JAMES B. O'CONNOR, TRUSTEE , hereinafter called the seller, and C. R. Foulger, a single.man, and D. Imrie, a single woman

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Vol.

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CONTRACT-BEALS BETATE-Menthly Poyments (Individee) or Corporate) (Truth-In-L

THIS CONTRACT, Made this 10th day of <u>November</u>

, 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 described lands and premises situated in Klamath County, State of Oregon, to-wit:

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 4, BLOCK 2, TRACT 1161

FORM No.

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94962

For the sum of Thirty Three Thousand Five Hundred and 00/100 -- Dollars (\$33,500.00 Chereinalter called the purchase price), on account of which Three Thousand Three Hundred Fifty & 00/100 Dollars (\$3,350.00) 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: \$30,150.00) to the order of the seller in monthly payments of not less than Three Thousand Three Hundred Three & 00/100 Dollars (\$ 3,303.00 ) each, \_\_\_\_\_

Epayable on the lst day of each where 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; December 1, 1980 until paid, interest to be paid annually and \* {being included in

the minimum realized 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)—primarily dos-buyers—present, family, Joursladd-on-agricultural purposer, (B) for an organization or (even il buyer is a natural person) is for business or commercial purposes other than agricultural purposes.

not less than 3 <u>none</u> 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 policies of inversance to be idelivered to the seller as soon as inverse. Now it the buyer shall be to pay any their respective interests may appear and all policies of inversance to be idelivered to the seller as soon as inverse. Now it the buyer shall be to pay any their respective interests may appear and all policies of inversance to be idelivered to the seller as soon as inverse. Now it the buyer so made shall be added such liens, costs, water rents, targes, or charges or to procure and pay los such inversance. The seller agrees and any payment so made shall be added to and the other secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller for buyer is breach of contract. A day shall bear interest at the rate aloresaid, without waiver, however, of any right arising to and deposited in escentiate within the buyer as the of this agreement, and to said premises in the seller alor subsequent to the date of this agreement, is and easements one of encoded and upon request and upon success and encode and sufficient of a contract, and upon request and upon success and encode and sufficient of a contract and shall be added premises in the seller alor subsequent to the date of this agreement, is and parchave price is fully pinil and upon request and upon success and encode and sufficient of a contract and subsequent to buyer, buyer and the targe and premises in the said encode and sufficient of all encombrance premises in the side of the said asset and upon request and upon success and the contract, and easements one of record, if any. Seller, also agrees that when as and easements one of the date benefits and restrictions and the factor on unice allower and concurbance as of the date benefit and restrictions and the tacces. Second and sufficient of a concurba

liens, water rents and public charges so assumed by the buyer and lutther excepting, 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. 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. And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer sont herein contained, then above regulard, or any of them, punctually within ten days of the huyer shell and yould, (2) to increase the buyer shell half to make the aid in the order of the tracest therein contained, then and yould, and yould, (2) to she the whole the choice of an any of users at the interest treated or them at one of the entry and and and the shell and yould, (2) to cave and determine and the right to the all rights and interest treated or them existing in layor of the buyer and subtre they entry of the subtreast the shell without any and the right and and and the shell buyer to be performed and without any right of the buyer of telum, and the shell to the and reverst in said seller without any as a subtreast of said seller is and and all other rights and using the silt the buyer of telum. The subtreast the shell and here the shell and and the shell any taken and the shell any taken and the shell any taken and the shell to be performed and without any right of the buyer of telum. The she have the and and the sheller, is any sheller, and the shell the buyer of telum. The shell and the shell and any capation or compensation for compensation for momery paid on account of the purchase of said property an absolutely, hully and perfectly we all buyer to the right and helping to shell and the shell the shell seller. The shell have the right and all the buyer and below the right and the shell the shell have the right and the shell the shell have the right and th

The buyer lurther agrees that tailure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect right hereunder to enforce the some, nor shall any waiver by said seller of any breach of any provision hereof be beld to be a waiver of any suc-ing breach of any such provision, or as a waiver of the provision itsell.

appeal. In construing this contract, it is understood that the seller or the huyer may be more than one perains that it the contest so requires, the singu-lar promove shall be taken to mean and include the plural, the maxculine, the leminine and the neuter, 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 affixed hereto by its officers duly authorized therewise by order of its board of directors.

Saular BUYERS : 🖈 lange

SELLER James B Olonnor Trust

and whichever wantonly [A], or [B] is not applicable, such word is defined in the Truth-In-Lending Act and tion by making, required disclosures; for this purpose, will become a first lien to finance the purchase of a eIMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever was It warranty (A) is applicable and if the seller is a crediter; as such werd is defin Regulation Z, the seller MUSI comply with the Act and Regulation by making reg us Stevens-Nets form No. 1308 er similar unless the contract will become a trail dwelling in which event us Stevens-Nets Form Ne. 1307 or similar. 

NUIE: The senience between the sym bols (i), if not opplicable, should be delated, see Oregon Revised Statutes Section 93 030 [Natarial acknowledg ment on reverse].

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C.R. Foulger & D. Imrie 17045 Edgewater Lane, Huntington Beach, Ca. 92649

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STATE OF OREGON COUNTY OF KLAMATH

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Bersenally appeared James B. O'Connor, on this <u>2/5+</u> day of <u>Appuacy</u>. 1981, who, being first duly sworn, did say that he is the Trustee for James Bl. Connor, John D. O'Connor. Mary O'Connor and Violet Fitzgerald, and acknowledged the foregoing instrument to be his voluntary act and deed.

11+i) >6-wa iai

> > ss:

Return to: Frontier Title

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STATE OF OREGCN; COUNTY OF KLAMATH; ss.

Filed for record at request of Frontier Title Co.

this<u>22nd day of January A. D. 19\_81</u> at <u>9:35</u>o'clock Af ., ard

duly recorded in Vol. <u>M81</u>, of <u>Deeds</u>on a c <u>10</u>04

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