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A-28121

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This Agreement, made and entered into this 18th

JOHN BACKMAN and CHARLES YOUNGBERG,

hereinafter called the vendor, and ROBERT C. MONTI and MARIA E. MONTI, husband and wife,

heroingster called the vendee

WITNESSETH

Vendor agrees to sell to the vendees and the vendees to buy from the vendor; following described property situate in Klamath County, State of Oregon, to-wit:

Lot 6, Block 10 First Addition to Klamath River Acres, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon

at and for a price of \$ 7,500.00

, payable as follows, to-wit:

2,500.00 at the time of the execution 5,000.00 with interest at the rate of 9of this agreement, the receipt of which is hereby acknowledged; $per\ annum\ from \ April 18, 1973$ payable in installments of not less than \$ 63.34 month , in clusive of interest, the first installment to be paid on the $18\,\mathrm{th}$ day of May $197\,8$, and a further installment on the $18\,\mathrm{th}$ day of every Month thereafter until the thereafter until the full balance and interest are paid. It is understood and agreed that there is an existing Contrac of Sale dated April 3, 1969 between Klamath River Acres of Oregon, LTD, and Charles D. Richardson, which Contract was assigned by Richardson to John F. Backman & Charles Youngberg by Assignment dated October 22, 197 which Contract of Sale shall be paid by Vendors and Vendors shall hold Vendees harmless thereon.

agrees to make said payments promptly on the dates above named to the order of the vendor, or the survivors of them, at the Klamath County Title Company

at Klamath Falls, Cregon; to keep said properly at all times in as good condition as the same now are, that no improvement now on or which may hereafter be placed on said property shall be removed or destroyed before the entire purchase price has been paid and that said property will be kept insured in companies approved by vendor against loss or damage by fire in a sum not less than X n/a with loss payable to the parties as their respective interests may appear, said policy or policies of insurance to be held n/a that vendee shall pay regularly and seasonably and before the same shall become subject to interest charges, all taxes, assessments, liens and incumbrances of whatsoever nature and kind. Taxes to be prorated as of intil 17

and agrees not to suffer or permit any part of said property to become subject to any taxes, assessments, liens, charges or incumbrances whatsoever having precedence over rights of the vendor in and to said property. Vendee shall be entitled to the possession of said property as of April 18, 1978.

Vendor will on the execution hereof make and execute in favor of vendee good and sufficient warranty deed conveying a fee simple title to said property free and clear as of this data of all incumbrances whatsoever, except $-t \log c$ s ctforth on said Warranty Deed,

which vendes assumes, and will place said deed

Klamath County Title Company together with one of these agreements in escrow at the

at Klamath Falls, Oregon, and shall enter into written excess instruction in form satisfactory to said escrew holder, instruction said escrew holder than when, and it, vendes shell have paid the balance of the purchase price in accordance with the terms and conditions of this contract, said exceen holder shall deliver said instruments to vendee, but that in case of default by vendee said exnow holder shall, on demand, surrender said instruments to vendor.

Escrow fees shall be deducted from the first payment made hereunder. The excrow holder may deduct cost of necessary revenue stamps from final payments made hereunder.

In the event vendee shall fail to make the payments aforesaid, or any of them, punctually and upon the strict terms and at the times above specified, or fail to keep any of the other terms or conditions of this agreement, time of payment and strict performance being declared to be the essence of this agreement, then vendor shall have the following rights: (1) To foreclose this contract by strict foreclosure in equity: (2) to declare the full unpaid balance immediately due and payable; (3) To specifically enforce the terms of this agreement by suit in equity: (4) To declare this contract null and void, and in any of such cases, except exercise of the right to specifically enforce this agreement by suit in equity, all the right and interest hereby created at then existing in favor of vendee derived under this agreement shall ulterly cease and determine, and the premises aloresaid shall revert and tower in vendor without any declaration of toriciture or act of reentry, and without any other act by vendor to be performed and without any right of vendee of reclamation or compensation for money paid or for improvements made, as absolutely, fully and perfectly as if this agreement had never been made.

Should vendee, while in default, permit the premises to become vacant. Vender may take possession of same for the purpose of protecting and preserving the property and his security interest therein, and in the event possession is no taken by vender he shall not be deemed to have waived his right to exercise any of the foregoing rights.

And in case suit or action is instituted to foreclose this contract or to enforce any of the provisions hereof, vendee agrees to pay reasonable cost of title report and title search and such sum as the trial court may adjudge reasonable as attorney's fees to be allowed plaintiff in said suit or action, and if an appeal is taken from any judgment or decree of such trial court, the vendee further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's fees on such appeal.

Vendee further agrees that failure by vender at any time to require performance by vendee of any provisions hereof shall in no way affect vendor's right hereunder to enforce the same, nor shall any waiver by vendor of such breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself.

In constraining this contract, it is understood that vendor or the vendee may be more than one person; that if the context so requires the singular pronoun shall be taken to morn and include the piural, the masculine, the feminine, 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.

This agreement shall bind and inure to the benefit of, as the circumstances may require, the parties hereto and their respective hairs, executors, administrators and assigns.

IN WITNESS WHEREOF the parties have set their hands and seals the day and year first hereinabove written.

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Carlo de Ca
<u>/ / ,</u> 1978.
med JOHN BACKMAN and ROBERT C. MON
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KLAMATH FALLS, OREGON 97601 TELEMIONE 503/882 5501

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FORM NO. 23 - ACKNOWLEDGMENT

COLOADDO	STEVENS NESS LAW BUR. CO. BOOKEN AVE. COM
STATE OF ORECON, COLOARDO	ss.
County of Lenguett	
RE IT REMEMBERED, Th.	at on this 24 day of County and State, personally appeared the within
before me, the undersigned, a Notary named CHARLES YOUNGBE	
named CHARLES TOOMODE	
	described in and who executed the within instrument and
known to me to be the identical in acknowledged to me that he	t to and reductorily
acknowledged to in the	IN TESTIMONY WHEREOF, I have hereunto set my hand and attived my official seal the day and year last above written.
	Barton of Method
	Notary Public for Queron. Colorado
	My Commission expires
	II. Sami Carrier and Same
After recording return to:	
Klamath County Title Company	AT 8 4 7
Attention: Milly	
Until further notice send ta	x statements to:
Robert C. and Maria E. Monti	
2169 Eldorado Avenue	
Klamath Falls, Oregon 97601	
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(THE OF ORLGON; COUNTY OF KLAMATH; 53.
	med for record at request of Klamath County Fitle Co.
	he 5th day of May A. D. 19 78 at 2:38 clock P M
* * * * * * * * * * * * * * * * * * *	duly recorded in Vol. M78 of Deeds on Page 9198
	4 Win D. MILNE County Cless
7 7 7	By Dernetha I Setoch
	Fee \$9.00