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⁶⁴⁵³⁰	CONTRACT—REAL ESTATE	Vol. My	_Page_	_13950 _@
THIS CONTRACT, Made this Klamath River Acres of Ore	4th day of	August		19.86 , between
and Robert Albert Nichael	, St. & Lenora Ann Mich	ael	, hereinafter	called the seller,
WITNESSETH: That in considerage agrees to sell unto the buyer and the band premises situated in	buyer agrees to purchase from	nts and agreemer the seller all of	nts herein con the following	tained, the seller
Lot 23, Block 24, 4th Addition	on to Klamath River Acr	es of Oregon,	Ltd.	

18211 Freight Road Lane According to the official plat thereof on file in the records of Klamath County, Oregon.

Also included, an undivided 1/3 intorest in well and pump house located on Lot 22, Block 24, 4th Addition to Klamath River Acres of Oregon, Ltd.

Also included a three bedroom mobile home, Oregon License No. X177401, including range, water heater, refrigator

Seller warrants that taxes are paid for 1985-1986.

Buyer agrees that there is to be a balloon payment in eight years from date.

Buyer has the right to increase payments or pay off at any time without penalty.

for the sum ofTHIRTY EIGHT THOUSAND & NO/100 Dollars (\$ 38,000.00) (hereinafter called the purchase price) on account of which ONE THOUSAND AND NO/100 Dollars (\$.1,000.00.....) 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: \$.37,000.00....) to the order of the seller in monthly payments of not less than ... THREE HUNDRED FIFTY SEVEN & 07/100 Dollars (\$...357..07......) each, payable on the ... 10th ... day of each month hereafter beginning with the month of ... September , 1986 , I RESECUTION IN THE PROPERTY OF SAID AND ASSESSMENT OF SAID PUTCHASE PRICE MAY be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of ...10%.....per cent per annum from...... August 10, 1986 until paid, interest to be paid. Included and * in addition to being included in the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract. Taxes have been prorated between buyer and seller.

The buyer warrants to and covenants with the seller that the real property described in this contract is (A) primarily for buyer's personal, lamily, household or agricultural purposes. (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural purposes.

The buyer shall be entitled to possession of saic lands on , 19 , and may retain such possession so long as he is not in default under the terms of this contract. The buyer agrees that at all times he will keep the premises and the buildings, now or hereafter exected thereon, in good condition and repair and will not suller or permit any waste or strip thereof; that he will keep said premises free from construction and all other liens and save the soller harmless therefrom and reimburse seller for all costs and attorney's fees incurred by him in detending against any such liens; that he will pay all taxes hereafter levied against said property, as well as all water rents, public charges and municipal liens which hereafter lawfully may be imposed upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured

all buildings now or herealter erected on said premises regainst loss or damage by lire (with extended coverage) in an amount not less than \$ in a company or companies salitactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear all policies of insurance to be delivered to the seller as soon as insurad. Now it the buyer shall fail to pay any such liens, costs, water rents, taxes, or choose or to precure 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 contract and shall bear interest at the rate aforesaid, without waiver, however, of any right arising to the seller for buyer's breach of contract.

(Continued on reverse)

Klamath River Acres	f Oregon, Ltd.			
P.O. Box 52 Keno, OR 97627 SELLER'S NAME AND ADDRESS				
Keno, OR 97627	ND ADDRESS			
After recording return to: Klamath River Acres of	of Oregon, Ltd.			
P.O. Box 52				
Kend, OR 97627				
Until a change is requested all lax statements	shall be sent to the following address.			
Robert Albert & Lenor	a Ann Michael			
P.O. Box 376 Keno, OR 97627	The second secon			
Keno, OR 97627	A pro			
NAME, ADDRI				

STATE OF OREGON. County of I certify that the within instrument was received for fecord on the ACE RESERVED in book/reel/volome No.....on FOR pageor as fee/file/instrument/microfilm/reception No....., Record At Deeds of said county. Witness my hand and seal of County affixed.

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And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above, required, or any of them, punctually within 30 days of the time limited therefor, or fail to keep any agreement herein contained, then the soller at his onlines the following rights: (1) to declare this contract null and void, (2) to declare the whote unpaid principal balance of said purchase price with finders and in any of yearsh assets, all rights and interest cheered or then existing in layor of the buyer as against the seller and payable. (3) to withdraw said deed and other documents from serval deed in the right to the powerson of the premises created or then existing in layor of the buyer as against the seller hereunder shall utterly case and deed without any act of resentry, or any other act of seller to be performed and without any right of the buyer hereunder shall revert to and revest in said case of the state of the seller than the seller to be performed and without any right of the buyer hereunder shall revert to and revest in said case of the seller than the sel

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The true and actual consideration paid for this transfer	r, stated in terms of dollars, is \$
of or includes other property or value given or promised whi In case suit or action is instituted to foreclose this cor sum as the trial court may affect the core	ich is part of the consideration (indicate which). However, the actual consideration consists the whole consideration (indicate which). However, the actual consideration consists of the consists of the consideration consists of the consideration consists of the consists o
shall be made exercise to mean and include the n	durent the mare than one person or a corner than
heirs, executors, administrators, personal area to the benefit of,	as the circumstances may require
signed is a corporation it has assent it	sors in interest and assigns as well. ies have executed this instrument in triplicate; if either of the underprete name to be signed and its corporate name to be signed and its corporate.
ficers duly authorized thereunto by order of its	res have executed this instrument in triplicate; if either of the under- brate name to be signed and its corporate seal affixed hereto by its of-
	THE TUH
THIS INSTRUMENT DOES NOT GUARANTEE TO PARTICULAR USE MAY BE MADE OF THE PER DESCRIBED IN THIS INSTRUMENT A PHYSICAL PROPERTY OF THE PER DESCRIBED IN THIS INSTRUMENT A PHYSICAL PROPERTY OF THE PER DESCRIBED IN THIS INSTRUMENT.	HAT ANY
CHECK WITH THIS INSTRUMENT, A BUYER	SHOULD
PLANNING DEPARTMENT TO VERIFY APPROVI	COUNTY TO THE PROPERTY OF THE
<u> </u>	Bryer a
NOTE—The sentence between the symbols ①, if not opplicable, shou	ld be deleted. See ORS 93.030). Buyer
STATE OF OREGON,	
County of Klamuth 3ss.	STATE OF OREGON, County of
19	Personally appeared
Personally appeared the above named. E.J. Shipsey, Robert Albert Michae	···La Late
Sr, Lenora Ann Michael	the other, did say that the former is the
and acknowled and the target	secretary of
most to be theat voluntary act and deed	and that the seal officed to the to the seal officed to the total and that the seal officed to the total and the seal officed to the seal of the seal
10 Beldrol	of said corporation and that said instrument was signed and sealed in be
SEALID CONTROLLED	them acknowledged said instrument to be its voluntary act and deed. Before me:
Notary Politic for Oregon	
try couphission expires 5-21-89	Notary Public for Oregon (SEAL) My commission expires:
ORS 93.635 (1) All instruments contraction to	To an annual capitos:
resecuted and the parties are bound, shall be acknowledged, in veyed. Such instruments, or a nemorandum thereof, shall be reties are bound thereby.	title to any real property, at a time more than 12 months from the date that the instrument the manner provided for acknowledgment of deeds, by the conveyor of the title to be concarded by the conveyor not later than 15 days after the instrument is executed and the paraconviction, by a fine of most such conviction, by a fine of most such conviction, by a fine of most such conviction.
ORS 93.990(3) Violation of ORS 93.635 is punishable, upor	a conviction, by a fine of not move then these
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STATE OF ORDGOV	
STATE OF OREGON: COUNTY OF KLAMATH:	ss.
Filed for record at request of	,
	12:53 o'clock P M and delt the 7th day
ofDeeds	12:53 o'clock P.M., and duly recorded in Vol. M86,
FEE \$9.00	Evelyn Biehn. County Clerk
	By Ban Smill
The Allenda Agreement was a second control of the	, the state of the
The second transfer of the second	$\mathcal{L}_{L_{1},L_{2},L_{3}}^{(0)}$ (2) $\mathcal{L}_{L_{1},L_{2},L_{3}}^{(0)}$
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