93416 THIS CONTRACT, Made this 7th day of November

MICHAEL B. JAGER and MARGARET H. JAGER, husband and wife, and

KUN JEI KIM and SUNG SOON KIM, husband and wife 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 decovided lands and premises citrated in Klamath. County State of Oregon YOU DID NOT RECEIVE A PROPERTY REPORT PREPARED PURSUANT TO THE RULES AND REGULATIONS OF THE OFFICE OF INTERCTATE LAND CALES DEGICEDATION IN STREET OF TOURS AND REGULATIONS 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 OR AGREEMENT YOU HAVE THE RIGHT TO DEVOKE THE CONTRACT OR AGREEMENT RY AGREEMENT. IF YOU RECEIVED THE PROPERTY REPORT LESS THAN 48 HOURS PRIOR TO STORTING 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 CONCRETE OF THE TRANSPORT OF THE T NOTICE TO THE SELLER UNTIL MIDNIGHT OF THE THIRD BUSINESS DAY FULLOWING THE CON-SUMMATION OF THE TRANSACTION. A BUSINESS DAY IS ANY CALENDAR DAY EXCEPT SUNDAY, OR 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 OWNERS ASSOCIATION AND IS SUBJECT TO MAINTENANCE OF BOTH THE ACCESS ROAD AND THOSE CONNERS ASSOCIATION AND 13 SUBJECT TO PHAINTENANCE OF BOTH THE ACCESS ROAD AND TROSE 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. OF ASSOCIATION RECORDED IN KLAMATH COUNTY ON MARCH 12, 1973, INSTRUMENT NO. 74116, Lot 34, Block 1, Tract 1122 for the sum of Five Thousand Five Hundred and 00/100 == Dollars (\$.5.500.00)

(hereinalter called the purchase price), on account of which Five Hundred Fifty and 00/100 == Dollars (\$.5.500.00) Dollars (\$...550.00 ...) 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: \$4,950.00 ) and Dollars (\$50.00 Dollars (\$ 50.00 each, \_\_\_\_\_\_) each, \_\_\_\_\_\_ payable on the 5th day of each month hereafter beginning with the month of January , 19.81, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; and communing units said parenase price is tuny paid. An or said purchase price may be paid at any since, all deferred balances of said purchase price shall bear interest at the rate of ......9.....per cent per annum from December 5, 1980 until paid, interest to be paid monthly and # imadefrance | being 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 and covenants with the seller that the real property described in this contract is (B) for an organization or (even if 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 NOVEMBER 7. If the first not in default under the terms of this contract. The buyer street, in food condition and repair and will not surfer or permit any waste or strip thereof; that he will keep the buildings on said premises, now or hereafter and surface that he will may be imposed upon said premises, and promptly before the seller of all costs and attorneys less increases now or hereafter insure and keep insured all buildings now or hereafter hereafter insured against said promptly before the same or any part thereof become past due; that at buyer's expense, he will see the same of damage by hire (with extended coverage) in an amount in a combany or companies satisfactors to the seller, with loss payable first to the seller and then to the buyer as such ions, costs, water tent, tuers, or charles or to procure and pay tor such insurance to be delivered to the seller, with loss payable first to the seller and then to the buyer as such ions, costs, water tent, tuers, or charles or to procure and pay tor such insurance. The seller as soon as insured. Now it the buyer shall be the seller of buyer as breach of contract.

The seller agrees that at his expense and within 10 and deposite the fate alloresaid, without waiver, however, of any right arising to said except the usual printid exceptions and the building and to said premises in the seller will furnish unto buyer a fittle insurance policy increases in less simple unto the buyer, his horis and surface and other restrictions and externed, permitted or arisinal and support such insurance and premises in the seller on or subsequent to the date of this agreement, and public charges so assumed by the buyer and further searching, however, the will furnish unto buyer a fittle insurance policy increases and public charges so assumed by the buyer and further searching, however, the will deliver a good and sufficient deed conveying said lens, and and public charges so assumed by the buyer and further searching, however, the said easterned and restrictions and the tases, municipal liens and encumbrances are created by the buyer or his assumes. aster tens and public charges so assumed by the buyer and lurther escepting, however, the said easements and restrictions and the taxes, municipal and it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer or his assigns, only of them, punctually, within ten days of the time limited therefor, or fail to keep any afferement hereon at rights (1) to declare this contract limited therefor, or fail to keep any afferement hereon and contract this contract limited therefor, or fail to keep any afferement herein contained, then so the premises above described and all other rights agreed and or (3) to declare this contract by the property of the premises above described and all other rights adjusted by the buyer hereunder shall utterly contract by suit in equity, and in any of the purchase of said seller to be retrained and without any tieb of the history of the purchase of said property as absolutely, talls and perfectly and the purchase of said property as absolutely tuils and perfectly as the purchase of said property as absolutely tuils and perfectly as the purchase of said property as absolutely tuils and perfectly as the first of the buyer hereunder shall revert to and trevet in and seller without any tiebr of the bine of such desault. And the said seller, in case of such default, shall have the right innered and entered and team of said seller without or componition for moneys paid or thereto belonging.

The buyer further addess that failure by the seller at any time to require neglecture with all the improvements and appurtenences. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 5,500.00

The true and actual consideration paid for this transfer, stated in terms of dollars, is 3 D. DUU. UU. Oldanauan the actual consideration of or includes other property—or welcome from or more made which is 1.3 D. DUU. UU. Oldanauan the actual consideration of action is instituted to breciose this contract or to enforce any of the more which is contract or to enforce any of the more which is the buyer further which is the buyer further products to be allowed planned on the provisions between the buyer after to pay such sum as the appellate court shall adjudge transcribe as planning attorneys less on such

appeal. In constraint this contract, it is understood that the seller or the buser may be more than one person that if the contest so requires, the angular made 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 affixed hereto by its officers duly authorized thereunto by order of its board of directors.

NOTE: The tentence between the symbols To it has applied a should be desired over Cropin Essied Sirving. Section 92 023 [Noterial distances.]

FATE OF OREGON; COUNTY OF KLAMATH; E. iled for record at request of \_\_\_\_\_Klamath County Title Co. nis 5th day of Decmeber A. D. 1980 at 3:18 clock P.M., and ---- on Page 23675 Wm D. MILHE, County Clert