86422

MTC-6916-This contract should be executed in triplicate, acknowledged by seller and recorded in the deed reco

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...., hereinafter called the seller,

THIS CONTRACT, Made this 1st ....day of...... June , 19.80 , between FAJO, INC.

ed Jul AM 1137

Dale R. Durdel and Sharon L. Durdel

, 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-

The Northeast one-quarter of the Northwest one-quarter of Section 3, T. 35 S., R. 11 E., of the W.M., in the County of Klamath and State of Oregon.

for the sum of

TWELVE THOUSAND AND NO/100 - - - - Dollars (\$ 12,000.00 ) (hereinafter called the purchase price) on account of which NONE Dollars (\$ \_\_\_\_\_) is paid on the execution hereof (the receipt of which hereby is acknowledged by the seller), and the remainder to be paid at the times and in amounts as follows,

Land Sales Contract payable at not less than \$75.00 per month including principal and interest at  $7\frac{1}{2}$  per annum. Purchaser to pay taxes when due. Payoff to be within 10 years of closing date. Seller agrees that survey will be completed and recorded by October, 1980, with boundaries clearly marked. Access roads to parcel to be completed by October, 1981. In event these conditions are not met, purchaser has right to have conditions met and cost deducted from contract price.

All of said purchase price may be paid at any time; all deferred balances shall bear interest at the rate of ...... 75 date \_\_\_\_\_\_ until paid, interest to be paid \_\_\_\_\_ Monthly \_\_\_\_ and \* Dynk Horzy the mi being included in the current tax year shall be prorated between the parties hereto as of this date. ...... per cent per annum from the minimum res-

The buyer warrants to and covenants with the seller that the real property described in this contract is \*(A) primarily for buyer's personal, family, household or agricultural purposes. ( $\Theta$ ) for an organization of (even if buyer is a natural person) is for business or commercial purposes.

(6) to an organization or term of buyen as a natural parsent, as not buyens on construction programmers and the destinant of the buyen after and the parsent of the buyen after and the bu and arected, of all other such liens; ter lawfr. in=

encumbrances and has placed said deed, together with an executed copy of this contract

and the title insurance policy mentioned above, in escrow with ... Mt. .Title Company. of ... Klamath Falls escrow agent, with instructions to deliver said deed, together with the tire and title insufance policies, to the order of the Buyer, his heirs and assidns, upon the payment of the purchase price and full compliance by the buyer with the terms of this afterement. The buyer afters to pay the balance of said purchase price and the respective installments thereol, promptly at the times provided therefor, to the said escrow agent shall be paid by the seller and buyer in equal shares; the collection charges of said agent shall be paid

of the seller. The escrow fee of the escrow agent shall be paid by the seller and duyer in equal shalls, and in Cave the buyer shall fail to make the payments above required on and agreed between said parties that time is of the essence of this contract, and in Cave the buyer shall fail to make the payments above required or any of them, punctually within 20 days of the time indired therefor, or fail to keep any agreed between said parties that time is of the essence of this contract, and in Cave the buyer shall fail to make the payments above required or any of them, punctually within 20 days of the time indired therefor, or fail to keep any agreement herein contained, and or of the price with the integets thereon at once due and payable, (3) to divider a waid deed and other the whole unpaid principal half (4) to forchose this contract by auit in equity, and in any of such case, all rights and interest created or then existing in favo of the buyer as acquired by the buyer of neurone shall utterly case and determine and the right to the possession of the premises downe described and all other rights and without any other act of said sail revert to and revers in said seller without any act of re-entry, or any other act of said sails to be previous to be previous described and all other rights and a perfectly as it this contract and such payments had never been made; and in case of such default all payments theretolore made on this said seller, in case of such default, shall have the right immediately, or at any time therealite, to enter upon the land all creating any provision hereof shall proved set at any time to require performed and apputenance by the buyer of set all such default. And the the buyer hered, thereof, together with all the impediately, or at any time therealite, to enter upon the land all creating any provision hereof shall now all shall rever to a range of a case and a such default. The buyer here agrees that lailere by the seller at any time to require performance by the buyer of such default

consists of or includes other property or value does provided that The whole consistent (indicate which in) In case suit is instituted to lorelove this contract or to enforce any provision hereol, the buyer afteres to pay such sum as the trial court may adjudge reasonable as attorney's less to be allowed plaintill in said suit and if an appeal is taken from any judgment or device of such trial court, the buyer further promises to pay such sum as the appealine court shall edjudge reasonable as plaintill's suitoney's less on device at such trial courts, the buyer further promises to pay such sum as the appealine court shall edjudge reasonable as plaintill's suitoney's less on whet appeal requires, the singular promour shall be taken to mean and include the plural, the maxuline, the immine and the nucler, and that derevity all frammatical changes shall be made, assumed and implied to make the provisions hereon apply equally to corporations and to unividuels. This agreement shall bind and inure to the benefit of as the circumstances may require, not only the immediate parties here but their re-spective hist, executors, administrators, successors in interest and assigns as well.

IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; 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.

FAJO, ,INC.

By :...

By: Howard A. Pohrman "IMPORTANT NOTICE: Delete: by lining out, whichever phrote and whichever warranty [A] or [B] is nat if warranty [A] is applicable and if the uit is a credition, as such word is defined in the Tuth-in-Leading res Stevenscheins form No. 1308 within two stevenscheins form which second with descheines in the topicate will these a first lien to finance the put training.

Dale & Durdel, Dale & Durdel, Sharonofer hourdel, ined in the Truth-in-Lending Act and the Truth-in-Lending Act and Section 20.000 [Fictorial actaors]

##113-S

RECEIVED PAYMENTS ON WITHIN CONTRACT. AS FOLLOWS: 123(9 DATE INSURANCE OR TAXES INTEREST PRINCIPAL INSURANCE OR TAXES INTEREST PRINCIPAL DATE INTEREST INTEREST PAID TO PRINCIPAL PRINCIPAL ;; i. II II II 1 I certify that the within instru-35 SS. was received for record on the , 19.80..., at 11:3 o'clock. A.M., and recorded Recõ → Deputy. Title. in book M80 ...on page12308 or seal ONTRACT Witness my hand and filing fee number 86422 of Deeds of said County. County of Klamath 3rd day of ...July. Block.. STEVENS-NESS LAW PUB, CO. BETWEEN STATE OF OREGON AND Wm. D. Milne. Cler! County affixed. ounty Addition Address Address Dated ment Š ord 1 ŝ Fee 2. STATE OF OREGON, STATE OF OREGON, County of Multnomah ) ss. ) \$5. County of Multnomah , *19* 80 80 Personally appeared Howard A. Pohrman and who, being duly sworn, Personally appeared the above named ..... Dale R. Durdel and Sharon L. Durdel each lor himself and not one for the other, did say that the former is the والمراجعة والمتبار المحلاة president MIXMIAKXBaschicleKitscxbe ment to be the foregoing instru-voluntary act and deed. SUSSEX XXXXX FAJO, INC. a corporation, and that the seal attixed 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, voluciary sact, and deed. Before mein Mutulua dunn Notary Public for Oregon Mutulua (SEAL) Steles Man Keich U B L Quotary Public for Orogon May commission expires: A 30 /8/ Contraction of the second seco :) ; My commission expires: 11/30/81 <u>, 31</u> -