James B. O'Connor, Trustee

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, hereinalter called the seller, and Robert J. Cheatley and Linda J. Cheatley, husband and wife as community property.

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, 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 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 4, BLOCK 5, TRACT 1161

for the sum of ... Twenty one ... thousand, ... nine .. hundred ... fifty ... and ... 00/100 .. Dollars (\$...21.,950.00) (hereinalter 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 narces to pay the remainder of said purchase price (to-wit: \$18,950.00) to the order of the seller in monthly payments of not less than Two thousand four hundred ten and 00/100 Dollars (\$ 2,410.00) each, year

payable on the 1st day of each month hereafter beginning with the month of August _____, 1982 , 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 23

the minimum monthly payments above required. Taxes on said premises for the current tax year shall be proŝ

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

(B) for an ordentiation or (even if hundred) as a solution period of the provided of the period of t

It less than \$ none in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as wit respective interests may appear, and all publices of insurance to be delivered to the seller as soon as insured. Now it the buyer shall be added in the delivered to the deliver as the delivered to the seller as soon as insured from the buyer shall be added and hecome a part at the deliver are the insurance of the delivered to the seller and user and one partners is made shall be added and hecome a part at the deliver are by this contract and shall be added the fall a lower and any partner is none in an event. The will contract of the seller and the deliver at the deliver as soon as insured. Now were, of any right arising to and deposited in success that at his expense and within 10 days from the late hereof, he will turnish unto huver a fittle insurance policy in-the advectory in the seller on or subsequent to the date of this accessed to the seller on or subsequent to the date of this accessed and methods prime is fully paid and upon request and upon surender of this accessent, he will deliver a ford and sufficient deed remershares remuses in the suffic and of the sone and the intermediate of the advectory and concerned and sufficient deed remershares remuses in the suffic is fully paid and upon request and upon surender of this accessent, he will deliver a ford and sufficient deed remershares remuses in the suffic is fully paid and upon request and upon surender of this accessent, he will deliver a ford and sufficient deed remershares remers in the suffic here is fully paid and upon tequest and upon surender of this accessent, he will deliver a ford and sufficient and the accession. Here and clear of the contingences are dist extended and the access and clear of the contingence as on the date plated, permitted or a single, through us under weller, excepting, here and ensurender and restrictions and cleare the buyer and sufficient and the assigns. And the pl

water rents and public charges so assumed by the huyer and further excepting all hems and encumbrances created by the huyer or his assigns. And it is understood and agreed between said parties that time is of the exence of this contract, and in case the huyer shall fail to make the tents above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any accessed between said parties that time is of the exence of this contract, and in case the huyer shall between shall be the between said parties that time is of the time limited therefor, or fail to keep any accessed between said parties at the two contract null and you, (2) to declare the whole ungoid principal balance of purchase pure with the interest thereon at once due and parable and/or (1) to barefore this contract huy unt in equity, and in any of such as such cases, but and and the premises above described and all other rights acquired by the buyer between shall utterly cears and decrume and the right one so any other act at you youldre to be pulsated and without any tight of the buyer of relamation or composition for moneys paid and the premises above described and all other rights acquired by the buyer beneared and such tases, when all the premises above described and all other rights acquired by the buyer and of the preventer shall such as set when any other act at you youldre to be pulsated and without any tight of the buyer of relamation or composition for moneys paid action of the previous therefolder the pulsated and without any tight of the buyer of and rever there made is and indicate are to be relamated in the relamation of the second the right many and the reserves and when any other as therefoldere made and the such second and without any tight of the sector and such as a for many there are therefore made is and indicate are to be relamated and without any relation and the relation of the preventes above described many of the relation and the relation of the preventes and the relation of the - helonging

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision bered shall in no way affect right bereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision bered to be a waiver of any suc-ing breach of any such provision, or as a waiver of the provision itsell.

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court may any under transmiss to pay such sum as the appellate court sum, any more than one person; that if the contest so requires, the sinfu-appeal. In construing this contract, if is understand that the seller or the buyer may be more than one person; that if the contest so requires, the sinfu-tar promous shall be taken to mean and include the plural, the maxuline, the fermions and the nutrer, and that generally all grammatical changes shall be made, assumed and implied to make the provisions beend apply equally to compositions and to individuals.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; it 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 thereanto by order of its board of directors. BUYERS: In SELLERS. inte

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STATE OF OREC	GON)) ss:
County of Klan	그는 이 승규는 이 가슴 그 것 같아요. 그는 것 같아요. 이 가슴
Personal	ly appeard James B. O'Connor, on this <u>6th</u> day of
<u>October</u>	, 198 <u>1</u> , who, being first duly sworn, did say that
he is the Trus	tee for James B. O'Connor, John D. O'Connor, Mary O'Connor
and Violet.Fit	zgerald, and acknowledged the foregoing instrument to De

to hour

特别办公

August.

his xoluntary act and deed. Before me: Notary Public

Øregon för My commission expires: 5-6-84

Return to: Klamath County Title CE#3800 نې و. د لېو همېر مړي د. د راما و لولو

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AT D T' OF KEAMATH; ss.

물질 바랍 것을 알려 물었다.

1.45-61.13

Filed for record at requestion X

this_28_day of January A. D. 1982_at2.190'clockp M., are duly recorded in Vol.__M82__, of Deeds

Fee \$8.00

on Page <u>1134</u> EVELYN BIEHN, County Clerk

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我就会我完全让你要不能帮助你们?

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