CONTRACT-REAL ESTATE Vol. MSD Page	
Frank B. Romig and Winifred N. Romig <i>WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the</i> <i>r agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-</i> <i>bed lands and premises situated in</i> Klamath <i>County, State of</i> Oregon <i>to-wit:</i> <i>to-wit:</i> <i>county, Oregon, according to the official plat thereof on file in the</i> <i>ffice of the County Clerk of Klamath County, Oregon.</i> LSO SUBJECT TO quit claim deed as disclosed in volume M 79 page 21895 OGETHER WITH 1/3 interest in well and access to said well on Lot 8	
WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the r agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- bed lands and premises situated in Klamath County, State of Oregon , to-wit: not 7, Block 1, Tract 1083, Cedar Trails, Situated in Section 20, T40S, R8EWM, Clamath County, Oregon, according to the official plat thereof on file in the ffice of the County Clerk of Klamath County, Oregon. LSO SUBJECT TO quit claim deed as disclosed in volume M 79 page 21895 OGETHER WITH 1/3 interest in well and access to said well on Lot 8	
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he sum of FIFTEEN THOUSAND NINE HUNDRED DOLLARS Dollars (\$15,900.00)	
inafter called the purchase price), on account of which Thirty one Hundred – eighty rs ($\$$ 3,180.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the); the buyer agrees to pay the remainder of said purchase price (to-wit: $\$$ 12,720.00) to the order e seller in monthly payments of not less than One hundred fifty nine and $45/100$ rs ($\$$ 159.45) each, month	
bele on the 18 th day of each month hereafter beginning with the month of May , 19.80, continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; deferred balances of said purchase price shall bear interest at the rate of 11 per cent per annum from ril 18, 1980 until paid, interest to be paid monthly and * invadicionative between the parties hereto as of the date of this contract. The buyer warrants to and covenants with the seller that the real property described in this contract is (b) for an ordination or teven if buyer is a natural person is for business or commercial purposes other than agricultural purposes. (b) buyer shall be entitled to possession of aid lands on On Closing (19) and may retain such pression of built retain and reinhurs estler that at all times he will keep the buildings on said premises, now of hereafter other liens and save the seller that the termination was all times he will keep the buildings on said premises, now of hereafter other liens and save the seller that the termination was all times he will keep the buildings on said premises, now of hereafter on seed condition and repair and will post shift or poster all times be will keep the buildings on said premises, now of hereafter one shift hereafter leving agrines there that all times he will keep the buildings on said premises, now of hereafter other liens and save the seller hambes thereafter leving and reinhure seller that all times here all early the incurred b him in detending against and when we ward all buildings on will be thereafter leving against and reinhure seller than a part thereafter leving said premises the trans the seller that all the seller that all the seller that all the seller that hereafter leving against and reinhure seller the all costs and atterney's leving incured b him in detending against and when we will have the seller that the terms and reinhure seller the all costs and atterney's leving incurded liens with thereafter leving against and premises and pr	
than 3 in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the baser is gottive interests may appear and all policies or insurance to be delivered to the seller as soon as insured. Now if the baser shall tail to prove any net own and navior and navior such insurance, the seller median of soon as insured. Now if the baser shall tail to prove any net own and navior such insurance to be delivered to the seller as soon as insured. Now if the baser shall tail to prove any net own and navior such insurance, the seller may do so and any payment so made shall to added to the seller as soon as insured. Now if the baser shall tail to prove any net or take or to be delivered by this contract and shall be inference at the tate atoresaid, without waiver, however, of any net or target to be seller as the tate atoresaid, without waiver, however, of any net or target to be seller as the tate atoresaid.	
The solver spress that a bis expense and within 14 days from the date hereof, he will lutnish unto buyer a title insurance policy at in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this according develop the usual printed exceptions and the building and after restrictions and essements now of record, it ans. Seller also agrees that also whose price is hill be hand upon request and upon surreder of this agreement, he will deliver a Sould and sufficient deed consistence of these price is hill be hand upon request and upon surreder of this agreements, he will deliver a Sould and sufficient deed consistence of on the simple unit of the bard upon request and upon surreder of this agreement, he will deliver a Sould and sufficient deed consistence of an developt permitted or arising the total assists free and close of exceptions, base of the date hereof and tree and clear of all encountrances and date placed, permitted or arising the the buyer of the buyer excepting all heres and consultances versited by the buyer or his assigns.	
(Continued on reverse) ANT NOTICE: Delate, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the soller is a such word is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures. Ingrase, use Stevers-News Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use ess Form No. 1307 or similar.	
TH DEVELOPMENT COMPANY STATE OF OREGON,	/
Oregon 97627 SELLER'S NAME AND ADDRESS J RC W.J.R B. Romig and Winifred X. Romig	
Ave. F.	
par, Calif. 92399 HUVER & NAME AND ADDRESS DEALE REPERCE	
th Development Company Box 52 Hor to book on page or as tron to book on page or as tron to book on page or as tile, reel number Recompensest Witness of beeds of said county.	
Diee, 97027 NAME, ADDRESS, 21P (A), (), Q. County affixed.	
is requested all fax statements shall be sent to the following oddress B. Romig and Winifred X. Romig Ave. F Deputy Deputy	
ba, Calif. 92399 NAME, ADDRESS, ZIP	

And it is understood and adreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the seller at his option shall have the following rights: (1) to declare this contract null and void. (2) to declare the whole unpaid principal balance of rights and interest created or then existing in layor of the buyer as against the seller hereunder shall truely case and decrease and in the premises above described and all other rights acquired by the buyer shall of the buyer as against the seller hereunder shall truely case and determine and the rights acquired by the buyer as against the seller hereunder shall truely case and determine and the rights accurate for any other act of said seller to be performed and without any rights if the buyer shall trevent to and revest in said seller without any account of the buyer as a biolutely, fully and performed and without any right of the buyer been made: and need the and on the sole of the buyer shall the rest of reduction or compensation for moneys paid used undefined to the function or compensation for moneys paid used the leadult all payments therefore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said seller, in case of such default. And the said seller, in case of such default, and take immediate possession thereof, together with all the improvements and appurtenances. The humen furthers date the fully of the said seller.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his right hereunder 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-ceeding breach of any such provision, or as a waiver of the provision itself.

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.

X Field Em-i KLAMATH DEVELOPMENT COMPANY Winifue D. Romig By: 1 Marpier, President NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of Klamath April 18 , 19 80 County of Personally appeared E. J. Shipseywho, being duly sworn, Personally appeared the above named president XIII NOVANA VII VII VII VII Klamath Development. Company , a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: and acknowledged the foregoing instrument to be voluntary act and deed. Before me: Before me: Dels/A m Ellingian Notary Public to: Oregon (OFFICIAL (OFFICIAL SEAL) SEAL Notary Public for Oregon My commision expires My commission expires: 4/18/84 Section 4 of Chapter 618, Oregon Laws 1975, provides: "(1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument is even cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed, Such instruments, or a memorandum thereof, shall be recorded by the conveyer not later than 13 days after the instrument is executed and the parties are (2) Violation of subsection (1) of this section is a Class B misdemeanor." TO 1944 CA (8-74) (Individual) TITLE INSURANCE STATE OF CALIFORNIA } ss. A TICOR COMPANY COUNTY OF San Bernardino April 29, 1980 before me, the undersigned, a Notary Public in and for said State, personally appeared _____ Frank B. Romig and Winifred J. Romig to be the person_5___whose name 5____are___subscribed

to the within instrument and acknowledged that they executed the same.

WITNESS my hand and official seal.

On

Signature Dakka M. Sundakl

OFFICIAL SEAL

DONELA M. SANDAHL NOTARY FUELIC - CALIFORNIA

FIVERSIDE COUNTY My comm, expires NOV 25, 1980

(This area for official notarial seal)

ATE OF OREGON; COUNTY OF KLAMATH; 11

ed for record at request of ______ Transamerica Title Co.

is _____A. D. 19.80. at 450' clock M., and

_____ on Page.. 8258 why recorded in Vol. M80 _____, of _____Deeds____

Win D. MILNE, County Cleve By Dernscha Shelt. D

Fee \$7.00