JAMES B. O'CONNOR, TRUSTEE

sv 95757

Vol. Facast

hereinafter called the seller, THOMAS JAMES LEE, a single man, and MICHAEL THOMAS LEE, a single man

and a complete

, 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 22; BLOCK 8, TRACT 1161

for the sum of Twenty Seven Thousand Nine Hundred Fifty and 00/100 Dollars (\$ 27,950.00 (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 seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 24,950.00 ....) to the order Dollars (\$...2,733.00.....) each,

payable on the 15th day of each memory recentler beginning with the month of \_\_\_\_\_\_ December \_\_\_\_\_, 1981 , 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

December 15, 1980 until paid, interest to be paid annually and \*-fin addition to being included in the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-

rated 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 -Stat summily for buyers percent fourts buyer with a warranteed percent. , (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural purposes.

(B) for an organization or terren is object is a minute persony is not dualities of connectous purpose other main such possession so long as a not in default under the terms of this content. The buyer dates for all and an all times he will beep the buildings on said premises, now or hereafter terms and will not suffer or permit any waste or stir hereaft, that he will pay all tares breather herein and removes and premises, all promptly before the same or any part thereof before pay due; that all buildings now or hereafter teries, and may relate the terms, the will pay all tares breather beind against said promptly, as well as all water terns, built charges and munical liens which here terms proved upon said premises, all promptly before the same or any part thereof before pay due; that at buyer's experise, here the and keep insured all buildings now or hereafter exceled on and premises against loss or danage by fire (with extended coverage) in an amount

not less than s none in a company or companies satisfactory to the seller, with lass payable first to the seller and then to the buyer as such lens, cost, water rents, take, or hall policies of insurance to be delusered to the seller as soon as insured. Now, if the buyer shall fail to pay any such lens, cost, water rents, take, or hall policies of insurance the seller as soon as insured. Now, if the buyer shall fail to pay any such lens, cost, water rents, take, or hall policies of insurance the seller as soon as insured. Now, if the buyer shall fail to pay any is and to add the seller and of the delt secured by this contract and shall be as the rate alorsaid, without waiver, however, of any right arising to the seller as breach of contract. The willer address that at his expense and within 10 and deposited in the seller on or subsequent to the delt encode and purchase price in a disputchess price) marketable title in and here resticions and ensemble on a subsequent to the date of this address the week and equal to sid purchase price) marketable title in and here resticions and ensemble on of subsequent to the date of this address the week and except the usual printed exceptions and the builting and upen restored to the seller on or subsequent to the date of this addresses and upin surrender of this addresses that here addresses the when premises in less simple unto the buyer, his here and easing the seller of this addresses to a subsequent to the date of arights. The and clear of all the part of a clear of all encomberances likens, the and clear of all upin surrender of a single sectory and the buyer and the buyer and the buyer and the buyer as the clear of all encomberance increases in the simple unto the buyer, his here and easing the sector of the date been addresses and clear of all the sectory and the restore of the date been and the there here and the upin sector of and address of the date been and the sectory of and encomberance and clear of all upin the transformers and the buyer and the buyer and the

liens, water rents and public charges so assumed by the buyer and lurther excepting all liens and encumbrances created by the buyer or his assigns. And it is understand and agreed between said parties that time is all the essence of this contract, and in case the buyer shall fail to make the payments above regulated, or any of them, punctually within ten days of the time limited threads, or fail to keep any agreement herein contamed, then the seller at his optimissial have the following tights: (1) to declare this contract mult and void. (2) to declare the whole unpaid principal balance of all tights and interest created or then estume in any payble and/or (3) to forcelose this contract by suit in equity, and in any of such cases, powersing of the principal balance of all the bayer as against the seller hereunder shall utterly crease and determine and all tights are of the principal balance of all tights and interest created or then estume in inter of the bayer as against the seller hereunder shall utterly crease and determine and without any right the bluyer of the seller hereunder shall utterly crease and determine and without any again of the performed and all payble and the seller hereunder shall excert to and revest in suid without any her without any agin and the prevention of the performant advective, when any other act al said subtret is been there at each of the entry of a discharter of the more space of account of the purchase of availy the substity. (11) and perfectly as if this contract and such payments had never here made; and in case for account of the payments therefore made and without any eight of the buyer of return, reclamation or comprehending for any of account of the payments therefore made and the shift scienter at a to be retained by and belengt a such seller and when the agreed and rever here made; and in case premises up to the time of such debut. And the said seller, in case al such default, shall have the right immedintery, or at any time thereand by enter upon the land a

The buyer luther agrees that failure by the seller at any time to require performance by the buyer of any provision bered shall in no way a ight bereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision bered be held to be a waiver of any an breach of any provision bered be held to be a waiver of any seller.

appent. In construing this contract, it is understand that the seller or the lugver may be more than one person; that if the contest so requires, the singu-lar pronoun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions bereal 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.

SELLER: James B C Connor Truck Vonles Ames of

Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable, table and if the seller is a crediter, as such word is defined in the Truth-In-Lending Act and MUST comply with the Art and Regulation by making required disclesures, for this purpose, whe Slevens-Ness form No. 1300 or almilar. MPORTANT NOTICE: Delete, by ir worranty (A) Regulation Z. dwalling in which event use Slovens-Ness No. 1307 or similar. a an a sha a sha ƙ

NUTE: Thë sentence between the i bels (i), if not opplicable, shevid deleted; see Oregon Revised Stat Section 93.030 (Netectot acknow) ment on reverse).

change to requested, all

Thomas James Lee & Michael Thomas Lee 364 Hathaway St., San Luis Obispo, Ca. 93401

## STATE OF OREGON

## COUNTY OF KLAMATH

Personally appeared James B. O'Connor, on this 10th day of Feb. 1981, 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:

BLIC Before me: Audy

OFOR After recording return to: Frontier Title & Escrow Co.

un Notary Public for Oregon my commission expires 8-23-81

2205

STATE OF DREECN; COUNTY OF KLAMATH; ss.

Filed for record at request of <u>Frontier Title Co.</u>

this\_\_\_\_\_day of \_\_\_\_\_A. D. 19<u>81\_</u> at <u>10:2</u>¢'clock A M., and duly recorded in Vol.\_\_\_\_, of \_\_\_\_\_

on Page 2204 EVLLYN BIEHN, County Clerk By erseths Fee \$7.00

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