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7-30909 26th day of November THIS CONTRACT, Made this 26th day of NOVEmber OSILCHAEL B. JAGER and MARGARET H. JAGER. husband and wife, and CLARK J. KENYON, a single man Bert T. Motonaga , hereinalter hereinalter

, hereinafter called the seller,

19. 79 Detween

Vol. Mgo Page

WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the 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 AGREEMENT. IF YOU RECEIVED THE PROPERTY REPORT LESS THAN 48 HOURS PRIOR TO SIGNING THE CONTRACT 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 CON-SUMMATION 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."

All Corregents [Indire Content Cappend] [Indirit-Londong Boring]

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 TRACTS 1069, 1122, AND 1123 AS SPELLED OUT IN THE ARTICLES OF ASSOCIATION RECORDED IN KLAMATH COUNTY ON MARCH 12, 1973, INSTRUMENT NO. 74116,

Lot 48, Block 3, Tract 1122

For the sum of Four Thousand Two Hundred Fifty and 00/100Dollars (\$ 4,250.00) (hereinalter called the purchase price), on account of which Five Hundred and 00/100 Dollars (\$ 500.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$.3,750.00) to the order of the seller in monthly payments of not less than Forty and 00/100 -----) to the order Dollars (\$.40.00) each,

January 1, 1980 until paid, interest to be paid monthly and * jm=wdoffion=8=

the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract.

(ed between the parties nereto as or and query with the selfer that the real property described in this contract is "A primarily-live buyers generated buyer is a natural person is for business or sommercial purposes other than agricultural purposes. (B) for an organisticut or (even if buyer is a natural person) is for business or sommercial purposes other than agricultural purposes. (B) for an organisticut or (even if buyer is a natural person) is for business or sommercial purposes other than agricultural purposes. (B) for an organisticut or (even if buyer is a natural person) is for business or sommercial purposes other than agricultural purposes, is not in default under the terms of this entract. The buyer agrees that at all times he will keep the builings on and premises, now or hereafter all other lient and save the selfer harmlers thereing and reinfurst evel of all costs and attrings of and premises incoments and entral such programs and save the selfer harmlers thereing and premises and sufficient the selfer for all costs and attrings in generated by him in defending against and primerit, as well as all unser (entil posted upon said premises) and promptly before the said and sufficient thereof by him in defending against any lient, that will have all tark hereafter lient appropring against and primerit, as well as all water (ents, public charges and municipal liens which here way keep insured all buildings now or hereafter erected on suid premises against loss or damage by fire (with estended coverage) in an armount ter law fully, may be imposed upon said premises, all promptly be sure and keep insured all buildings now or hereafter erected on

than 3 **NONE** in a commany or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer specific interests may appear and all policies of intrance to be delivered to the seller, with loss payable first to the seller and then to the buyer ns, cosist, water rents lates, or thanks or to prove and pay it such insurance, the seller asy do so and any payment so made shall be add the seller a part of the debt secured by this control of the buyer of the seller asy do so and any payment so made shall be add the insurance is breach of control of the BOSTER of the integer of the seller asy do so and any payment so made shall be add the integer of the seller asy do so and any payment so made shall be add the integer of the seller as do so and any payment so made shall be add the secured by this control of the BOSTER of the integer of the seller asy do so and any payment so made shall be add the secure of the BOSTER of the integer of the seller asy do so and any payment so made shall be add the secure of the BOSTER of the integer of the seller asy do so and any payment so made shall be add the secure of the BOSTER of the integer of the seller asy do so and any payment so made shall be add the secure of the BOSTER of the integer of the secure of the secure of any right arising the secure of the secu

the seller for buyer's breach of contract. CILL UCEDOSTLECTILL COLLOW. The seller agrees that at his expense and within 10 days from the date hereof, he will turnish unto buyer a title insurance policy in-saver and an amount equal to staid purchase prices' marketable title in and to said premises in the seller on or subsequent to the date of this adreement, and of market price is fully paid and ucon request and upon surrender of this adreement, he will device a total and suffer also adrees that when premises in fee simple unto the buyer, his heils and obtain and off er estimations and essengent is date of and suffer also adrees that when premises in fee simple unto the buyer, his heils and obtain and clear of encumbrances as of the date hereof and interior of all encombrances line, water rents and public charges so assumed by the buyer and lurther escepting all liens and encumbrances created by the buyer or his assider.

"A first rents and public charges to assume by the outer and interer escepting all liens and encumorances created by the outer or his assignt. And it is understood and agreed between sud parties that time is of the esence of this contract, and in case the buyer shall fail to make ments above required (or any of them, public) within ten days of the time limited therefor, or fail to free any seferement herein contained, will a ship option shall have the following rights (1) to declare this contract, full contract, and in case the buyer shall fail to make public achieves the inflowing rights (1) to declare this contract (buy of the set of the resence of the set of the enter any set public achieves and the interest thereon at once due and payable and or (1) to foreclase this contract by suit in equity, and in any of such a public achieves above described and all other softs adjust the buyer as adjust to set of the ender shall there the address of the termine essant of the premises above described and all other softs adjust to the buyer and recurder shall event to and receives in said seller without any the buyer hereiners above described and all other softs adjust the buyer hereinder shall event to and receives and the right of the buyer hereiners above described and all other softs adjust the buyer hereinder shall event to and receives and the right of the buyer hereiners above described and all other softs adjust the buyer hereinder shall event to and receives and seller without any the buyer hereiners of the softs adjust the softs adjust the soft of the softs adjust to be adjusted and the right of the buyer because and adjust the soft of the soft 10 ined by and belong to default; shall have t e possession thereof, in or thereto belonging

buyer further adbuyer further and res that failure by the selfer at any time to require performance by the buyer of any provision hereof shall in no way affect reunder to renforce the same, nor shall any waiver by suid selfer of any breach of any provision hereof shall in no way affect sch of any such provision, or as a waiver of the provision itself. t he brea The true and actual consideration paid for this transfer, stated in ferms of dollars is 3. 4.250 c.00

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ref. In construing this contract, it is understood, that the selfer or the buyer may be more than one person; that if the context so requirer, the under-pronoun; shall be taken to mean and include; the plural, the masculine; the feminine, and the neuter, and that generally all grammatical changes shall 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; it either of the un-

dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized

SELLERS BUYER IMPORTANT NOT

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WITHESSETH TOREIN CONSIDERATION OF the mutual covenants and neverments herein contained. Inc -sh breweller addite lis sallar articment ATELOF OREGON; COUNTY OF KLAMATH? 55.14 11-2 at the start of the start -sa arrivento ana da sala in anticator noncessar, according according as an an bar at the second part of the

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