81503	ONTRACT_REAL ESTATE VOI MS Page 20540
THIS CONTRACT. Made this 177	A day of DECEMBER 19.84, between
and RICHARD AND HEIDI G,	SINDELAR - SIACL , hereinafter called the seller,
WITNESSETH. That in consideration of agrees to sell unto the buyer and the buyer agree and premises situated in KLAMATH	the mutual covenants and agreements herein contained, the seller to purchase from the seller all of the following described lands
LOT 7- BLOCK 1- SUBDIVISION - TRAC	
12. PH.2. 0	
Sorthe sum of Table 7 Table 0 - 18	GP)
Tor the sum of TWO THOUSAND Chereinafter called the purchase price) on account Dollars (\$ 1,00	of which I LOO ONE DOLLAR
hereby, acknowledged by the seller); and the remain amounts as follows, to-wit: IN MONTHEY COMPANY TO THE PROPERTY OF THE PROP	nder to be paid to the execution hereof (the receipt of which is nder to be paid to the order of the seller at the times and in PAY TENTS OF 42.50 EACH.
PRICE IS PAID IN FULL 1987 AND	CONTINUING UNTIL THE PURCHASE
IN ADDITION BUYER SHALL ASSESSMENT TO OREGON SHORES RATE OF SKY.OF ANNUALLY (RATE C	PAY ALL REAL PROPERTY TAXES AND BEACH CLUB, INC. AT THE PRESENT OULD BE INCLEASED IN FUTURES THE 86 TO BE PAID BY BUYER
ATE Of 69:00 FOR 19. All of said purchase price may be paid at any time; all of the said samum from JAA 15/1987 until paid; interest to be pair	86 TO BE PAID BY BUYER
above required. Taxes on said premises for the consent !	and a ladding to
The buyer warrants to and covenants with the seller that the real set. (A) primarily for buyer's personal, lamily or household purposes. (B) for an organization or (even if buyer is a natural person) is in the control of the cont	reperty described in this contract is or business or commercial purposes.
insteon, in good condition and repair and will not suffer or permit any worther lens and save the seller harmless therefrom and reimburse seller for, buyer, will, pay, all faxes, hereafter, levied against, said property, as well as unposed upon said fremises all promptly before the same or any part the buildings now or hereafter ferefed on said premises against loss or damage on the lens of the same of any part file of the same of the sa	or business or commercial purposes. A. J. J. J. S. J.
procure and pay for such insurance, the seller as soon as insured. Now shall bear interest at the rate aloresaid, without waiver, however, of any right the seller agrees that at seller's expense and within an amount could be	reof become past due; that at buyer's expense, buyer will insure and keep insured all buyer in the seller and then to the buyer as their respective interests may appear and all if the buyer shall fail to pay any such liens, costs, water rents, taxes or charges or to that arising to the seller for buyer's breach of contract. If ays from the date, hereof, seller will involved.
tully, paid and upon request and upon surrender, of this affection is buyer buyer's her and assigns, tree and clear of encumbrances at of the buyer, buyer's her and assigns, tree and clear of encumbrances at of the arising by, through or under seller, excepting, however, the said casements the buyer and further excepting all liens and encumbrances created by the buyer.	ud premises in the seller on or subsequent to the date of this agreement, save and off easiments now of record, if any. Seller also the date of this agreement, save and will deliver, a good and sufficient deed conveying said premises in lee simple unto the atte hereof and free and clear of all encumbrances since said date placed, permitted or estractions and the taxes, municipal liens, water rents and public charges so assumed by per or buyer's assigns.
redion, on such word is defined in the Truth-la-Lending Act and Regulation Z/th upperson use Stevens-Ness Form No. [319 or similar 24 1921 or school to the truth-land result of Regulation Z/th (toluch, signs on some others).	warranty (A).or (B) is not applicable. If warranty (A) is applicable and if the seller is a seller MUST comply with the Act and Regulation by making required disclosures for this
EDMOND L. REY 17401-S.E 39th 5P95 CAMAS, WASH 98607	STATE OF OREGON,
RICHARD AND HEIDT G STUDELAR 3352 DANVELS WAY UEST HUUSTER CAN	SCACK County of
UEST MUSTER CALIF 9 8 6 83 BUYER'S NAME AND ADDRESS Ber recording return to:	SPACE RESERVED at O'Clock M. and recorded
Michaeld & Alexandra Mack Company 1981 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	ron in book/reel/volume No
NAME ADDRESS, ZIP. If a charge is requested all for storement shall be tent to the following address. If CHARD AND HELD C	Record of Deeds of said county. The fact of the said county with the said seed of the said county and seed of the said county at the said seed of the said county affixed.
ESTMINISTEL CALIL 98083	HAVE TITLE
DINER SHALL FUNDAMESS TIP	By Deputy

BUYER SHALL FURNISH S	ELLER PROOF OF PAYMENT OF REAL	205
DURING THE TERM O	EFLER PROSE OF PAYMEUT OF REAL STATES OF THE	PROPERT
the interest fluctory at the following rights: (1) No declare the interest fluctory at once due and payable and for it existing in layor of the tuy or as against the seller her all other rights acquired to the fluctory.	days by the time limited therefor, or, fail to keep any agreement herein contained, it Inn-contract mult-end youl (2) to declare the whole unpaid principal balance of a 1) to loredow this contract by suit in equity, and in amount principal balance of a sunder shall be suited by the suit in equity, and in a suit in the suits of the suit in the suits of th	to make the payn hen the seller at se aid purchase price
and without any right of the buyer of return, reclaims perfectly as if this contract and such payments had ne by and belong to said seller as the agreed the said seller as the said seller	revert to and revest in said select without any act of reentry or any of the promises of the premises on compensation for moneya paid on account of the purchase of the premises of the profit of the profit of the profit of the profit of the purchase of th	interest created or ses above described I seller to be perloi
gether with all the improvements and appurtenances	ble rent of said premises up to the time of such default all payments theretolore made on this con to enter, upon the land aloresaid, without any process of law, and take immediate hereon or thereto belonging.	is absolutely, fully tract are to be reta e of such delault,
right hereunder to enforce the same, nor shall any wai any such provision, or as a waiver of the provision its yield yield securing them its	hereon or thereto belonging. thereon or thereto belonging. lier at any time to require performance by the buyer of any provision hereol shall in waiver of any breach of any provision hereol be held to be a waiver of any lie.	n no way allect sel
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13362 DANYER WAY. S MIRST KINGSTALL CALIFFE	2 6 8 7 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	il" and order
PICHARD AND HEIDLE	SIMDELAR SLACK	
The true and actual consideration paid for this	Santa August 1994	e station in a
In case suit or action is instituted to toreclose sunt as the trial court may adjudge reasonable as atte judgment or, decree of the trial	transfer, stated in terms of dollars, is \$	consideration cons
attorney's fees on such appeal. htts://discourses.inferiors.inferioring.chis.contract, it is understood that singular pronoun shall be taken to make the	turther promises to pay such sum as the appellate court shall adjudge reasonable as the seller or the briver case.	on agrees to pay su sal is taken from a the prevailing part
This agreement shall bind and inure to the benefit	and to individuals solven that generally all grammatical changes shall be made, as	ntext so requires, to
IN WITNESS WHEREOF said signed is a corporation in his	plurial and the neuter, and that generally die person of a corporation; that if the co- and to individuals, which (1/2) and grammatical changes shall be made, as if of, as the circumstances may require, not only the immediate parties hereto but a posts in interest and assigns as well. parties have executed this instrument in duplicate; if either officials name to be signed and its corporate seal attituded to	their respective hei
		of the under
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SCRIBED IN THIS INSTRUMENT IN VIOLATION OF A USE LAWS AND REGULATIONS BEFORE SIGNING THIS INSTRUMENT THE PERSON ACQUIRING FE	PELICABLE LAND X ALA SILL Oal	Think was as in
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	before me, the undersigned, a Notary Public in and for said State, p	ersonally appear
THEAT.	1 The State of State of Stack	
OFFICIAL SEAL	to be the person Swhose names are subscribed to the and acknowledged to me that The Y executed the same.	, known to m within Instrumen
MILDRED WIGGINTON NOTARY PUBLIC -CALIFORNIA	WITNESS my hand and official seal.	Angella de la companya de la company
My comm. expires DEC 4, 1987	The series of th	ord and the great
P. O. Box 1888, Long Beach, CA 90801	Notary Public in and for said State	juston
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TE OF OREGON: COUNTY OF KLAMATH:	SS.	
for record at request of November A.D. 10. 87 at 2	the 12th	
November A.D., 19 87 at 2 of Deeds	O'clock P M and duly seed do yet M87	
\$10.00	Evelyn Biehn, County Clerk	<pre>_ </pre>
	By PAN	15