15th day of September THIS CONTRACT, Made this. JAMES B. O'CONNOR, Trust

## , hereinalter called the seller, Kenneth G. Osborne and Kay S. Osborne, husband and wife

ONTRACT-PEAL ESTATE-Monthly Poymonia (Individual or Corporate) (Truth-In-Landing Seriag). 916.25

, hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the 

IT IS MANDATORY THAT PURCHASER BE A MEMBER OF THE HIGH COUNTRY RANCH ROAD AND PARK ASSOCIATION AND IS SUBJECT TO ABIDE BY THE ARTICLES OF ASSOCIATION OF THE HIGH COUNTRY RANCH AND PARK ASSOCIATION RECORDED IN KLAMATH COUNTY ON SEPTEMBER 12, 1979, INSTRUMENT NO. 73846, VOLUME M79, MAGE NO. 21734.

Lot 3, Block 8, Tract 1161

## tor the sum of Twenty Nine Thousand Seven Hundred Fifty and 00/100 (s 29,750.00) (hereinafter called the purchase price), on account of which Three Thousand and 00/100 - - - -Dollars (\$, 3,000,00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the Dollars (\$, 3,000,00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the order to have a start to have a start to have a start to have be order to have a start to have be a seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 26,750.00 ) to the order of the seller in monthly payments of not less than Two Hundred Forty One and 00/100 - - -Dollars (\$ 241.00 ) each, ......

....*, 19*...80 October 5, 1980 until paid, interest to be paid monthly and \* the ing included in

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 "(A) primerily deversable deversable and the seller that the real property described in this contract is "(A) primerily deversable deversable and the seller that the real property described in this contract is "(A) primerily deversable deversable and the person is to business or commercial purposes other than adricultural purposes. (B) for an organization or (even if buyer is a natural person) is to business or commercial purposes other than adricultural purposes. The buyer shall be entitled to possession of said lands on September 15 p80, and may retain such possession so lond as so to in default under the terms of this contract. The huyer agrees that at all times he will keep the huiltings on soid premises, now or hereafter is not in default under the terms of this contract. The huyer agrees that at all times he will keep the huiltings on soid premises, new or hereafter is not in default under the terms of this contract. The huyer agrees that at all times he will keep the huiltings on soid premises, from nuchanic's ed, in good condition and repair and will not suffer or person and reinhurse seller for all conto where rents, public churges and municipal liess which here liens; that he will pay all tares hereafter levied against said property, as well and thereaft there on the public churges and municipal liens which here liens; that here will pay all tares hereafter levied against said property, as well and thereaft hereaft become past due; that at huyer's expense, he will te and keep insured all buildings new or hereafter erected on said premises against loss or demage by fire (with estended coverage) in an amount te and keep insured all buildings new or hereafter erected on said premises against loss or demage by fire (with estended coverage) in an amount

not less than s none in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all pulsies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall fail to pay any such inner, costs, water rents, tarts, or charges of to procure and pay for such insurance, the seller may do so and any payment so made shall be added to and become a part of the delivered by this contract and Add Bepostted the seller of users, between, however, of any right arising to the seller for buyer's breach of contract.

the seller for buyer's breach of contract. The veller agrees that at his expense and within 10 days from the fate hereof, he will furnish unto buyer a title insurance and an anyout equal to said purchase price) marketable title in and to said prenues in the seller on or subsequent to the date of this nave and except the usual printed exceptions and the building and other restrictions and easements now of record, if any. Seller also acter are and except the usual printed exceptions and the building and other restrictions and easements now of record, if any. Seller also acter are and except the usual printed exceptions and the building and other restrictions and easements now of record, if any. Seller also acter are and except the usual printed exceptions and assigns, there and clear of encumbrances as of the date learned and there and clear of all encumbrances and the placed, permitted or arising by, through or unler seller, exceptions, the said encumbrances created by the buyer or his a liens, water rents and public charges so assumed by the buyer and lutther excepting all hers and encumbrances created by the buyer or his a

liens, water rents and public charges so assumed by the buyer and lurther escepting. however, the said easements and restructuous and the taxes, municipal And it is understood and agreed between said parties that time is of the escence of this contract, and in case the buyer shall halt to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any direment herein contained, then above required in the waters the buyer shall halt to make the payments above required to the the location shall have the following rights: (1) to deflare this contract pull and yoid; (2) to deflare the words, and in the rest therein contained, then all referse price with the interest thereins due and payhle and/or (3) to forelnes this contract by suit in equity, and in any of such cases, all rights and interest created or then existing in favor of the buyer and gainst the seller abire of the value ease of a sold purchase price with the interest thereins there in the buyer and gainst the seller buyer ball utterly crave and determine and the table to the possession of the preventers above required by the buyer and such as a sold and all the prevent any without any right of the buyer and payhle and/or (3) to forelnes this contract by suit in equity, and in any of such cases and electronne and the right to the possession of the preventer shall outerly in sub-seller buyer and payhle any right of the buyer of return, crany other act of said seller to be prelimined, and without any right of the buyer of terunne day we have the made; and his contract are to be retained by and being to said such and being to said such as the agreed and terestory and have the class. And the said seller in the prelimined and terestory of the angle of the right acquired by the buyer of terunne and the right to the origin of the pay have and buyer and buyer and buyer and buyer and buyer be retained by and being to said such accounts and anewer them made; and in any of the retain the pay have and the

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 itsell.

29,750.00 OHowever, the actual consid-The true and actual consideration paid for this transfer, stated in terms of dollars, is \$

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.

SELLER: James 130 AMOR BUYERS: IMPORTAN

Kenneth, G. y Kay S. Csborne. 24249, Lysanda Drive, Whission Vieje

hever workanty (A) or (B) is not d is defined in the Truth-in-lendin asking required disclosures; for the me a first lise to finance the put No. 1307 or similar. G.Y Kay S. Csberne

requested, all

Ca. 93691

## 20652

STATE OF OREGON COUNTY OF, KLAMATH

Personally appeared James B. O'Connor, on this <u>Dani</u> day of <u>Oct</u>, 1980, whe Trustee for James B. O'Connor, John D. O'Connor. Mary O'Connor and Violet Fitzgerald, and acknowledged the foregoing instrument to be his voluntary act and deed.

ss:

Notary Public for Oregon mai Before me: my commission expires 8-23-81

Return to: Frontier Title

, TATE OF OREGON; COUNTY OF KLAMATH; 55.

ited for record at request of
nis <u>23rd</u> day of <u>0ctober</u> <u>A. D. 1980</u> <u>al1:30</u> clock <sup>A</sup> M., and
nis <u>23rd</u> day of <u>0ccoper</u> and a provide the second secon
Auly recorded in Vol. <u>M80</u> , of <u>Deeds</u> on Page 20651
Auly recorded in Vol. M80, or Deeus WE D. HILNE, County Cleve By Dersy than Auto W
By Dernitha De Allo Che

Fee \$7.00