DIATE. nte (Individualier Corporate) (Truth initianding, Seffer)/ 33303 84538 J. KENYON, a single man , 19 80 , between and GEORGE ANN CRAMER, a married woman , neremane , hereinafter called the seller, 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 YOU WAVE THE DIGHT TO DEVOKE THE CONTRACT OF AGREEMENT YOU WAVE THE DIGHT TO DEVOKE THE CONTRACT OF AGREEMENT YOU WAVE THE DIGHT TO DEVOKE THE CONTRACT OF AGREEMENT YOU WAVE THE DIGHT TO DEVOKE THE CONTRACT OF AGREEMENT YOU WAVE THE DIGHT TO DEVOKE THE CONTRACT OF AGREEMENT YOU WAVE THE DIGHT TO DEVOKE THE CONTRACT OF AGREEMENT YOU WAVE THE DIGHT TO DEVOKE THE CONTRACT OF AGREEMENT OF THE DIGHT TO DEVOKE THE CONTRACT OF AGREEMENT OF AGREEMENT OF THE DIGHT TO DEVOKE THE CONTRACT OF AGREEMENT OF THE DIGHT TO DEVOKE THE CONTRACT OF AGREEMENT OF AGREEMENT OF THE DIGHT. THE CONTRACT OR AGREEMENT YOU HAVE THE RIGHT TO REVOKE 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 IS ANY CALENDAR DAY EXCEPT SUNDAY, 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 ĥ 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 DECODDED IN KLAMATH COUNTY ON MADCH 12: 1072 INSTRUMENT NO. 74116 ()) OF ASSOCIATION RECORDED IN KLAMATH COUNTY ON MARCH 12, 1973, INSTRUMENT NO: 74116, AN. Lots 15, 16, 17 and 18, Block 8, Tract #1123 for the sum of Eighteen Thousand _____ One Thousand Fight Hundred____ (hereinalter called the purchase price), on account of which One Thousand Eight. Hundred-Dollars (\$ 1,800.00.) 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: \$ 16.,200.00...) to the order of the seller in monthly payments of not less than One Hundred Sixty ______) to the order Dollars (\$ 160.00) each, ______) each, ______ payable on the 15th day of each month hereafter beginning with the month of June, 19.80, _____ and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; 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 seller that the real property described in this contract is in the property described in this contract is (B) for an organization or feven it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. Desci 1 21 (B) for an organization or (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 <u>April 21</u> 19 80, and may retain such possession so fond as rected, in food condition and repair and will not suffer or primit any water as that at all times he will keep the buildings on said premises, now or hereating and all other liens and sail taxes hereaver levied abant and reimburse seller for all costs and attorney's level incurred by him in delending adamst any after law jully may be imported upon said premies, if promptly before the same or any part thered become past due; that at buyer's expense, he will such lens; now or hereatter exceed on said premises against loss or damage by fire (with extended coverage) in an amount more sub-acted induced and oblight the difference of the second difference is of the second and second and agreed between said garties that time is of the second of this contract, and in case the buyer shall fail to make the ens, 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 aktred between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the ayments above required, or any of them punctually within ten days of the time limited therefor, or fail to keep any afterement herein contained, then it soller at his option shall have the following rights: 1) to declare this contract null and youd. (2) to declare the whole unpaid encoded of the contract of the time instead of the time interest therein at once due and payable in contract null and youd. (2) to declare the whole unpaid encoded there contract with the interest there contained, then it results or any other act of said boyer at all of the buyer as allowed of (2) to foreclave the whole unpaid in any of such as and or (1) to foreclave the seller horeunder shall uterly cease and determing in the buyer of a sub and the seller horeunder shall uterly cease and therein the target to the and there the seller horeunder shall uterly cease and there the time target is above the and matched and without any reference there there there there to and recet in a the target to the target without any act account of the purchase of said profers withs contract is all whold any right of the buyer and there of the there to and there to a above the one to be retained to the to be retained by and belong in said with any act were upon the land all order the above a low and any thout any right of the buyer and there to a sub the thout any act were upon the that during the target of the said seller in the of the there of the target of and recet in a sub the there and the right to the sector of any other act of said profers with sonract. The target that and there and there the without any act were upon the land all other targets. The same is the target and there and there the target and there the target and there the target and there the targe The buyer further advess that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way effect 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. I g non no consistent of the provision itself. ceeding breach of any such provision, or as a waiver of the provision itself. The true and actual consideration paid for this transfer, stated in terms of dollars, is 3 18, 000, 00. Otherway, the school consid-eration consists allow includes other property as malled gluen as promoted which is part of the In case suit or action is instituted to birreione this contract or to enhance any of the provisions hereot, the buyer adjects which 0 of the trial court, the buyer lutther promises (a pay such sum as the appendiate court she i adjudge reasonable as plantill a provide state of a storney is for a single append. appeal. In constraint this contract, it is understand that the velice or the buver may be more than one person that it the contract as requires, the under as "pursuing while the taken to mean and include the plural, the masculine, the featurine and the nutrer, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHERECF, 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: Currey and Cromer SI SELLERS : NOTICE: Delete, by lining ev A) is oppressive and it the ev IMPORTANT 10 Cranty (A) is oppirative water 2, the terrer Must Stateman Ness Form Na 122 Ting in which event us for opplicable and it he teller is a tred by, as but which ever warronly (At or) teller MuST comply with the Act and a tred by, as but ward is defined in the fun-er. No 12 as a similar on estime contract with become a list ben tell have event use Stevens-hees form Mu. 1307 or similar, NOTE: The sentence between 15 200 After-recording return to; ••••••). KCTC #CE3312

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