194 A			
	<u> </u>	K-41184	Val. m89 Page 2440 C.
1	THIS CONTRACT, Made this	7 cm	illing and clark T Kenvon, a
 }	married man	hushand and wife	
1	and Shin Oh Kang and Da Bok Ka	ang, nusbanu and wire	, hereinalter called the buyer,
	WITNESSETH: That in con	sideration of the mutual covera	from the seller all of the following de-
1	scribed lands and premises situated		WENT BY NOTICE TO THE SELLER IF
1	" WOU HAVE THE OPTION TO VO.	ID YOUR CUNTRACT OR AGREE	HANT TO THE DILLES AND REGULATIONS
	OF THE OFFICE OF INITRAL	E LAND SALLS REGISTING OF	VOUD STGNING THE CONTRACT UK
	AGREEMENT, IF YOU RECEIVE	U INC PROPERTY REPORT TO DEV	OVE THE CONTRACT OR AGREEMENT BY
	NOTICE TO THE SELLER UNLIL	MIDNIGHT OF THE	W CALENDAD DAY EXCEPT SUNDAY, UK
	SUMMATION OF THE TRANSAUL	UN. A DUSINESS DAT 10 TH	IACUTNCTON'S RIRTHDAY, MEMORIAL
	DAY, INDEPENDENCE DAT, LAD	SUN DATS TETERANT	
	CHRISTMAS." IT IS MANDATORY THAT THE P	PURCHASER BE A MEMBER OF	THE LITTLE DESCHUTES RIVER WOODS
	OUNEDS ASSOCIATION AND IS	SUBJECT TO TRACTING 31	AC SDELLED OUT IN THE ARTICLES
	OF ASSOCIATION RECORDED I	N KLAPIATT COOTTA ON A	12, 1973, INSTRUMENT NO. 74116,
-	VOLUME M73, PAGE NO. 2591	•	
11	for the sum of Four Thousand	Six Hundred and no/00	Dollars (\$.4,600.00)
	(hereinafter called the purchase pr	on the execution hereof (the rec	eipt of which is hereby acknowledged by the
	seller); the buyer agrees to pay in	e lemanaci e Civty nine	and 68/00
	Dellars (\$ 09.00) each,		
	15th day of ea	ch month hereafter beginning wi	in the month of a main be paid at any time;
	t and another said purcha	Se price is terry to	
8 117 1 03 188	January 15, 1989	until paid, interest to be paid. shove required. Taxes on said p	the rate of
l.	rated between the parties hereto	as of the date of this contract.	which in this contract #
	The buyer warrants to and covenants *(A)	with the selfer that gricultural purposes, muly household or agricultural purposes, buyer is a natural person) is for business	15 to 89 and may retain such possession so long as
	The buyer shall be entitled to possession of this	on of said lands on	s he will keep the buildings of said premises live from mechanics thereol; that he will keep said premises live from against any
	and all other liens and save the seller harm and all other liens and save the seller harm such liens: that he will pay all taxes hereaft auch liens: that he will pay all taxes hereaft	ier levied against said property, as well as mises, ail promptly before the same or any mises, ail promptly before the same or any	all water rents, poone past due; that at buyer's expense, he will part thereof become past due; that at buyer's expense, he will loss or damage by hre (with extended coverage) in an amount
		a companies satisfactory to the se	ller, with loss payable first to the seller and theil tail to pay any
i	to and become a part of the debt secured b	and deposited	in escrow
	The seller agrees that at his expense The seller agrees that at his expense	and within 10 days from the price, marketable title in and to said prem	nises in the seller on or subsequent to the date of afrees that when and easements now of record, if any, Seller also afrees that when
	and purchase price is fully paid and upon premises in fee simple unto the buyer, his h premises in fee simple unto the buyer.	by, through or under seiler, escepting, and	nces as of the date ments and restrictions and the tates, induction ever, the said ensumbrances created by the buyer or his assigns. Itens and encumbrances created by the buyer or his assigns.
i	And it is understood and agreed be	tween said parties that time is of the time limit	ed therefor, or fail to keep any acreement principal balance of
	and purchase price with the interest thereo	ing in taker of the buser as against the selling in taker of the buser as against the buyer i	ler hereunder shall revert to and revest in said teller without ally on the teller without ally and thereunder shall revert to and revest in said teller without any paid.
	possession or one other act of said seller	to be periodely fully and perfectly as if th	is contract and soller as the agreed and reasonable frit of
 	promises up to the table of without any	blocess of lawl and	
	ceeding breach of any such provision, or	as a waiver of the provident in terms of d	ollars, is \$ 4,600.00
	The true and actual consideration erotion consists of or includes other p	paid for this training, diven or promised which repeatly or value diven or promised which to ferrefore this contract or to enforce any to ferrefore this contract or to enforce any	ollars, is 3 - 1 - 1000 advections (indicate which)
	of the trial court, the buyer luther pro	mises to pay such such as the buyer may	be more than one person; that if the contest to requires, the since
	lar pronoun small or implied to make	the provisions hereof approving the	- in duplicate if either of the un-
	IN WITNESS WHER.	EGF, said parties have encourse	o be signed and its corporate seal attixed hereio
	 by its officers duly authorized 	I mercunio -/ -	SELLERS (WRIGHIEL . MARS
		æh-	Michael B. Jager Margaret H/Jager
	DA DAK K	2713-	Clark J. Kenvon Note the evaluate between the ty
	I EINEDETANT NOTICE: Delete, by lining +	ut, whichever privit on back word a dal red in t	a further for the purplet. Setter 0 CC2 (Naterial annumies induced by the purplet. Setter 0 CC2 (Naterial annumies induced by the purplet of
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STATE OF OREGON: COUNTY OF K	LAMATH: SS	the Title Co.	the	8th day	
Filed for record at request of	Klamath Co	ounty Title Co o'clock A.M., and	d duly recorded in Vol.		
of Feb A.D., 19	at 	on Page	Country Clark		
01	· · · · · · · · · · · · · · · · · · ·	Evelyn Biehn By	County Clerk	plane	
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