	K 3 3/94 84425 Vol.m & Page 9036	
	THIS CONTRACT. Made this 4+b	<u>ل</u> ې
ŗ	CLARE I KENYON a cital and and wife, and	
2	WITNESSETH: That is consideration of it	
-	scribed lands and premises situated in 200 Klamath is polytokase from the seller all of the following de-	
	YOU HAVE THE OPTION TO VOID YOUR CONTRACT OR AGREEMENT BY NOTICE TO THE SELLER IF	
	OF THE OFFICE OF INTERSTATE LAND SALES DECISION TO THE RULES AND REGULATIONS	
	AGREEMENT. IF YOU RECEIVED THE PROPERTY PEROPERTY FOR SIGNING THE CONTRACT OR	·
	THE CONTRACT OR AGREEMENT YOU HAVE THE RIGHT TO REVOKE THE CONTRACT OR AGREEMENT BY	
	SUMMATION OF THE TRANSACTION A PUSITIC OF THE BUSINESS DAY FOLLOWING THE CON-	
	DAY, INDEPENDENCE DAY LABOR DAY VETEDANLE DAY, WASHINGTON'S BIRTHDAY, MEMORIAL	
	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 1060 1122 AND 1100 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 MADCU 12, 1073	
	VOLUME M73, PAGE NO. 2591.	
	Lots 54 and 57, Block 3, Tract #1122	ļ
	for the sum of Nine Thousand Five Hundred and 00/100 Dollars (\$ 9,500.00) (hereinafter called the purchase price), on account of which One Thousand and 00/100 Dollars (\$ 1,000.00) is paid on the execution based (the	
	Dollars (\$ 1,000.00) 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 outstand outst	
	of the seller in monthly normality of said purchase price (to-wit: \$ 58,500,00.) to the order	İ
	payable on the 20th day of each month hereafter beginning with the month of June 20, 1980, and continuing until said purchase price is tully paid All at with	
	all deferred balances of said purchase price shall bear interest at the enter of 9	
	until paid, interest to be paid Monthly	
	the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro- tated 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 in	
	The buyer shall be entitled to possession of said lands on April 4 in 80 .	
	and all other liens and save the seller harmless therefrom and remniuses seller for all costs and attorney's tees incurred by him in defending against environmechanic's such liens; that he will pay all taxes herearter level against said attorney's tees incurred by him in defending against environmechanic's such liens; that he will pay all taxes herearter level against said attorney's well as all water all works therefore by him in defending against environmechanic's such liens; that he will pay all taxes herearter level against said attorney's well as all water all works and attorney's tees incurred by him in defending against environmechanic's such and attorney's tees incurred by him in defending against environmechanic's and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending against environmechanics and attorney's tees incurred by him in defending agains	
	insure and keep insured all buildings now ur herealter erected on said premises against loss or damage by fire (with extended coverage) in a amount	
	not less than \$	
	The selfer advent by contact, and deposited in escrow	
	save and except the usual printed exceptions and the building and other restrictions and easements in the seller on or subsequent to the date of this agreement; and purchase price is fully paid and upon request, and upon surrender of this agreement, he will deliver a food and upon seller also agrees that when	ļ
	liens, water rents and public charges so assumed by the buyer and lutther excepting all liens and encumbrances created by the buyer and lutther excepting all liens and encumbrances created by the buyer or his assigns.	
	payments above required, or any of them, punctually within ten days of the essence of this contract, and in case the buyer shall fail to make the the seller at his option shall have the following rights: (1) to declare this contract pull and your (2) to declare the select and so the ten	
	possession of the premises above described and all other rights squared by the buset hereunder shall utterly case and determine and the rights assume the solar cases.	
	of such detault all payments therefolore mails on this contract are to be retained by and below to and adve and never been made; and in case	
	The hunger further shows that the second s	Ï
	The true and actual consideration paid for this transfer, stated in terms of dollars, is 3 9,500,00. Otherway, the second consideration paid for this transfer, stated in terms of dollars, is 3 9,500,00. Otherway, the second consideration consideration of the second construction of the second	
	appeal. In constraints the present of the promises to pay such sum as the appellate court shall adjudge teamerable as plantial a altoring a less on such	
	In construing this contract, it is understood that the seller or the buver may be more than one person, that it the contest so requires, the singu- lar promoun shall be taken to mean and include the plural, the maxuline, the leminine and the noter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals.	
	dersigned is a corporation, it has caused its corporate name to be sidned and in according to the un-	
	and the second by order of its board of directors	
•	BUYERS: July Albon SELLERS: Maggarthe Marine	
	110mar B. Relson Ober Steerson	

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