FORM No. 706-CONTRACT-PEAL SSTATE-Monthly Payments (Individual or Corporate) (Iruth-In-Le g Series]. 20653 Page STE 91636 Vol. M80 80 between 7th day of October , 19 THIS CONTRACT, Made this 7th day of Uctober, 1 JAMES B. O'CONNOR, TRUSTEE , hereinalter called the seller, WOLFE and BARBARA P. WOLFE, husband and wife WILLIAM J. , hereinafter 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-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, PAGE NO. 21734. LOT 8, BLOCK 3, TRACT 1161 for the sum of Twenty Eight Thousand Nine Hundred Fifty & 00/100 Dollars (\$ 28,950.00) (hereinalter 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 seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 25,950.00 ...) to the order of the seller in methods payments of not less than Two Thousand Eight Hundred Forty Eight & 30/100 Deliver (\$ 2848.30) Dollars (\$.2,848.30.....) each, payable on the 1st day of each month hereafter beginning with the month of December , 19 81, 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 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) <u>primarily for buyers personal Jamily buyerbuil or activitiual purposes</u> (B) for an organization or (even il buyer is a natural person) is for business or commercial purposes other than advicultural purposes. not less than 3 none in a company or companies satisfartory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies of investeue to be delivered to the seller as non an invited. Now it the buyer shall lait to pay any such as costs, water rents, lass, or chardes or to procue and pay for such invesner, the seller may do so and any payment so made shall be added to and hercome a part of the deliver statisfartory to the delivered to the seller as non an invited. Now it the buyer shall lait to pay any such income a part of the delives, or chardes or to procue and pay for such invesner, the seller may do so and any payment so made shall be added to and hercome a part of the deliver sells or chardes or to procue and shall be are interest at the spite blocenid, without waiver, however, of any right arising to and hercome a part of the deliver sells or chardes or to procue and shall be added and deposited in the seller of us ublocenid or the deliver a side of the seller of us ublocenid or the date of this agreement, and pay in and upon request and upon request and upon subtracted of this agreement, he will deliver a field insurance policy in said purchase price is builty paid and upon request and upon subtracted of the sole and encountraces and the date bare of and tree and clear of all conumbrances and the taxes, municipal incessid date placed, permitted or arising by, through my under seller strengt all then and communications and the taxes, municipal incess and public chardes so assumed by the buyer shift be there exceed by the sole and unchares or or his assigns. Ince said date placed, permitted or arising by, through my under seller, scepting all liens and encountrances created by the huser or his assigns. liens, water rents and public charges so assumed by the buyer and lutther excepting all liens and encumbrances created by the buyer or his assigns. And it is understood and agreed between said parties that time is of the except of this contract, and in case the buyer or his assigns. And it is understood and agreed between said parties that time is of the except of this contract, and in case the buyer shall fail to make the parments above reguired, or any of them, punctually within ten days of the time finited therefor, or fail to keep any accessent berein contained, then the seller at his option shall have the following rights: (1) to defare this contract mill and youd, (2) to defare the whole unpaid punctually within ten days of the time finited therefore, or fail to keep any accessent berein contained, then all rights and interest created or them existing in favor of the buyer as acking the soften with all to keep and letterume and the right of the provession of the previous above described and all other rights acquired by the buyer of estimate the soften of end without any the of scenary, or any other act of said seller to be preformed and without any right of the buyer of estimation or compensation for company here made; and in case of such default all payments thereinfore made on this contract are to be retained by and helping to said seller without any estimated and here in the contract are to be and seller, and without any right of the buyer is the distribution or company in the soft and relevant and without any right of the buyer is the acternation or company the soft and relevant and without any right will be with a short be and seller with all never the and enception and all other to a soft and the s The buyer further narrees that failure by the seller at any time to require performance by the buyer of any provision bereof shall in no way a is right bereunder to enforce the same, nor shall any waiver by said seller of any brench of any provision bereof be held to be a waiver of any 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 \$ 28,950.00 -- Otherser, the netast consideration for the netast consideration for the netast consideration for the provideration for the netast consideration for the netast constraint of the netast constraint of the netast constraint of the netast constraint for action and it an appeal is taken from any judgment or decreation of the trial court, the huyer further promises to pay such sum as the appeal. appeal. In construing this contract, it is understooil that the seller or the huser may be more than one person; that if the contrast so requires, the singu-lar proposed by the taken to mean and include the plural, the masculine, the lemmon and the neutre, 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 WHEREOF, 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 allixed hereto by its officers duly authorized thereunto by order of its board of directors. BUYERS: SELZER: Formes BO tuch word is defined in the Truthier. to by motion required disclosure, to will become a first lion to finance. f. ahrase IMPORTANT NOTICE: Delete. is a tred Act and icable MUSI in which Unill a change is requested, all N 1800 Power Drive, Newport Beach, 12660 (a.)

20654

STATE OF OREGON) COUNTY OF KLAMATH)

Personally appeared James B. O'Connor, on this 23/14 day of <u>OUL</u>, 1980, who//being first duly sworn, did say that he is the 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:

OF LIFE

Andin Dublic for Oregon Before me: my commission expires 8-23-81

Return to: Frontier Title

TATE OF OREGON; COUNTY OF KLAMATH; 53.

Filed for record at request of _______

this _____A D. 19_80 at11:30 lock A M., an.

uly recorded in Vol. <u>M80</u>, of <u>Deeds</u> on Page. 20653

By Dernetha Afels W

Fee \$7.00