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	-cintór uni innitia - cintór AGRE 2700-12 acomi añolte de acomo agos ao 1400-12 THIS AGORTA (Como de la como	EMENT FOR DEED AND PURC	HASE OF REAL ESTATE	
		and a factor and the second	A/Residence and the second	
	hereinotter Horizontal	Radievanami nous grant a Maratter	Seller and <u>Aobert</u>	C and
	ern not besoner to all avan dale we	WITTNESS P		
\mathbf{N}	precedent by Buyer, agrees to sell and c of Klamath, State of Oregon, described	onterventer of the said Buyer, and said Buyer as follows, to wit:	einafter contained, to be the first r agrees to buy that certain real	
	KLAMATH RIN County, Orego	verify off even (inver) and inverse even of the non-energy and energy of /ER ACRES as recorded in the office n.	Block Sf	th Addition
	Subject to pro rata of taxes and/or asses all conditions, restrictions, reservations, a	ssments for the fiscal year 19.78 -	19.79 and there is	
4 4	Thousand two	Seller agrees to sell and the Buyer	grees to buy said property	
	D II	Pinatter from time to the line	h which sum Buye	T agrees to new Salle
	or more on or before the 7th	Deventy Live	and Allace	uly acknowledged and
	above specified, and next, the balance th	e holder hereof, first, so much as sha ereof, to the payment of the	te of per annum; continu ll be required to the payment o	-May sing until paid. Each
	Buyer also agrees to pay \$_/00_ purchasing a title insurance policy and for	the establishment of an	referred to purchase price	
	imposed upon said property, all taxes here such taxes, levies or assessments (including	inafter levied as well as all public an and before the same orany part ther installments on bonds) together with	d municipal liens and assessments eof become past due. Seller may	hereinafter lawfully
	date of payment until repaid, shall be repaid within 30 days after such demand by Seller ties do not make a separate assessment for or tract of real property. Seller shall allocate parcel or tract, determined by comparing th entire tract or parcel. Fair market value si at which the unsold portions have been mad	Any amount so paid, together with in d by Buyer to Seller on demand; and shall constitute a default under the ter the property described above, but sa to Buyer as his portion of said taxe is fair market value of this property hall be based upon the selling price of available for sale by Seller	therest, at the rate of the failure by Buyer to repay the sa ms of this agreement. In the even id property is assessed as a portio 5, a portion of the taxes assessed o the fair market value of all the la at which said property is sold bu. C	ant will be conclusive per annum from the me with such interest it the taxing authori- n of a larger parcel against the entire and contained in the
	hereunder is and shall be a condition preced agrees to pay a \$1.00 charge for payments m after, or for non-sufficient checks. Should a c the same become due or (b) in the observance hereunder either by (1) declaring this contract the interest thereon at once due and payable all payments made prior to such default by th as liquidated damages; and the Seller shall h liable to any action therefore. Buyer agrees including reasonable attorney's fees, includin it may declare this agreement to be null and vo tion of forfeiture and cancellation or by depos the Buyer at the post office address below or a payments and this agreement is terminated by terminated upon conveyance by Buyer of a	a is of the essence of this contract a ent to his right to conveyance hereu ore than 15 days late with an addition lefault be made (a) in the payment of the and/or (a) foreclosing the whole and/or (b) foreclosing this contract be ave the right to immediate reentry to pay all costs and expenses of any gicosts and fees on appeal. In ca- bit such other address supplied by Buy a declaration of foreiture Buyer's l deed in lieu of foreiture Buyer's l	and full performance by Buyer of nder. Except as herein elsewher and \$1.00 late charge for each 15 any of said installments of princip hereunder the Seller may thereupo unpaid principal balance of said p ys suit in equity. In any of the or the Seller as agreed upon as rea and take possession of the prope kind commenced by Seller to enforce if by a service upon Buyer of Seller d by a service upon Buyer of Seller rer to Seller. In the event Buyer ability for past due payment	all his obligations re provided. Buyer day period there- al or interest when on enforce its rights burchase price with above three cases, sonable rental and rty without being ce this agreement, is rights hereunder 's written declara- aid, addressed to ar defaults in his
	free of all liens and encumbrances of every kin Buyer hereunder. Nothing contained herein sha existence or non-existence of any zoning law or thority concerning or limiting the type or chara same may be put.	nes during the tem of this agreement ad or nature except such as are incur II be construed to be a guarantee, wa other law, ordinance, or regulation of cter of or the right to erect building	or any extension or renewal thereof red or caused by the Seller and no tranty, or representation as to the any governmental or political or or structures on sold reactive or	keep said realty t assumed by the prosent or future prosent or future
	render of this agreement, to execute and deliver encumbrances made, done or suffered by Seller on the face of the land.	me after the Buyer's compliance with to Buyer, a warranty deed sufficient except as set forth above, and exce	all the terms and conditions here to convey title to said realty free of easements or restrictions of roc	and the sur- and clear of all ord or apparent
1	shall be construed to be a waiver of any succeed of this agreement. No delay or omission of the shall be construed as a waiver thereof, or acquis other than as herein provided be construed on	e covenants, agreements, restrictions ling breach of the same or other cov Seller in exercising any right, power cence therein, nor shall the account	and/or conditions of this Agreeme enants, agreements, restrictions an or remedy herein provided in the	
× ×	Purchase price in 1200 for installation of	cludas 100. ce for	terms of this agreement. D = 0	
	tor installation 6-	f septic system	· · · · · ····························	and
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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 Seller will not place any additional offsite improvements 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 first obtaining the written consent of Buyer and 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 Seller shall undetake such additional improvements or work, Seller agrees to furnish to the contractor making such improvements or performing such work, a copy of the final subdivision public report issued by the State of Oregon pertaining to the property.

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 notice to the selier 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, Thanksgiving and Christmas."

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

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My Commission Expires: _

After recording return to: Klamath River Acres of Oregon, Ltd. Box 52 Keno, Ore. 97627

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Tax Statements to: Reference: Ref

Robert C. & Peggie R. Coward P.O. Box 2338 White City, Oregon 97501

TATE OF OREGON; COUNTY OF KLAMATH; S.

Filed for record at request of Klamath River Acres of Oregon

nis _24th day of _March____A. D. 19_78 at 414Aclock P.M., and

uly recorded in Vol. <u>M78</u> of <u>Deeds</u> on Page 5661 Wm D. MILNE, County Clent

By Benether Sheloch

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