<sup>∞</sup> , <b>916</b> 30 contrac	T-REAL ESTATE	Vol mgg Page 15568
THIS CONTRACT, Made this 17th KLAMATH RIVER ACRES OF OREGON, LTL	lay ofSept	ember, 1988, between
and RONALD I. RINTA AND SHERAL A. SUTT	nutual covenants a purchase from the	, hereinalter called the buyer, nd agreements herein contained, the seller seller all of the following described longe
Lot 18, Block 24, 4th Addition to Klamath plat thereof on file in the records of Kla	River Acres, a math County Or	ccording to the official egon.
Seller agrees to pay taxes current. Taxes to October 1, 1988. Purchaser to receive	check from sel	Ler for the difference.
	CORDENSESS	
(B) Supplet and introduced contracting to convey fee this to a beneral frontiant includes are bland, shall be acknowledged in the main word. Note includes or a monitographic local, shall be resorded for the last bland instability. Only 51,22 h punishable, upon conver- ORS 21,2003) Violation of ORS 51,25 h punishable, upon conver- ored.		
tor the sum of <u>FIFTEEN THOUSAND &amp; NO/100</u> (hereinatter called the purchase price) on account of w Dollars (\$1,1500.90) is paid on the execution her seller); the buyer agrees to pay the remainder of said p the seller in monthly payments of not less than <u>Sources</u> Dollars (\$144:07) each; <u>Monthly princi</u> payable on the 17th day of each month hereafter b and continuing until said purchase price is fully paid.	hichONE THOUS eof (the receipt o purchase price (to E HUNDRED FORT ple and intere eginning with the p All of said purcha	AND FIVE HUNDRED & NO/100- f which is hereby acknowledged by the wit: \$13,500.00) to the order of Y. FOUR & 07/100- st or more month of October ,19 88, ise price may be paid at any time: all de-
ferred balances of said purchase price shall bear interess Octobers 171988. until paid, interest to be paid monthly payments above required. Taxes on said prem parties hereto as of the date of this contract. The buyer warrants to and covenants with the seller that the real pro (A) primarily for buyer's personal, lamily or household purpose. Hour (B) for an organization or (even it buyer is a natural purpose.	t at the rate of included uses for the currer	<pre>Qper cent per annum from and * { in addition to being included in the minimum at tax year shall be prorated between the</pre>
The buyer shall be entitled to possession of a side lands on	ber 17, 1988 at at all times buyer will k te or strip thereol; that b costs and attorney's tees Il water rents, public cha	, 19, and may retain such possession so long as sep the premises and the buildings, now or hereafter erected uyer will keep said premises free from construction and all incurred by seller in defending against any such lien; that fees and municipal liens which becastics Lewinith men be
In selier agrees that at selier's expense and within <u>UNAN</u> . At a (in an amount equal to said purchase, price) marketable title in and to said except the usual printed exceptions and the building and other restrictions an fully paid and upon request and upon aurender of this agreement, seller, w buyer, buyers heirs and assigns; Iree and clear of encumbrances as of the da arising by, through or under seller, excepting, however, the said easements, re the buyer, and further excepting all liens and encumbrances created by the buy	ys from the date hereol, so 1. premises in the seller, or d easements now of record ill, deliver a good and sut te hereol and tree and cle- strictions and the taxes, more yer, or buyer's sasion.	eller will furnish unto buyer a title insurance policy insuring nor subsequent to the date of this agreement, save and it any. Seller also agrees that when said purchase price is licient deed conveying said premises in fee simple unto the ar of all encumbrances since said date placed, permitted or unicipal liens, water rents and public charges so assumed by
* IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever w readitor, as such word is defined in the Truth-In-Lending Act and Regulation Z, th purpose, use Stevens-Ness Form No. 1319 or similar. In the truth of the second to the	carranty (A) or (B) is not a seller MUST comply with i	pplicable. If warranty (A) is applicable and if the seller is a her Act and Regulation by making required disclosures; for this was a selected and the selected disclosures to the selected disclosures in the selected disclosur
*IMPORTANT NOTICE: () Delete; by lining out; whichever phrase and whichever w *IMPORTANT NOTICE: () Delete; by lining out; whichever phrase and whichever w coding: as such word is defined in the Truth-In-Lending Act and Regulation Z, the purpose, use Stavens-Ness Form No. (1319 or similar.) Notice to the truth to the starter of the Klamath. River. Acres. of Oregon, Ltd. 2010 P.O.3.* Box 522-5001; constitutions back the two theres, entry of Keno, OR 97627 SELLER'S NAME AND ADDRESS	ins of Collars, is 2 . J.D.s <sup>14</sup> <sup>14</sup> <sup>16</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup> <sup>10</sup>	County of
Ronald I Rinta & Sheral A. Suttle 12443 Fredericksburg Drive Saratoga, CA 95070 BUYER'S NAME AND ADDRESS	and the second second of the second	I certify that the within instru- ment was received for record on the day of
Alter recording rotum tel as a manage of the broatheau itself Klamath River Acres of Oregon, Ltd. P. O. Box 52 Keno, OR 97627. State and the state of the state of the state NAME ADDRESS, ZIP		
NAME ADDRESS ZIP While change is requested off for stolerning shall be sent to the following address: Ronald I. Rinta & Sheral A. Suttie 12443 Fredericksburg Drive Saratoga, CA 95070 NAME ADDRESS ZIP		Witness my hand and seal of County affixed.

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Dargennau Ports	070 1. ADDRESS. 1.P	By	. Deput
above required, or any of the option shall have the following the interest thereon at once d existing in layor of the huge	m; punctually within 20 days of the time limit m; punctually within 20 days of the time limit m; rights: $(1)$ to declare this contract null and ue and payable and/or $(3)$ to foreclose this co	of the essence of this contract, and in case the buyer shall fail ed, therefor, or fail to keep any agreement, herein contained, the yoid, (2) to declare the whole unpaid principal balance of sa intract by suit in equity, and in any of such cases, all rights and i	to make the payments in the seller at seller's id purchase price with interest created or then
all other rights acquired by t and without any right of the perfectly as it this contract a by/and belong to said seller have the right immediately, gether with all the improven	he boyes in the date between some some interity, or he boyes in the date between to and revert i boyes of the boyes of the boyes of the boyes of the boyes of the boyes of the boyes of the or at the agreed and heaves been made; and in as the agreed and heaves been made; boyes or, at any time thereafter for one of the boyes rents and annutremences thereas of the boyes of the lents and annutremences thereas of the boyes of the boyes of the boyes of the boyes of the boyes of the boyes of the lents and annutremences thereas of the boyes	of the essence of this contract, and in case the buyer shall fail of therefor, or fail to keep any agreement herein contained, the yold, (2) to declare the whole unpaid principal balance of san thract by suit in equity and in any of such cases, all rights and i age and determine and the right to the possession of the premise haid seller without any set of re-entry, or any other act of said for moneys paid on account of the purchase of said property an isase sup to the time of such default. And the said seller, in case and aloresaid, without any process of law, and take immediate torging.	s above described and seller to be performed s absolutely, fully and ract are to be retained of such default, shall possession thereof, to-
The buyer further ag right hereunder to enforce th any, such, provision, or as a r	rees that failure by the seller at any time to r e same, nor shall any waiver by said seller of raiver of the provision itself.	any breach of any provision hereof be held to be a waiver of an	i no way allect seller's y succeeding breach of
12443 Frederick Saratoga, CA 95	5 Shoral A. Suttie spurd Driva 070 esuara actantes	nent was received for day of spectresserves in book/reel/volume No	record the ic f, and recorded
(SUO' OE 01231 5'()The true and actual of , or includes other property	or value given or promised which is part of	Contribution of dollars, is \$15,000.000 However, the actual the consideration (indicate which):05 OK OVERCENT	l consideration consists
sum, as the trial court, may, judgment:or, decree, of the tr attorney's: lees on such appea + WhO'In construing this con sindular propound shall be the	Is instructed to forecose his contract of to adjudge reasonable, as, attorneys, steat, to be, ial court, the losing party further promises to buy the standard state of the seller of the buy tract, it is understood that the seller of the buy	encorce any provision hereol, the losing party in said suit or act allowed, the prevailing party, in said suit or action and, it an app pay such sum as the appellate court shall adjudge reasonable at the thirty way. I there is a superson or a corporation; that if the c	s the prevailing party's
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signed is a corporatio duly authorized there			er of the under- to by its officers
THIS INSTRUMENT WILL	NOT ALLOW USE OF THE PROPERTY D MENT IN VIOLATION OF APPLICABLE LAN TIONS. BEFORE SIGNING OR ACCEPTIN PERSON'ACQUIRING'FEE TITLE TO TH ECK WITH THE APPROPRIATE CITY C RTMENT, TO VERIFY APPROVED USES.	Ronald I. Rinta	Litto
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(If executed by a corporation, 1	he date of this contract. and correction with the selice that the real property increased tends of the selice that the real property increased to the shupper O'lit us collection is shown of the selice tends of the Schröder Schrö		
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BUCCounty of ULE ALGI	as acknowledged before the ton which T	County of us being the second	uk const stil de-
n-Ronald I. Rint	a, Sheral A. Suttie, M		<u></u>
	EE to bro in tensinger of sig.	LEAL ALLER ANALALA AL TABLES IN THE STATE	10 the class of th
My commiss	uon expires: 5/21/89 2000100	fy commission expires:	I a that the instrument
	are bound, shall be acknowledged, in the mar a memorandum thereof, shall be recorded I ion of ORS 93.635 is punishable, upon convic	any real property, at a time more than 12 months from the da mer provided for acknowledgment of deeds, by the conveyor by the conveyor not later than 15 days after the instrument is tion, by a fine of not more than \$100.	of the title to be con- executed and the par-
	(DESCRIP	TION CONTINUED)	
STATE OF OREGON: C	OUNTY OF KLAMATH: ss.		
성경을 위한 것이라. 1933 영경은 1977년 1973년 1933	est of <u>Klamath R</u> :	iver Acresthe2	<u>0th</u> day
of <u>Sept</u> .	A.D., 19 <u>88</u> at <u>2:35</u> of <u>Deeds</u>	o'clock <u>P.</u> M., and duly recorded in Vol. on Page <u>15568</u> .	<u></u>
FEE \$13.00		By Gauline Mullends	re
l the second second			
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and ROWALD 1	. RINTA MAD SHERAL A. SUT	HER STEP LIND OF SURVICEOUS	ener ne sever, alled the buyer
	RACT, Made this 17th RIVER ACRES, OF ORECON, UT	승규는 것이 같은 것이 같은 것이 같은 것이 같은 것이 같이 많이 많이 많이 있다. 것이 같이 많이 없다.	9.25 herw <b>een</b> { celleg the seller,
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FORM No. 706-CONIRACI-RE	Al ESTATE-Manifity Payments.	an a	CONTRACTOR OF SUSPECT

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