## Vol.m 8) Page 22(6-STHIS CONTRACT, Made this 12th November , 19<sup>80</sup>, between day of JAMES B. O'CONNOR, TRUSTEE and THOMAS JAMES LEE, a single man, and LARRY PATRICK LEE, a single man 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 21, BLOCK 8, TRACT 1161

see 95758

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for the sum of .... Twenty Eight Thousand Nine Hundred Eifty and 00/10Bollars (\$28,950.00 ) (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: \$ 25,950.00 ) to the order of the seller in another payments of not less than ... Two Thousand Eight Hundred Forty Three & 00/100 Dollars (\$....2,843.00.....) each, .....

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 \_\_\_\_\_\_ per cent per annum from December 15, 1980 until paid, interest to be paid annually and \* { in-addition-to 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 huyer warrants to and covenants with the soller that the test property described in this contract is "Cay promoting the mayer's present, many, many many and purpose," (B) for an ordanization or (even if buyer is a natural person) is for business or commercial purposes other than adricultural purposes. The buyer whell be entitled to possession of said lands on NOVEMDET 12 indicated and condition and repair and will not suffer or permit any waster or strip thereal; that he will keep the buildings on said premises, now or hereafter is indicated by all tasks becaller levind administ and premises will be used or strip thereal; that he will keep the buildings on said premises, now or hereafter is indicated by all tasks becaller levind administ and promote siller for any part thereal is not in defending administ and promotes. So the buildings now or hereafter is low in the basel of the solid premises, all promitly before the same or strip thereal becall will charts and more thereafter effective the solid premises, all promytly before the same or any part thereal becall is chart and buildings now or hereafter effect on said premises adjoint and premises adjoint and premises adjoint buildings now or hereafter effect on said premises adjoint and premises adjoint and premises adjoint and and premises adjoint and premises adjoint and premises adjoint leving adjoint and buildings now or hereafter effect on said premises adjoint and premises adjoint loss or daninge by fire (with estended coverage) in an amount and

not less than 3 None in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as to and any appendix on the delivered to the seller and the seller and the buyer shall hall to pay any the seller lor buyer is breach of contract. The seller advected by this contract and shall be added and pay in such insurance, the seller may do so and any payment so made shall be added and any the seller advected by the seller buyer is breach of contract. The seller advected by this contract and shall be added and the seller advected by the seller buyer is breach of contract. The seller advected by this contract and shall be added and any the seller advected by the seller buyer is breach of contract. The seller advect the usual purchase price) marketable title in and to said purchase price may do so and any payment so made shall be added and any any seller advect the usual purchase price) marketable title in and to said purchase price may do so and any payment so made shall be added and any any seller advect the usual purchase price) marketable title in and to said purchase price may do so and any payment so made shall be added as a decorpt the usual purchase price) marketable title in and to said purchase price advect the buyer advect and upon request and upon request and upon the restrictions and the hubble advect of the soler advected in any subsequent to the date of this advectored at the said purchase price is fully paid and upon request and upon the restrictions and the hubble advect of the advect of the date of this advectored at the said of the date of the advect of the date of the soler advect of a date advectore advecting and the date of the advect of the advect of the advect of the soler advect of advect of the soler of the advect of the date of the soler of the advect o

liens, water rents and public charges so assumed by the buyer and lutther excepting all liens and encombrances created by 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. The wiler at his option shall have the following tights: (1) to declare this contract, multiple to the sentence of this contract, and in case the buyer shall fail to make the said purchas approxement of the provide the sentence of the sentence of the contract, and in case the buyer shall fail to make the said purchas price with the interest therein at once due and payable and payable and you the solid of the sentence the whole unpaid principal balance of provession of the president of the existing in fails of the buyer as making (3) to forefaults the sentence the whole unpaid principal balance of provession of the president of the existing in a of the buyer as making (3) to forefaults shall utterly case and determine and the rights acquired by the buyer as making (3) to forefaults shall utterly case and determine and with a sold to the president of the buyer as making (3) to bare the verset to and property as absolutely. [1] and generate the prince shall utterly cases and generating a balance of on account of the president of the president of the buyer as making (3) to bare the sold of the functions and generating and the right acquired by the buyer hereundles shall verset to and property as absolutely. [1] and generate the price of the buyer as the sold of the buyer and advect the sold preparation of more the sold and a sold the sold of the buyer as the sold of the buyer as the advect to a sold of the more advect and property as absolutely. [1] and generate a the balance advect as the advect as the advect as and define the sold of a sold the sold and advect and and advect and and and advect the sold sold the sold and advect and the sold and advect and advect and the sold and advect and advect and advect and advect and advec

The huver lutther agrees that initize by the seller at any time to require performance by the buver of any provision hereof shall in no way affect 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 such ing breach of any such provision, or as a waiver of the provision itself.

appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that it the contest so requires, the singu-far promous shall be taken to mean and include the plural, the masculine, the lemmine and the muter, 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 un-

dersigned 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

atrucko SELLER; James D M MMOL.

·IMPORTANT NOTICE: Delete, by it ichever phrase or a crediter, as su Act and Regulatio and whichever warranty [A] or [B] is not applicable, such word is defined in the Truth-In-lending Act and ilon by making required distributes; for this purpose, l) is applica the seller A 115 Ferm Na with the Act and miles unless the ion by making required distlosures; for this pury will become a first lion to finance the purchase Have rens-Noss Ferm Ne. 1307 er 2 ..... 

NUIE: The sentence between the sym bols (i), if not applicable, should b deleted; see Oregon Revised Status Section 93.030 (Notarias acknowledg

ited, nill r

-----Thomas James Lee & Larry Patrick 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. DBLIC

ss:

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

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After recording return to: Frontier Title & Escrow Co.

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OF DRES

"Hugan

STATE OF OREGON; COUNTY OF KLAMATH; ss.

Filed for record at request of \_\_\_\_\_\_ Frontier Title Co.

this 11th day of FebruaryA. D. 19 81 at 10:24 o'clock A.M., and

\_on Page 2206 duly recorded in Vol.\_\_\_\_\_\_\_\_, of\_\_\_\_\_\_\_\_\_ EVELYN BIEHN, County Clerk By Dernether Sketech

Fee \$7.00

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