os . 904.45	CONTRACT-REAL ESTATE		ESS LAW PUB. CO., PO	
		Vol. <u>m88</u>	Page_	1293
THIS CONTRACT, Made this			, 19	, betweer
Klamath Developmen	arecompany		aroin often onli	
nd Doug Tibbit	tts			a the seller,
grees to sell unto the buyer and the buyer ag and premises situated in <u>Klamath</u>	grees to purchase from t County, 2t 1083, according	s and agreements h he seller all of the State ofOr	erein containe following desc regon	d, the seller cribed lands , to-wit:
on file in the records of Klamath (	County, Oregon.	to the official	_ plat ther	eof
the seller in monthly payments of no: less that boliars (§31.23) each,	of said purchase price (inTELRTY_ONE &		/) to th	ed by the e order of
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Until a change is requested all tax statements shall be sent to the following address. Doug Tibbitts 692 Ignacio Blvd Novato, CA 94949

Record of Deeds of said county. Witness my hand and seal of County affixed.

NAME SITLE

and the second designed to the second designed to the second designed to the second designed at the second designe

... Deputy

By .....

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NAME, ADD RESS, ZIP 

## 13290

And it is understood and agreed between said parties the time is of the evence of this contract, and in case the buyer shall fail to make the parents where required, or any of them, punctually within 20 days of the time limited therefor or fail to keep any agreenent herein contained, then the seller at seller's option shall have the following rights: (1) to declare this contract null cond void, (2) to declare the whole unpid principal balance of sail purchase price with the interest thereon at once due and payable ind/or (3) to trecto-this contract by suit in equity, and in any of such cases, all rights and interest created or then the interest thereon at once due and payable ind/or (3) to trecto-this contract by suit in equity, and in any of such cases, all rights and interest created or then existing in favor of the buyer as against the seller hereundur shall utterly crease and determine and the right to the possession of the premises above described and all other rights acquired by the buyer of return, reclamation or compensation for moneys paid on account of the parchase of said property as absolutely, fully and and without any right of the buyer as the agreed and reasonable ret to a said princises up to the function the said seller, in case of such default as if this contract and such payments had never be on right and in case of such default all payments thereadore made on this contract and be reasonable ret to a said periese up to the time of such default. And the said seller, in case of such default, shall by and belorg to said seller as the agreed and therealter, to effect up the land allow the time to return the said seller in case of such default any process of law, and take immediate possession thereot, to-have the right immediately, or at any time thereafter, to effect up the table belonging. The buyer lutther adrees that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect seller's

gether with jut the improvements and appurcenances inereo or inereto delonging. The buyer further adress that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect seller's right hereinker to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers

ultil

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Doug Tibbict

duly authorized thereunto by order of its board of directors. Klamath Development Company By: E. J. Shipsey, President

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROVEDIRIATE CITY OR COUNTY PLANNING DEPARTMENT TC VERIFY APPROVED USES.

NOTE---The sentence between the symbols (2, if not applicable, thould be deleted. Sen ORS 93.030).

(If executed by a corporation, affix corporate seal)

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(If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON. County of Klaunath This instrument was acknowledged before nx on July 12 10 88 by 10 1000000 Tibbitts Klaunath Notary Public for Oregon (SEAL): My commission expires: 5/21/89	STATE OF OREGON. }ss.   Ccunty of Klamath   This instrument was acknowledged before me on July 12   19 88. by E. J. Shipsey   as President   of Klamath   Notary Public for Oregon   My commission expires: 5/21/89
	le to any real property, at a time more than 12 months from the date that the instrument e manner provided for acknowledgement of deeds, by the conveyor of the title to be con- eded by the conveyor not later than 15 days after the instrument is executed and the par-

(DESCRIPTION CONTINUED)

## STATE OF OREGON: COUNTY OF KLAMATH: CC.

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Filed for record at request of	<u>K. amath Development</u> A.D., 19 <u>88</u> at <u>11:32</u> o'clock <u>A.M.</u> , and duly 13289	recorded in Vol. <u>M88</u>
of <u>Aug.</u> of	Deeds on Page 13202	County Cletk
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