Vol. M84 Page 1122 (C) 38406 THIS CONTRACT, Made this 14th day of October
LUCKY TIGER CORPORATION , hereinafter called the seller, and LUCILA MEDINA, 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 described Names X County, State of OREGON , to-wit: and xx and xx situated in ... KLAMATH One Titan Mobil Home (10 x 50) filled for record at laquest or 1965 Model Year County of Klassett) STATE OF ORECOM, J Serial #215110149 TREEX TITE 90 License # X 67874 \$1991 127 TVO 11 15 day received in Yol Mile Mas 320 day of children A. D. 19 filed for second STATE OF GREECH, COURTY OF XLAMATH, 25 versended for conservation between for the sum of Three. Thousand Five Hundred & no/100----- Dollars (\$ 3500.00) (hereinafter called the purchase price) on account of which Five Hundred & no/100-----Dollars (\$500.00 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: \$.3200.00---) to the order of the seller-in monthly payments of not less than One Hundred Twenty Five & no/100-----Dollars (\$125.00) each, payable on the 18th day of each month hereafter beginning with the month of April ,1984 and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deterred balances of said purchase price shall bear interest at the rate of 14......per cent per annum from ... Oc.t...... 14th...1983 until paid, interest to be paid. And * in addition for the minimum monthly payments above required. Taxes on said premises for the current tax year shall be provided between the xperties theretoxes and the chate of this xondrack Have been Paid by Seller thru 1983 The buyer warrants to and covenants with the seller that the real property described in this contract is *(A) primarily for buyer's personal, family, household on against success.

(B) for an organization or (oven if buyer is a natural person) is for business or commercial purposes. all buildings now or hereafter erected on said premises against loss payable first to the seller and then to the buyer as their respective interests may appear and in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now it the buyer shall fail to pay any such liens, costs, water rents, taxes, or charges or to procupe and pay for such insurance, the seller may do so and any payment so made shall be added to 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 the seller for buyer's breach of contract. Contr string (in an amount equal to said purchase price) marketable title in and to said promises in the seller on or subsequent to the date of this and accept the usual printed exceptions and the building and other restrictions and exceptions of record, it and so agrees that when price is fully paid and upon request and upon surrender of, this agreement, will deliver a good and sufficient deed conveying said premises unto the buyer, his heirs and assigns, tree and clear of encumbrances as of the date hereof and free and clear of all encumbrances since said permitted or arising by, through or under seller, excepting however, the said exceptions and the taxes, municipal liens, water as *IMPORTANT NOTICE: Delets, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if seller is a creditor, as such word is defined in the Truth-In-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1308 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use Stevens-Ness Form No. 1307 or similar. Congression of the Congression o TUCKY TIGER CORPORATION 3006 SING ROAD KTAMATH FATES, OR. 197601

SELLER'S NAME AND ADDRESS of Contests, in 8 County of I certify that the within instrument was received for record on the LUCILA MEDINA SP. #53 1505 MADISON STREET ..day of, 19....., KTAMATH FALLS, OR 97601o'clock.....M, and recorded SPACE RESERVED in book/red/volume No.....on FOR pageor as document/fee/file/ LUCKY TIGER CORPORATION instrument/microtilm No. 3006 SING ROAD Record of Deeds of said county. KLAMATH FALLS, OR 97601 Witness my hand and seal of

Until a change is requested all tax statements shall be sent to the following address.

LUCILA MEDINA SP. #53 1505 MADESON STREET KLAMATH FALLS, OR 97601 NAME, ADDRESS, ZIP

Deputy.

TITLE

County affixed.

WYNE VOOSERS EIG And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall tail to make the payments affore required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his the interest thereon at once due and payable. (3) to withdraw said deed and other documents from escrow and/or (4) to foreclose this contract by suit in termine and the right; to the possession of the premises above described and all other rights acquired by the buyer as against the seller hereunder shall utterly cease and deseller without any act of re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for case of such default all payments therefolore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or thereto or any succeeding breach of any provision hereof shall in no way alteet his of any such provision, or as a waiver of the provision itself.

Payment delay readily Oked by Seller, Just notify 13028

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The true and actual consideration paid to of or includes other property or value given or	r this transler, stated in promised which is part o	terms of dollars, is \$		r, the actual consideration consis
In case suit or action is instituted to for sum as the trial court may adjudge reasonable a judgment or decree of such trial court, the losin party is altorney's fees on such appeal. In construing this contract, it is understoo the singular pronoun shall be taken to mean and shall be made, assumed and implied to make the This agreement shall bind and inure to the beits, executors, administrators, executors, against the size executors.	close this contract or to a attorney's lees to be al- g party lurther promises	enforce any provision lowed the prevailing p to pay such sum as	hereof, the losing party in sai arty in said suit or action ar the appellate court shall adj	d suit or action agrees to pay suc nd it an appeal is taken from an judge reasonable as the gravalling
In construing this contract, it is understood the singular pronoun shall be taken to mean and shall be made, assumed and implied to make the	d that the seller or the include the plural, the m	buyer may be more the asculine, the leminine	an one person or a corporati and the neuter, and that	on; that if the context so require
IN WITNESS WHEREOF, signed is a corporation, it has caused ficers duly authorized thereunto by				
ficers duly authorized thereunto by	order of its board	of directors.	ing its corporate seal	affixed hereto by its of
Margaret C Russ	elf, Press.	DBA .	Pucky Tigor	Corps .
NOTE—The sentence between the symbols (), if not a	plicable, should be deleted	こうと は 声 間がたね こうけいしゅうに いりゅんか	Provide the second seco	
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Before Be				rd of directors; and each of s voluntary act and deed.
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My commission expires 5	6 00 My	commission expires	#6.11 (1.11)	
ORS 93.535 (1) All instruments contracting is executed and the parties are bound, shall be ack everyd. Such instruments, or a memorandum there it is are bound thereby. ORS 93.990(3) Violation of ORS 93.635 is p	unishable, upon conviction (DESCRIPTI	on CONTINUED)	than 15 days after the inst	on the title to be con-
RE-RECORDED TO CHAN	GE RECORDING	DATA	•	40
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