MINIST FOR DEED AND PURCHASE OF REAL ESTATE

LAMANY SWIFT COST OF THE PARTY rainafter designated as "Buyer":

WITHESSETH

REAMATH EVEN ACRES as recorded in the coffice of the Genny Clork of Klaminth County, Over he

Subject to prove the of teams and/or and part of for the flead year 19.72 - 19.29, and thereofter coming due and also subject to anothers, restrictions, reservations, inter-sets, exceptions, rights and/or rights of way, effecting said property.

I which sum Boyer agrees to pay Seller alf such place ar places de Sullierando ha nelle der from filme ha time designate; es follows: throw Dellars (\$1 300) 1 in cools apro 1 the sescretipe and dellar yet this agreement, the specifit thereof being duly acknowledged and hundled the believes of soid sum in custoffspects - Six y Dish & Grad 43 / 100 - Option 15 69, 42 or some new or belief to the 25 day of September 19 25 including just The latter beautiful interest on all delivers promoned from date based of the rate of 9 per ansum, continuing until paid. Each above specified, and next the based on the payment of interest accrued as

they are supported to pay all times he want for levied as well in all public and municipal liens and assessments hereinefter lawfully times based upon said property, all prompt) and before the same crany part thereof become past due. Seller may, at its option, pay all times, levies or exercisests finched to it deliments on bonds, together with papelites thereon and such payment will be conclusive

hereunder is and shall be a condition promote to his right to conveyance hereunder. Except as herein elsewhere provided, Buyer affect on the pay a \$1.10 change for payment must then 15 days late with an additional \$1.00 late charge for each 15 day period therestic, or his nan-auditional charge for payment must be then 15 days late with an additional \$1.00 late charge for each 15 day period therestic, as the payment of any of said installments of principal or interest when the same become due or foll in the observance of any obligations hereunder the Seller may thereupon enforce its rights hereunder aither by [1] declaring this contract of all and void 2] declaring the whole unpaid principal belience of said purchase price with the interest thereon at once due and payed be rad/or [3] foredesing the volute of principal belience of said purchase price with the interest thereon at once due and payed be rad/or [3] foredesing the contract by suit in equity. In any of the above three cases, all privates the payments made prior to such default by the Buyer to Seller in the Seller as agreed upon as reasonable rental and interesting measurable affectively. Seller to enforce this agreement, including a contract of payer and the property without being contracted the magnetic and the seller and the sell

The Buyer agrees that he will bit of the hadaring the total of this agreement or any extension or renewal thereof, keep said realty bit is as subject to the subject to the said track of the continued by the Seller and not assumed by the said track or non-anistance of any soning law or of the continued to be a guestated waternty, or representation as to the present or future thanks concerning at the track or of any soning law than the or of the fall to a guestated of any governmental or political organization or authority concerning at the track or of the fall to a guestated believes or structures on said realty or the use to which

The Seller ages, within a makes to the seller the buyer's compliance with all the terms and conditions hereof and the surmembershape made, disse or sellered by life; scope as set look above, and except essements or restrictions of record or apparent

No waiver of the breach of any of the coverants, represents, restrictions and/or conditions of this Agreement by the Seller of this agreements. He delay or emissions of the sures or other coverants, agreements, restrictions and/or conditions that the delay or emission of the sures or other coverants, agreements, restrictions and/or conditions shall be continued as a value thereof or an exercising any right, power or remedy herein provided in the event of default attention or a herein provided by constraint or it waiver of, or writing in any of the terms of this agreement.



Seller hereby werrents and is part that Seller all methodiseller place about the property any encumbrances without first obtaining the written consent of the Bayer, is the property which might result in the creation of a Mechanic's Lien on the property without first obtaining the written consent of property which might result in the creation of a Mechanic's Lien on the property without first obtaining the written consent of property without filling a surely bound with the appropriate governmental office for the perlinguousteeth of west Seller against a first that to the contractor method increasements or performing such work, a copy of the self-subdivision public report issued by

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

"You (Buyor) have the aptient of the poor contract or agreement by notice to the saller if you (Buyor) did not receive a Property state United Development, is advanted of Regulations of the Office of Intenditive Lead Sales Registration, U.S. Department of Housing or it is advanted to the saller and have price to sign or it is contract or agreement you (Buyor) have the right to evoke the contract or agreement by notice to the saller and advantable of the findence day following the contraction of the transaction. A business day is any calendar day enough Sanday, or the following to the following the contraction of the transaction. A business day is any calendar day enough Sanday. Only Their the following the contract of the transaction. A business day is any calendar day enough Sanday. Their transaction of the transaction of the transaction of the transaction. A business day is any calendar day. Westington's Birthday, Memorial Day, Independence Day, Veterum's Day. Their transactions. IN WITNESS WHEREOF, Buyer and Selber have insecuted this instrument in duplicate. There is no the company of the compa 144 1441 SHIP HARR SUBSCRIBED AND SWORN to before he 14 2 1 1 1 the late of the **制**植物 (中部) (1) William Box **各种**、古 计 () () () () () Notary Public for Oregon m May 31-1980 d la Hida After Becarding return to: Tax Statements to: Clausth River Acres of Orejon, Ltd. Corbin L. and Linda J. Milano 326 Reservedt St. # 12 Klassth Palls, Ore. 97601 Kame, Ore. 97687 "ATE OF OREGON: COUNTY OF KLAMATH: M. Klasach River Acres I had for record or request of (2) [2] 15种(5) (建筑)物有种**(6)** a ... 29th day of Sente A D. 1978 . 4:300 clock P.M., on 172 ... on Page_21734 The state of the s

WE D. MILNE County Clahalfore of the contract of the ¥71 m miltige friend Albani fr Fee \$6.00