387 K-34456 Vol. M81 36 this 27th day of January JAGER, husband and v 2-34456 Vol. mg Page THIS CONTRACT, Made this MICHAEL B. JAGER and MARGARET H. JAGER, husband and wife, and NODMAN CHURCH and CLARK J. KENYON, a Single man hereinafter called and NORMAN CHURCH and DONNA CHURCH, husband and wife , 19.81 , between ..., hereinafter called the seller, 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-"YOU HAVE THE OPTION TO VOID YOUR CONTRACT OR AGREEMENT BY NOTICE TO THE SELLER IF "YOU HAVE THE OPTION TO VOID YOUR CONTRACT OR AGREEMENT BY NOTICE TO THE SELLER IF 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 RESEMBNT. 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 REVOKE THE CONTRACT OR AGREEMENT BY NOTICE TO THE SELLER UNTIL MIDNIGHT OF THE THIRD BUSINESS DAY FOLLOWING THE CONSUMMATION OF THE TRANSACTION. A BUSINESS DAY IS ANY CALENDAR DAY EXCEPT SUNDAY. OR 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 CHRISTMAS "

OR CHRISTMAS "

OR CHRISTMAS " 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 ROADS WITHIN SUBDIVISION TRACTS 1069, 1122, AND 1123 AS SPELLED OUT IN THE ARTICLES OF ASSOCIATION DECORDED IN VIAMATH COUNTY ON MARCH 12 1073 INCEDIMENT NO 74716 OF ASSOCIATION RECORDED IN KLAMATH COUNTY ON MARCH 12, 1973, INSTRUMENT NO. 74116, Lot 9, Block 9, Tract 1123 for the sum of Five Thousand Seven Hundred Fifty & 00/100 Dollars (\$.5.750.00) (hereinafter called the purchase price), on account of which Five Hundred Seventy Five & 00/100 Dollars (\$.575.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the order payable on the 15th day of each month hereafter beginning with the month of March 15 , 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

Bear and time;

and * The addition of price included in joint the month of the month o the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-/ and *िक-ब्रेविसंज्ञ क / being included in The buyer warrants to and covenants with the seller that the real property described in this contract is

"A7 Primarily nor buyer's presonant minth 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, and in default under the terms of this contract. The buyer after that the work of the terms of this contract. The buyer after that the work of the terms of this contract. The buyer after that at all times he will keep the buildings on such possession to long as the possession of a such possession will not suffer or purpose at all times he will keep the buildings on and premises, now or hereafter that he will have the seller harmful experts on and remniture waste or strip thereof that he will keep and premises now or hereafter that he will keep the buildings on and premises, now or hereafter and a sell times he will call costs and attorney's less increased by him in defining against any treatment of the seller that the seller th their respective interests may appear and all policies of insurance to be delivered to the seller, with loss payable first to the seller and then to the buyer as such irens, conts, water lens, tases, or charges or to procure and pay for such insurance, the seller as soon as insured. Now if the buyer shall fail to pay any the seller for buyer's breach of contract.

The seller described in escribed in escribed in escribed in escribed in escribed in escribed. The seller has do so and any payment so made shall be added deposited in escribed. and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to seller for buyer's breach of contract.

The seller agrees that at his expense and within 10 and deposited in CSCYOW and the seller of the seller of the seller of the will furnish unto buyer at title insurance early such as the purchase price usual printed exceptions and the building and other restrictions and easier the seller on or subsequent to the date of this afreement, or said after placed, premitted arising by the buyer, his hous and upon surrender of testrictions and easierents now of record, it any. Seller also detect this afreement, as, water rents and public charges so assumed by the buyer and learned contributions and the surrender of encumbrances as of the date hereof and lear along afterest that when And it is understood and agreed between and parties that time is of the essence of this contract, and in case the houser shall fall to make the and date placed, permitted or arising or intrough or under select, vaccounts, the same constraints 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 essence of this contract, and in case the buyer or his assigns, and it is understood with the purchase of the contract, and in case the buyer shall fall to make the survey of the interest threon at once due and parable and or (1) to declare the fall to keep any element herein contained, then some of the permises above described and all other rights adjusted by the buyer herein the solitor to the buyer as against the seller his contract by suit in equity, and in many of any other act of and property as abouters, table without any taken the seller his contract by suit in equity, and in many of any details all parments therefore made without any taken to the buyer hereunder shall cutterly case and determine any of such cases and in the purchase of such cases of the such as a support of the sum of such cases of the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any process of law, and take immediate possession thereof, together with all the improvements and apputtenances. The buver further advess that failure by the seller at any time to require performance by the buver of any provision hereof shall are waiver by taid seller of any breach of any provision hereof shall are waiver by taid seller of any breach of any provision hereof be held to be a waiver of the provision itself.

The true and actual consideration paid for this transfer, stated in terms of dollars, is 3 5,750.00

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Officered the wait of the provision instituted to be receive this contract or to mornial which is part of the provision hereof the first trial court, the buyer further promises they are allowed plaintly in and and on a provision hereof, the buyer agires to pay such sum as the appellate court shall adjudge teasorable as allowed plaintly in and and on appear is taken from any judges. of the frial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as praintites attorney a test on soon appeal. In constraint this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the major made, assumed and implied to make the piural, the masculine, the featinine and the neuter, and that generally all frammatical changes shall be made, assumed and the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHERECF, said parties have executed this instrument in duplicate; if either of the un-

dersigned is a corporation, it has a used 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.

return to Kere

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FAT: F DA DON; CO DATY OF KLAMATH; ss. filed for second at request of this 22nd day of April A. D. 19 81 at 3:170'clock P M., and duly recorded in Vol. M81 , of Deeds ___on Page <u>7229</u>. EVZLYN BIEHN, County Clerk Fee \$7,00