82255 ute] [Truth-in-Landing Series]. THIS CONTRACT, Made this 4-th day of February 1980, between MICHAEL B. JAGER and MARGARET H. JAGER, husband and wife, and CLARK J. KENYON, a single man and BRUCE L. MCNAIR, a single man 33089 , hereinalter 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-scribed lands and premises situated in Klamath County, State of Oregon, to-wit: "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 DIGHT TO PEVOVE THE CONTRACT OR AGREEMENT BY 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 DUSINESS HOLIDAYS. MELL YEARL'S DAY MAGUINETON'S RIDTUDAY MEMODIAL THE FOLLOWING BUSINESS HOLIDAYS: NEW YEAR'S DAY, WASHINGTON'S BIRTHDAY, MEMORIAL DAY, INDEPENDENCE DAY, LABOR DAY, VETERAN'S DAY, COLUMBUS DAY, THANKSGIVING, AND ~ Įł. ij IT IS MANDATORY THAT THE PURCHASER BE A MEMBER OF THE LITTLE DESCHUTES RIVER WOODS റെ OWNERS ASSOCIATION AND IS SUBJECT TO MAINTENANCE OF BOTH THE ACCESS ROAD AND THOSE 12 ROADS WITHIN SUBDIVISION TRACTS 1069, 1122, AND 1123 AS SPELLED OUT IN THE ARTICLES UF ASSOCIATION RECORDED IN KLAMATH COUNTY ON MARCH 12, 1973, INSTRUMENT NO. 74116, 2. HAR LOT'8, Block 9, Tract 1123 for the sum of Four Thousand Two Hundred Fifty and 00/100 Dollars (\$ 4.250.00) for the sum of 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 and continuing until said purchase price is fully paid. All of said purchase price may be puid at any time; all deferred balances of said purchase price shall bear interest at the rate of9 per cent per annum from 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. The buyer warrants to and covenants with the selfer that the real property described in this contract is AT primerily by direct a problem to make a maintain partons, (B) for an organisation or (even it buyer is a natural person) is for buyness or commercial purposes other than agricultural purposes. (B) for an organization of (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession of said lands on February 4, ..., 1980, and may retain such possession so lond as of an defuilt unifer the terms of this contract. The buser agrees that at all times he will keep the buildings on said premises, now or bereatter i on good condition and repair and will not suffer or period, any while or stip (hereof); that he will keep the buildings on said premises, now or bereatter i other lieve and save the siler hierdines therefore and primitive selfer for all costs and attorney siles incurred by him in derividing acoust ary while may be imposed upon said premises and promptly before the same or any part thereof become past due; that at buyers which here and heep insured all buildings now or bereatter erected on said premises against loss or damage by fire (with extended coverage) in an encount t less than 3 NONE in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as in respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now it the buyer shall tail to pay any in the costs, water tents takes, or chardes or to procure and pay for such insurance, this seller may do so and any payment so made shall be added and here a part of the debt secured by this appear and pay for such insurance, the seller may do so and any payment so made shall be added seller for buyer s breach of contract. and all appearing all bergintees af the rate aloresaid, without waiver, however, of any right around to The willer of buyers is breach of contract. and acposite (a in escreve) The veller altress that at his express and within 10 days from the date hereof, he will turnish unto buyer a title insurance policy in-string time an amount equal to said purchase price, instructable title in and to said premises in the veller on or subsequent to the date of this determent, subsequent could price is fully paid and upon request and upon surrender of this advernment, he will deliver a food and sufficient deed converging said interview in the work of the baser, he beins and is work, there and clear of encumbrances as of the date for and sufficient deed converging said interview reters and public charges so assumed by the buyer and lutther excepting all liens and encumbrances created by the buyer or his assident. And the interview of the date of the safet here and the safet here of this contract, and in case the buyer or his assident. Int, water tents and public charges so assumed by the buyer and lurther excepting all liens and encumbrances created by the buyer or his assiding. And it is understood and actred between said parties that time is of the ensence of this contract, and in case the buyer or his assiding. Springers above required to any of them, punctually within ten dive of the time limited therefor, or fail to keep any afferment herein contained, it is within and interest therein at once due and pay by the time limited therefor, or fail to keep any afferment herein contained, it is further and interest therein at once due and pay bit on time limited therefor, or fail to keep any afferment herein contained, it is further and interest therein at once due and pay bits and or (1) to forcise this contract with the whole unput herein contained, it is taken and interest created or then excited or it be buyer as add or (1) to forcise this contract by out in equity, and in any of such as intersion of the premises above described and all other rights buyinted by the buyer describe shift contract by out in equity, and in any of such as intersion of the premises above described and all other rights buyinted by the buyer describer shift contract by affect and the right to inder use a structure at and primers above the tube there with the soler bare and of right and there is the force of the buyer of any other as above the tube hereinder shift within the origin the right of any other bare and the right of interview of the purchase of and primers above the tube and right of the buser of return prefamilies and there is be not tract which driault all primers thereinform and the right of the tube hereinder with payments had never here made; and in each of the tube of tube tube of the buser of return prefamilies of and the right of which driault all primers thereinform and enter tube and principle and the right of the buser of return prefamation of comornistion for moners primers up to the tinne of such defauilt. And the sind enter, in case of such therein as thereto belonging The huver further advess that Isilore by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect to rich bereamder to entrive the same, nor shall any waver by taid seller of any breach of any provision hereof be held to be a waiver of any ex-tending breach of any such consideration paid for this transfer, stated in terms of dollars, in 3 4 9250.00 In case suit as there on this transfer, stated in terms of dollars, in 5 4 9250.00 In case suit as there instituted to be summer the entrate or to entries any of the provision hereof the buyer affect which any information and the any state of the provision hereof is taken from any judgment of there are not a state as the state of the source of the state of the entrate of the state of the state of the source of the provision hereof the buyer of the buyer further provide the state of the source of the state of the s apped. . In construing this contract, it is understand that the selfer of the buver may be more than one person, that if the contest so requires, the undu-lar promoun shall be taken to mean and include the plural, the misiculur, the femining and the neuter, and that generally all grammatical changes shall be mode, assumed and implied to make the provisions hereof apply opubly to corporations and to individuals. IN WITNESS WHEREOF, 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 duly authorized thereunto by order of its board of directors BUYER: Bruce I MMais SELLERS The ADITANT NOTICE. Details, by linking sut, whichever abros II because (A) is oppical a and it the tester to a find for a Regular an 2 the tester huld cample with the Art and details becaused and the tester huld cample with the Art and details becaused and the tester has 1200 at testers to be the test and becaused at the Art and the test and testers at the details of the tester testers and the test at the test and testers due and an which even the Stevenschere Ferm has 1307 as an # 326

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TATE OF ORIGON; COUNTY OF KLAMATH; ss. Hed for record at request of _______ Klamath County Title Co.____ -his ______ day of ______ March _____ A. D. 19 80 at _____ o'clock M., and tuty recorded in Vol. 2000, of _____Deeds _____ on Page _____5513 W=D. MILNE, County Clers Fee \$7.0) By Burnstha Schetsch