57862

day of September 27 THIS CONTRACT, Made this. MX Land and Livestock Corporation

, hereinafter called the seller,

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and Gerald R. Callahan and Patricia R. Callahan

, hereinafter called the buyer, 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-

Township 36 South, Range 10 East, Willamette Meridian Section 15: that part of South 2 of South 2 of South East 1 22 acres M/L, that Lays West of Squaw Flat Road.

for the sum of Twelve Thousand Dollars Dollars (\$ 12,000.00) (hereinafter called the purchase price), on account of which seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$) to the order of the seller in monthly payments of not less than One Hundred and Fifty Two Dollars Dollars (\$ 152.00) each month

payable on the 5th day of each month hereafter beginning with the month of November 5, 19 77, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time;

until paid, interest to be paid and * }in addition to being included in the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto is of the date of this contract.

The buyer warrants to and covenants with the seller that the real property described in this contract is $\mathscr{C}(A)$ primarily for buyer's personal, Lumily, household or agricultural purposes, (B) for an orderivative extensional line is a pathodal personal is for disating on composition purposes.

The buyer shall be entitled to possess in of aid lands on A.T. CoxCc. , 19 , and may retain such possession so long of in default under the terms of this contrast. The buyer agrees that at all times he will keep the buildings on said premises, now or heread in good condition and repair and will not suffer or permit any waste or stip thereof; that he will keep said premises, now or heread other liens and save the seller harm is this restorm and reinhours ealler for all costs and altorney's less incurred by him in defending against a iens; that he will pay all taxes hereafter levid against said property, as well as all water rents, public charges and municipal liens which he when y be imposed upon said previses. In promptly before the same or any part thereaf become peak due; that all all under costs, he wand keep insured all buildings now or hereafter erected on said premises against loss or darnage by fire (with extended coverage) in an amore

not less than \$ No MC. In a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall fail to pay a such lense, costs, water rents, taxes, or charge or to procure and pay for such insurance, the seller may do so and any payment so made shall be add to and become a part of the debt secured by this contract and shall be an interest at the rate aforesaid, without waiver, however, of any right arising the seller for buyer's breach of contract.

he selier for buyer's breach of contract. The selier agrees that at his expense and within 90 days from the date hereof, he will turnish unto buyer a title insurance pol-turns (in an annuut equal to said purchase price) marketable title in and to said premises in the selier on or subsequent to the date of this agrees and except the usual pointed exceptions and the building and other restrictions and easements now of record, if any. Selier also agrees that and purchase price is fully poid and upon ry users and upon surrender of this agreement, he will delive a good and sulficient deed conveyin we must in the simple unto the buyer, his ha's and assigns, free and law of encumbrances as of the date hereof and free and clear of all encumbrances we must in the placed, permitted or arising his, through or under selier, escepting, however, the suid encumbrances created by the buyer or his assignt. save

(Continued on reverse)

*IMFORIANT NOTICE: Delote, by lining out, whichever phrase and whichever warrenty [A] is (B) is not applicable, if worranty (A) is applicable and if the seller hi a creditor, as such word is defined in the Truthin-Lenning Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures for this purpose, us Stevens-Ness Form No. 1308 or similar unless the contract will become a first list to finance the parthese of a dwelling in which event use Stavens-Vess Form No. 1307 or similar.

IX Land and Livestock Corr. Star Rte 2 Chiloquin, Oregon 97624 SELLER'S NAME AND ADDR 198	STATE OF OREGON, County of I certify that the within instru-
Gerald R. Callahan & Patricia R. Cal Sprague River Oregon	Lahan ment was received for record on the day of
After recording relium to:	in book on page or as recompensions file/reel number,
NAME, ADDRESS, ZIP Unit a charge is requested all tax statements shall be tent to the following address Gerald R. Callahan & Patricia R. Cal	그 같은 핵심적과 정권 날 주 제품을 받았는 것 같아요. 집 그는 것 같은 것 같은 것 같아요.
Spragle River Oregon	By Deputy

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buryer shall fail to payments above required, or any of them, pinctually within ten day of the time limited threefor, or tail to keep any agreement herein conta the when this option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal all tights out interest created or then cristing in layor of the buyer as against the selfer hereunder shall statery cease and determine and the rights out interest created or then cristing in layor of the buyer as against the selfer hereunder shall statery cease and determine and the rights out of the prevention of the prevent and all other tights acquired by the buyer hereunder shall statery cease and determine and the rights of rentry, or any other act of said selfer to be preformed and without any right of the buyer of return, reclamation or compensation for mo of acquired of the prevents therefore may be actively. Sully and perfectly as it this contract time said selfer as the agreed and results, fully and perfectly as it is the selfer as the agreed been made; a of south default all payments therefore ma fe on this contract are to be retained by and belong to said selfer as the agreed and reasonable or promises up to the time of such default. At the said selfer, in $c_m > of such default, have the right indicately, or a such of the return.$ hal

The buyer lutther afrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way at right hereunder to enforce the same, ho, shall any waiver by suid seller of any breach of any provision hereof be held to be a waiver of any init breach of any such provision, or as a waiver of the provision itself.

aration

In construing this contract, it is understood that the seller or the buyer may be more than one person; that il the context so requires, the singu-moun shall be taken to mean and incude the plural, the maxculine, the leminine and the nucler, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereot apply equally to corporations and to individuals. In co lar pronoun be made, as

IN WITNESS WHERECF, 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 affixed hereto by its officers sull authorized thereunto by order of its board of directors.

Gerald R. Callahan 0 Livestock Jorp. Land 5IX il E. Busserve C.S.E.C. Patricia R. Callahan n the symbols (), If no applicable, should be deleted. See (285 93,030) California NOTE-The sentence betw STATE OF ARAROXY County of LOS Angeles) as. STATE OF OREGON,) 58. ., 19.... l'écenier 19 Ż., Hazel E. Bunrows who, being duly eworn, ł each for himself and not one for the other, did say that the former is the Personally appeared the above names. GL RALD. president and that the latter is the RICE CLAMIN 140 PATRICIA Ration of A A A retary of MX LAND & LIVESTOCK CORPORATION and that the seal affired to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by sufficient of the board of the said of the Voluntary act and deed. (ORFICIAL SBAL) TE Aptary Public for Oregon (Thy compusion appressive 3 11.20-1973 of said corporation and that said instrument was organized that so and the said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and dead. Before me: (OFFICIAL SEAL) Trauce selicitation Notary Public for XXXXX California My commission expires: OFFICIAL SEAL de la Section 4 of Chapter 618, Oregon Laws 1175, provides (1) All instruments contracting to correct full to any real property, at a time more than 12 minor d and the parties are bound, shall be ach uwhered, in the manner provided for acknowledgement of deal in instruments, or a memorandum thereof, shall be recorded by the converse not later than 15 mars effect. "(f) Violation of subsection (1) of this section is a Class B mirdemeanor." ~~~~~~ (DESCRIPTION CONTINUED) OFFICIAL SEAL

TE OF OREGON COUNTY OF KLIMATH:

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Contraction of a hat

d for record at request of _____Mountain Title Co.

A D. 1978 at : 530'clock P M., an. - 3rd day of Nobember

Fee \$6.00

on Page 24867 Deeds M78____ of ___ July recorded in Vol. Wm D. MILNE, County Clert

M. Temethas

FRANCES R. WETATORE LOS ANGELES COUNTY My comm. expires SEP 6, 1979