ಕ್ಷ ನಿಂಜನೆಯಿತು.	the contract of the second			
51.		armenie (Indierduol er Corperale) [· · · · · · · · · · · · · · · · · · ·
6.6	K33/95 84426 THIS CONTRACT, Made this MICHAEL B. JAGER and CLARK J. KENYON, a s MYONG HEE VOON	2nd MARCAPER day of	Vol. Mg Pag	9 <u>9038</u> -
···-	CLARK J. KENYON, a	single man	GER, husband and wife	e, and
and	THE TOON, a SI	ingle woman	hereinafte	r called the seller
YO OF UR AG TH NO SUI THI	WITNESSETH: That in cons r agrees to sell unto the buyer and red lands and premises situated in OU HAVE THE OPTION TO VOID U DID NOT RECEIVE A PROPER THE OFFICE OF INTERSTATE BAN DEVELOPMENT, IN ADVANC REEMENT. IF YOU RECEIVED E CONTRACT OR AGREEMENT YOU TICE TO THE SELLER UNTIL M MMATION OF THE TRANSACTION E FOLLOWING BUSINESS HOLID Y, INDEPENDENCE DAY, LABOR RISTMAS."	ideration of the mutual ad the buyer agrees to Klamath YOUR CONTRACT OR RTY REPORT PREPARED LAND SALES REGISTR CE OF, OR AT THE TI THE PROPERTY REPOR U HAVE THE RIGHT TH INDNIGHT OF THE THI A BUSINESS DAY	, hereinalte covenants and agreements he purchase from the seller all of County, State of Oreg AGREEMENT BY NOTICE TO TH PURSUANT TO THE RULES AN ATION, U. S. DEPARTMENT (ME OF YOUR SIGNING THE CO T LESS THAN 48 HOURS PRIC O REVOKE THE CONTRACT OR RD BUSINESS DAY FOLLOWING IS ANY CALENDAR DAY EXCEP	r called the buyer, rein contained, the the following de- ton, to-wit: tE SELLER IF ND REGULATIONS OF HOUSING AND NATRACT OR OR TO SIGNING AGREEMENT BY THE CON- T SUNDAY OP

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,

Lots 3, 4, 5, 6, 7, 13, 14, and 15, Block 11, Tract #1122 for the sum of Thirty Five Thousand Six Hundred and 00/100Dollars (\$ 35,600.00)

(hereinalter called the purchase price), on account of which ... Three Thousand Five Hundred Sixty Dollars (\$ 3,560.09) 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 paid at any time; all deferred balances of said purchase price shall bear interest at the rate of _____9 per cent per annum from May 15, 1980 until paid, interest to be paid monthly and * fin addition to be paid monthly defined in the second s

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 s. NONE in a combany or companies satisfactory to the seller, with loss payable first to the seller and then to the survey as an all policies of insurance to be delivered to the seller as soon as insured. Now it seller and then to the buyer as such income a part of the debit secured by this contract and apal tors such insurance, the seller may do so and any payment so made shall be added the seller as to breach of contract. And deposited in escrive at the rate aforesaid, without waiver, however, of any right arising to The seller agrees that at his espense and within the seller of the SCCTOW.

The seller for buyer's breach of contract. AND DEPOSITED IN ESCTOW The seller agrees that at his expense and within 10 days from the date hered, he will turnish unto buyer a title insurance policy in-suring (in an amount equal to said purchase price) marketametricitie in and to said premises in the seller on or subsequent to the date of this adreement, are and eacept the usual printed exceptions and the building and other restrictions and easements now of record if any. Seller also adrees that any intermines in less simple unto the buyer, his heits and asyndms, irre and clear of this adreement, he will deliver a kood if any clear of all encumbrances irre suid date placed, permitted or arising by, through or under seller, eccprind, however, the said exterments and restrictions and the taxes, municipal irren, water rents and public charges so assumed by the buyer and turner to the said excerption of encumbrances created by the buyer or his assigns.

liens, water rents and public charges so assumed by the buyer and lurther excepting all liens and encumbrances created by the buyer or his assigns. 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 payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any afterment herein contained, it is option shall have the following rights: (1) to declare this contract null and youd. (2) to declare the whole unpud principal balance said puchase price with the interest thereon at once due and payable and or (3) to forefase the whole unpud principal balance all rights and interest created or then existing in say of the buyer as adamit to to forefase this contract with in equily, and in any of such or all rights and interest created and all other rights acquired by the buyer hereunder shall utterly case and determine and the right to of accentry, or any other act of said seller to be retained and without any right of the buyer of return, reclamation or comornistion for anones a of accentry of the purchase of said seller to be retained and without any right of the buyer of return, reclamation or comornistion for and accent of the purchase of said seller with contract are to be retained by and belong in said seller as the addreed bere been made; and in seller without any process of law, and take immediate possession thereof, the right advered before being all without any process of law, and take immediate possession thereof, the immediately, or at any time thereeffore and accentry be advered by and without any right of the advered, shall have the right and never been made; and in or enter upon the land adversal. And the said seller, in case of such facility hall have the right in minediately, or at any time thereeffore therein or thereto belonging. The buyer burches divere that him the caller at time the advered beaution at any timme thereeffore. The buyer burches div

The buyer lutther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no 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 the provision itself.

The true and actual consideration paid for this transfer, stated in terms of dollars, is 3 35,600.00 Ollowerst

appeal.

A consistence of an includes other property on white given or promised which is for other part of the consider the start consider. The start consider of an any subject to be start of the start consider of the start constart consider of the start consider of the start consider of the st apped. , In construing this contract, it is understood that the relter or the buver may be more than one person: that if the contest so requires, the ungu-lar promoun shall be taken to mean and include the plural, the masculine, the tenumne and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals.

IN WITNESS WHERECF, said parties have executed this instrument in duplicate; if 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 thereunto by order of its board of directors. BUYER: Attor

UL SELLERS .:

IMPORTANT NOTICE: Dalata ter a baland far, as such ward a defined in the fructure lar me but and Resuration or maining required autofestions far un est me tantitut will become a first lien te tinance the m ha 1307 er similar. th ereal Return

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STATE OF OREGON; COUNTY OF KLAMATH; SS. Filed for record at request of <u>Klamath County Title Co</u> _A. D. 1980_ at 1:20 clock AM., and <u>_____</u> his 16th day of May on Page 9038 tuty recorded in Vol. ______ of ______ Deeds_____

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Wm.D. MILNE, County Clerk

9039

CONTRACT MARTHN 2nd day of LEAT B. LAGER and REFERENCE H TAGER LEATON 2 FINILS FOR

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