, the singu-lar pronoun shall be taken to mean and include the plural, the masculine, the leminine 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 undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal aliixed hereto by its officers duly authopized thereunto by order of its board of directors. BUYER:

SELLERS :

STATE OF OREGON; COUNTY OF KLAMATH; ss.

_____ on Page 18617

Call all and all a state of Sec. Algo.

I hereby certify that the within instrument was received and filed for record on the _30th_day of September A.D., 19 77 at 1:19 o'clock P M., and duly recorded in Vol M77

Deeds FEE \$3.00

WM. D. MILNE, County Clerk By Cerretha S. Letach Deputy