BET HIS CONTRACT, Made this 12th day of August VOI.M82 Page 1136 lames B. O'Connor, Trustee and Farmers Choice, Inc., Robert J. Cheatley (Pres.), Akira Tabata (Secy), Luis Edmu Smith (V.P.) WITNESSETH: That in consideration of the mutual cov nants and agreements herein contained, ..... IT IS MANDATORY THAT PURCHASER BE A MEMBER OF THE HIGH COUNTRY RANCH ROAD AND PARK ASSOCIATION AND IS SUBJECT TO ADIDE BY THE ARTICLES OF ASSOCIATION OF THE HIGH COUNTRY RANCH AND PARK ASSOCIATION RECORDED IN KLA ATH COUNTY ON SEPTEMBER 12, 1979, INSTRUMENT NO. 73846, VOLUME M79, PAGE NO. 21734. LOT 3, BLOCK 5, TRACT 1161 for the sum of Thirty one thousand nine hundred fifty and 00/100 Dollars contraction of 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 Payable on the 1st day of each month hereafter beginning with the month of August , 19.82, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; • the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-The buyer warrants in and coverants with the soller that the real property described in this contract is for primarily for boyer's prevails buyer, insert of an advinctorm programmer; (B) for an organization or (even if buyer, is a natural person) is for buyiness or commercial purposes other than advicultural purposes. (B) for an organization or (even it buyer, is a natural person) is lot business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession of said famils on AUGUST 12. 19 81, and may retain such possession so long as not in default under the terms of this contract. The buyer agrees that at all times he will ent the huidings on soid premises, one or herediter d, in grant and save the seller harmleys therefore or personil any waste or strip thereal; that he will keep said premises for all terms or herediter in the first and save the seller harmleys therefore or grant terms seller for strip thereal; that he will keep said premises for how or herediter into the will pay all takes herediter its and termbury seller for all couls and attorney's free insured by him in determined and there have the seller herediter therediter there the same or any ps." therefore past due; that at huiger's there and more than a strip there and the seller become past due; that at huiger's therefore, here and keep insured all buildings now or hereafter erected on said premises against luss or danage by fire (with estended coverage) in an amount not in which in the start in good and the start in the start in the start in the start in the start is start in the start in the start is start in the start is start in the start in the start in the start is start in the start in the start in the start is start in the arit not less than s none not less than s none the according to a thermal effective entered of the seller and the seller and the seller and the seller and then to the seller and th in, water rents and public charles so assumed by the buser and lutther excepting all here and escenteeus and restrictions and the faces, musi-And it is understood and adreed between said parties that time is of the escence of this contract, and in case the huyer shall had to make generate above required, or any of them, punctually within ten days of the time limited thereing, or fail to keep any accessent berein cases only a seller at his optimetic and any of them, punctually within ten days of the time limited thereing, or fail to keep any accessent berein cases only if purchas provide the present of the contract of the contract for the contract had been accessed by the buyer of the maximum results and interest therein at once due as a scalar the contract multiand void, (2) the leafure the while unprint principal days reserved the premises above described and all other tig. is using the seller bereinder shall had the while unprint may addition and the right in the right of the premises above described and all other tigs is only the buyer of resonance that livery to mult reserve to mult reserve and default and without any vified by the buyer of resonance that in reserve to mult reserve to mult reserve to and reserve and science and the right without any vified of the buyer of resonance that and reserve to and restrictions and science and the right and and without any vified of the buyer of resonance to a componention for the right and the right are to be reliabled by the buyer of resonance and the resonance on the right and restrictions and science the right without any vified of the first and with and restrictions and science and with default and with any reserve the right and science and with any reserve the right and the right are to be reliabled on a componention for componention and restriction of the right with all responding the resonance and there and with resonance therein and resonance and the resonance and the right are to be reliabled to a science and with principlate with any reserve and any reser unpaid principal stand, i unpaid principal stand v, and in any of which ca The huver further adversarial that failure by the seller at any time to require performance by the buver of any provision, becend shall in no way affect tight hereunder to enforce the same, nor shall any waiter by said seller of any breach of any provision hered be beid to be a waiver of any suc-find breach of any such provision, or as a waiver of the gravision itself. the trial court, the huyer further promises to pay such such as the approxime source more than one present that if the context so requires, the singu-prot. In construing this contract, it is understood that the seller or the huyer may be more than one present that if the context so requires, the singu-pronoun shall be taken to mean and include the plural, the mascular, the fermine and the neuter, and that generally sill generalized changes shall made, assumed and implied to make the provisions bereat apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; il 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 BUYERS: YERS: March SELLERS: 971 1 1 1 Emos B Rais Edmind Snot mor has AMEDITANI NICHAR Rendeption Vie Stations 4. 15. 0 uniante beiween the not applitable, they Oregon Revised Sic 10 [Netarial athrew rse]. and if the seller is a tre I comply with the Act ran 308 or similar values the Z. the spiller MUS Hess Form No. 1 which even was 1 Art and will bare unte the p change is requested, all -----

STATE OF OREGON ) ) ss: County of Klamath )

Before me:

Value 11:36

Personally 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 Trustee for James B. O'Connor, John D. O'Connor, Mary O'Connor and Violet Fitzgerald, and acknowledged the foregoing instrument to be <u>His</u> volumerary act and deed.

18.45-14

Notary Public for Oregon

5-6-84

My commission expires:

STATE OF DREECN; COUNTY OF KLAMATH; ss.

Filed for record at received

PENGRAN!

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 ihis\_28\_day of Jan.
 A. D. 19 82 at 2:19'clock P M., and

 duly recorded in Vol.
 M 82, of \_\_\_\_\_\_\_ on Page \_\_\_\_\_\_\_

 Fee \$8.00
 EVELYN BIGHN, County Clerk

 By Jan.
 M. Mure

After Recording return to: Klamath County Title CE#3801



1137