CONTRACT-REAL ESTATE-M 3367 43-33 ite (Individual or Corpgrate) [Truth-in-Landing Series]. S2289 THIS CONTRACT, Made this 7th day of March 1980, Joefween MICHAEL B. JAGER and MARGARET H. JAGER, husband and wife, and CLARK J. KENYON, a single man , hereinafter called the seller, and SUNG JOO KIM and SHIN NAM KIM, husband and wife , 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-"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 OF AGREEMENT. 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 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, VOLUME M73, PAGE NO. 2591. Lots 55 and 56, Block 3, Tract 1122 for the sum of Eight Thousand Five Hundred and 00/100 - - Dollars (\$ 8,500.00) (hereinalter called the purchase price), on account of which <u>Eight Hundred Fifty and 00/100</u> Dollars (\$ 850.00 ) 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: \$.7,650,00.....) to the order of the seller in monthly payments of not less than Seventy and 00/100 \_\_\_\_\_ Dollars (\$ 70.00) each, ..... 4 and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; April 15, 1980 until paid, interest to be paid. monthly ibeing included in 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. not less than \$ **NONE** in a company or companies satisfactory to the seller, with loss payable first to the reller and then to the buyer as the many contrast and enterests may appear and all policies of insurance to be delivered to the seller as yoon as insured. Now it the buyer shall tail to pay any test and become a pair of the deliver contrast and pair us such insurance, the seller as yoon as insured. Now it the buyer shall tail to pay any test and become a pair of the deliver secured by the contrast and pair us such insurance, the seller may do so and any payment so made shall be udded the where for buyers a breach of contrast. and deposited in the seller as yoon as insured. Now it the buyer is the shall tail to pay any the where for buyers a breach of contrast. and deposited in the seller as yoon as insured. Now were, of any right around to the seller after buyers that this expense and within 10 days from the faste hereaf, he will lumish unto buyer a title insurance policy in-the seller after buyer by the buyer because and within 10 days from the faste hereaf, he will furnish unto buyer a title insurance policy in-the mean amount equal to and purchase price, marketable filler and or and to and the add to buy adding the seller on or sub-equent to the date of the address in a purchase price is built paired and upon surrender of this advection, he will deliver a food and sulficient deed conversions in the seller after that and upon request and upon surrender of this advection, he will deliver a food and sulficient deed conversions and the boyer is all encumbrances the purchase pice is built paired and upon surrender of this advection, he will deliver a dood and rece and clear of all encumbrances the pice has bacef, meaning by through us unler when exception, how ever, the shell easements and the lace of the advertices and the surrend of the lace is municipal. Amd it is understoad and advected brakers had arties that time is of the exerned of this contract. and in case the buyer or his asignin. at less than # none Jens, water rents and public charges so assumed by the buyer and lurther excepting all liens and encumbrances created by the buyer or his assidus. And it is understood and adjeted briaken sud parties that time is of the esence of this contract, and in case the buyer shall fail to make the forments above required or and adjeted briaken sud parties that time is of the esence of this contract, and in case the buyer shall fail to make the forments above required or and other building relation within ten dues of the isof the esence of this contract, and in case the buyer shall fail to make the the willer at his option shall have the fullowing relation of the due of the time time limited therefor, or that to keep any addreement herein contained, then the willer at his option shall have the fullowing relation of the buyer as adams of (J) to foreflaw this contract by suit in equity, and in any of such case, and all rights and interest created or then existing in cave of the buyer as adams the selfer buyer shall uttely case and difference and the rights to the of relation of the previous above described and all other rights squared by the buyer becender shall revert to and revert in said teller without any acc of eccision of the previous the state to be reformed and walduit and index of the object to said such payments bud never there in made; and in case of eccision of the previous favore due and entities contract and such payments bud never there intervolve the state and such payments as above the such as to be being to said such as addities the fore of the said and there shall even to be and such the state is to be and being to said such as the advected and reasonable erred to such default. The shall entities to be and the such contact are to be related and reasonable erred to said verters and such payments bud never the said reasonable erred to said the easily time thereafter. To advect and the prevention in a the such contract are to be related by and belieng to said such as advected and reasonable erent con the land attractul, without any process of law, thereto belonging. The buyes lusther advess that ladure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect with hereundler to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any suc-of breach of any such provision, or as a waiver of the provision itself. oreach of any such provision, or as a waiver of the provision lisely. The true and actual consideration paid for this transfer, stated in terms of dollars, is 3 8,500,00. In constraint this contract, it is understand that the selfer of the buser may be more than one person; that if the contest so requires, the under soun shall be taken in mean and include the plural, the measurine, the ferminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions herest apply equally 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 BUYERS: Sunt Kunsellers MPORTANT

The Constant NOTICE: Dolate, by lining and, whicheron phrases and whicherone warranty (A) or (B) is not applicable It warranty (A) is applicable and it has some to a tradition, as buch word is defined in the Tuch-in-Lending Arr and Bayularian Z. The using Multi compry with the Act and Association processing advined a sciences for the process at a Second-Ness Form No. 1228 or som for which the Act and Association processing advined as sciences for the processing dealings in Multi reaction was 1228 or som for which is a some of the time to find the purchase of a dealing in Multi reaction was found as a some for a similar. NOIS: The fanterie balancen the symbely 7: I met opplicable, should be defined, see Cropper tensed Survey, Schlan 93 C33 [Netcrief einnemed], ment en reverse)

STATE OF OREGON; COUNTY OF KLAMATH; SS.
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