THIS CONTRACT, Made this 15th	Vol. MS Page 28.31 day of May 19.81 , between
KEAMATH RIVER ACRES OF OREGON, LTD.	
and GERALD H. and LUPI VINGLIS	, hereinafter called the seller,
WITNESSETH: That in consideration of the seller agrees to sell unto the buyer and the buyer a	ne mutual covenants and agreements herein contained, the grees to purchase from the seller all of the following de-
scribed lands and premises situated in Riama on	
で いLote4, Block 7, Original Plat of Kla	math River Acres of Oregon, Ltd.
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	red the correspond to the first that the line is a state of the line
Acontes of Design A Section	
for the sum of Twelve thousand nine hund	red
(hereinafter called the purchase price), on account of	
all deferred balances of said purchase price shall be	r beginning with the month of June 1981, paid. All of said purchase price may be paid at any time; ear interest at the rate of 12 per cent per annum from
May 15, 1981 until paid, interest the minimum monthly payments above required. Ta rated between the parties hereto as of the date of the buyer warrants to and covenants with the seller that the (A) primarily for buyer's personal, lamily, household or agricum (B) for an organization or (even it buyer is a natural person.	ixes on said premises for the current tax year shall be pro-
The buyer shall be entitled to possession of said lands on	) is for business or commercial purposes other than agricultural purposes.  OSC. OT
not less than \$	slactory to the seller, with loss payable first to the seller and then to the buyer as delivered to the seller as soon as insured. Now it the buyer shall lail to pay any or such insurance, the seller may do so and any payment so made shall be added ar interest at the rate aloresaid, without waiver, however, of any right arising to
The seller agrees that at his expense and within.  suring (in an amount equal to said purchase price) marketable title in a save and except the usual printed exceptions and the building and oth said purchase price is fully paid and upon request and upon surrende premises in lee simple unto the buyer, his heirs and assigns, free and cl since said date placed, permitted or arising by, through or under seller liens, water rents and public charges so assumed by the buyer and turth	days from the date hereof, he will furnish unto buyer a title insurance policy in- and to said premises in the seller on or subsequent to the date of this agreement, her restrictions and easements now of record, if any. Seller also agrees that when of this agreement, he will deliver a good and sufficient deed conveying said lear of encumbrances as of the date hereof and free and clear of all encumbrances, recepting, however, the said easements and restrictions and the taxes, municipal her excepting all liens and encumbrances created by the buyer or his assigns.
grid <u>and a retire</u> which is the contract of the second of the contract of the	nued on reverse)  warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is Z, the teller MUST comply with the Act and Regulation by making required disclosures; act will become a first lien to finance the purchase of a dwelling in which event use
Klamath River Acres of Oregon, Ltd. P. O. Box 52 Keno, Oregon 97627 SELLER'S NAME AND ADDRESS	STATE OF OREGON,
Keno, Oregon 97627	County of
Gerald H. and Lupi Inglis	ment was received for record on the
P. 0. Box 452 Sanger, California 93657 BOYER'S NAME AND ADDRESS	day of ,19, 19, 19, 19, 19, 19
After recording return to: Klamath River Acres of Oregon, Ltd. P. O. Box 52	FOR in book on page or as file/reel number.  Record of Deeds of said county.
Keno, Oregon 97527	Witness my hand and seal of County affixed.
Until a change is requested all tax statements shall be sent to the following address:	ating the group of the section of the group period of a group the product of the section of the
Gerald H. and Lupi Inglis P. 0. Box 452	Recording Officer  By Deputy
Sanger, California 93657	la /

	above required understood and abreed has	es that time is of the essence of this contract, and in case the buyer shall fail to make the pay of the time limited therefor, or fail to keep any agreement herein contained, then the seller tour contract null and void, (2) to declare the whole unpair principal balance of said muchase price as a said deed and other documents from escow and/for principal balance of said muchase price tied or then existing in lavor the buyer as against the seller hereunder shall unterly classe any effects of the performed and without any right of the buyer centurer shall retreat to any established, the performed and without any right of the buyer extender shall rever to any contract and successfully and perfectly as if this contract and surprise to the present of the property of the proper
	option shall have the following rights: (1) to declare this equipment of the following rights: (1) to declare this equipment at once due and only to declare this	es that time is of the essence of this contract, and in case the
	termine and the right to the possession of the premises the seller without any act of re-missession of the premises the	raw said deed and other documents from escrewent paid principal balance of easily and other documents from escrewent principal balance of easily then the seller
	case of such default all payments therefolers and property as	ve described and all other rights acquired by the buyer as against the seller hereigned this contract by seller hereigned and without any right buyer hereigned by the buyer hereigned shall utterly cease as absolutely fully formed.
	the land aloresaid, without any process of law, and take into	contract and thy and perfectly as if this contract and such return, reclamation or compensation, and the such as the such as a such as the
	right hereunder to enforce the same nor that the seller at	nediate possession thereof, together with all the improvements and the agreed and reasonable rent of
	ottall any waiver if the provision itself.	by said seller of any breach of any provision bereat by provision hereof shall
	Granant, Casifornia Vool von sousces 2	attent be held to be a waiver of any succeeding by
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li	Compact Resemblished Anglitic	
Ш	Many onegog by Angeres was grown	The Secretary Page Control of the Co
	The true and actual consideration paid for this transle	er, stated in terms of dollars, is \$.12,900.00.  (Nowwes, the whole consideration of the state of the whole consideration of the losing party in said suit or action and it an appeal is taken from a certain of the whole consideration of the whole consideration of the said suit or action and it an appeal is taken from a constant of the whole cases the prevail of the whole consideration of the whole consid
	In case suit or action is instituted to face land	tinetris Dati of the Constitution of the Const
l	judgment or decree of such trial court, the losing party is attorney's tees on such party to a such trial court, the losing party to the losing pa	Afract or to enforce any provision hereof, the losing and the actual the provision hereof, the losing and the provision hereof.
	the singular pronoun shall be taken to meet that the se	ner promises to pay such sum as the appellate court should it an appeal is taken it
	This agreement shall bind and inure to the provisions he heirs, executors, administration	east be allowed the prevailing party in said suit or action agrees to pay such as a suit or action agrees to pay such sum as the appellate court shall adjudge reasonable as the prevailing party in said suit or action and it an appeal is taken from a suit or the buyer may be more than one person or a corporation; that it the context so required apply quality the teminine and the neuter, and that generally all grammatical changes as the circumstances may require not only the immediate parties hereto but their respections in interest and assigns as well.  Is have executed this instrument in triplicate; if either of the undersigned and its corporate coult.
- 11	IN WITTER POR PERSONAL TEDESCRIPTION	as the circumstant so portitions and to must be until that generally at the context so require
-    :	duly and corporation, it has caused its corporate as	s have executed this instrument in triplicate the hereto but their respecti
	authorized thereunto by order of its boar	erect apply quality to the commune and the neuter, and that generally all grammatical changes as the circumstances may require, and to individuals.  The communication of the com
	Little of Inolina	of directors.
4	Duri and	/ davalle /
N	OTE—The sentence between the	41 1 were
5	OTE—The sentence between the symbols ①, if not applicable, should  TATE OF OREGON.	d be deleted. See ORS 93 0301
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	County of Klamath ss.	STATE OF OREGON, County of
1	May 15., 19.81  Personally appeared the above named	85.
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	ne within instrument and	edpresident and that the latter is thesecretary of
me		and the last -
r	or it is the second of the sec	see and they re
COF	Ficial States	and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that sead instrument was signed and sealed in behalf of said corporation by authority of its board of directors and other acknowledged said instrument.
SEA	FICIAL Dang San Clephy	half of said corporation and that said instrument was signed and sealed in be- them acknowledged said instrument to be its voluntary act and deed.  Before me:
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Nofary Public for Oregon	De its voluntary act and deed.
	commission expires 11/16/04	Notary Public for Orosan
ري 18 مع	ORS 93.535 (1) All instruments	My commission expires:
veyed.	Such instruments, or a memorandum thereof in the parties are bound, shall be acknowledged, in the	e to any real property, at a time manner
	ORS 93 920 (3) Violation of ORS 93,685 is positive	ded by the conveyor not later than 15 days after
1.0	Paris Of a point of the parishable, upon co	My commission expires:  le to any real property, at a time more than 12 months from the date that the instrument manner provided for acknowledgment of deeds, by the conveyor of the title to be contended by the conveyor not later than 15 days after the instrument is executed and the parameters, by a fine of not more than \$100.
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Fcc	DUNTY OF Fresho ss	Deliver of the second
<sup>™</sup> Ma	Ny 27 1001	
an	d Lupi Inglis personally appe	ared the above named <u>Gerald H. Inglis Jr.</u> ed the foregoing instrument to be their
VΟ	luntary act and dood acknowledge	ed the foregoing amed Gerald H. Inglia
	and deed	instrument to be their
		BEFORE ME:
	OFFICIAL SEAL	
		Anna shounde
	TO CALIFORNIA )	1 marine and the state of the s
	FRESNO COUNTY My comm. expires JAN 7, 1985	My commission expires: /- 7-4:-
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or	Klamath )	원리 경기 (1886년 - 전환) (경기의 중인한 1987년 - 📗 👢
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