947 THIS CONTRACT, Made this Vol. <u>m89</u> Page 9729 Michael B. Jager and Margaret H. Jager, husband and wife and Clark J. Kenyon, a 19. 89., between and Melvin M Michelson and Darlene E. Michelson, husband and wife, hereinalter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-"YOU HAVE THE OPTION TO VOID YOUR CONTRACT OR AGREEMENT BY NOTICE TO THE SELLER IF YOU DID NOT RECEIVE A PROPERTY REPORT PREPARED PURSUANT TO THE RULES AND REGULATIONS OF THE OFFICE OF INTERSTATE LAND SALES REGISTRATION, U. S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT; IN ADVANCE OF, OR AT THE TIME OF YOUR SIGNING THE CONTRACT OR AGREEMENT. IF YOU RECEIVED THE PROPERTY REPORT LESS THAN 48 HOURS PRIOR TO SIGNING THE CONTRACT OF AGREEMENT YOU HAVE THE DEVELOPMENT TO DEVELOP A REPORT OF AGREEMENT OF A REPORT OF A REPO THE CONTRACT OR AGREEMENT YOU HAVE THE RIGHT TO REVOKE THE CONTRACT OR AGREEMENT BY NOTICE TO THE SELLER UNTIL MIDNIGHT OF THE THIRD BUSINESS DAY FOLLOWING THE CON-SUMMATION OF THE TRANSACTION. A BUSINESS DAY IS ANY CALENDAR DAY EXCEPT SUNDAY, OR THE FOLLOWING BUSINESS HOLIDAYS: NEW YEAR'S DAY, WASHINGTON'S BIRTHDAY, MEMORIAL DAY, INDEPENDENCE DAY, LABOR DAY, VETERAN'S DAY, COLUMBUS DAY, THANKSGIVING, AND IT IS MANDATORY THAT THE PURCHASER BE A MEMBER OF THE LITTLE DESCHUTES RIVER WOODS OWNERS ASSOCIATION AND IS SUBJECT TO MAINTENANCE OF BOTH THE ACCESS ROAD AND THOSE ROADS WITHIN SUBDIVISION TRACTS 1069, 1122, AND 1123 AS SPELLED OUT IN THE ARTICLES OF ASSOCIATION RECORDED IN KLAMATH COUNTY ON MARCH 12, 1973, INSTRUMENT NO. 74116, Lot 22 in Block 3 in Tract1069. for the sum of Ten Thousand and No/00 (hereinalter called the purchase price), on account of which Four Thousand and no/00 Dollars (\$.4,000.00 ...) 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: \$ 6,000.00) to the order of the seller in monthly payments of not less than One hundred and no/00 payable on the 15th day of each month hereafter beginning with the month of June , 1989, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of ______ per cent per annum from May 15, 1989 until paid, interest to be paid. Monthly and * {in addition to being included in the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-The buyer warrants to and covenants with the seller that the real property described in this contract is *(A) primarily for buyer's personal, family, household or agricultural purposes, (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. not less than \$ <u>none</u> their respective interests may appear and all policies of insurance to be delivered to the seller, with loss payable first to the seller and then to the buyer as such itens, costs, water rents, tares, or chardes or to procure and pay tur such insurance, the seller as soon as insured. Now if the buyer shall tail to pay any to and hecome a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to and deposited in Escrow to and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to and deposited in ESCrOW and an amount equal to said purchase price, marketable tille in and to said purchase in the seller on or subsequent to the date of this screenent, and eacept the usual printed exceptions and the building and other restrictions and easements now of record, if any. Seller also acress that water tents and upon surrender of this agreement, he will deliver a good and sufficient deed conveying said are placed, permitted or arising by, through or under seller, eacepting, however, the said restrictions and the tases, municipal liens, water tents and public charges and when wild notify the buyer and lurther excepting all liens and encombrances created by the buyer or his assigns. liens, water renis and public charges so assumed by the buyer and lutther excepting all liens and encumbrances created by the buyer or his assigns. 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 a payments above required, or any of them, punctually within the days of the time limited therefor, or fail to keep any, agreement herein contract, all rights and interest thereon at once due and payable and or (3) to folce(here the whole within the interest thereon at once due and payable and agreed by the buyer shall lail to make a possession of the premises above descripted and all other rights sequered by the buyer hereunder shall trend there in any difference and determine and the right so of resentry, or any other act of said veller to be retained and without the solite hereunder shall trend reter in said and the right so of such disalt all payments therefolder male on this contract are to be trend by the buyer hereunder shall trend and new rows in and solited without any premises up to the time of such data solited, taily and perfect as if this contract and such retermines and therefolder male on this contract are to be trend by the buyer of such of solid without any of such disalt all payments therefolder male on this contract are to be retained by and bride the such cas and such case of such disalt all payments therefolder male on this contract are to be trend and by the buyer of and solid reter mate; or any of there made; and solid reter to be retained by and bride the solid without any process of law, and solid to be precedent at the advert of and soler made; or the solid by the buyer of any apprents and never been made; and soler of such disalt all payments therefolder male on this contract are to be treatend by and bride the as the affected and reasonable rent of a premises up to the time diversaid, without any process of law, and take immediate possession thereol, together with all the improvements and a The buyer lurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect is tight hereunder to unforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any such reding breach of any such provision, or as a waiver of the provision itself. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 10,000.00 of the appeal. In construing this contract, it is understood that the seller or the buver may be more than one person: that if the context so requires, the singu-lar pronoun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. 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 duly authorized thereunto by order of its board of directors. SELLERS 1. Kon 3/22/8 Margaret H. Jager len Michael D Darlene E. Michelson Jager 2 eŕ Clark J Keny lar RIMPORTANT NOTICE: Delete, by lining eul, whichever if workanty (A) is applicate and it the teller is a tred Regulation Z, the secies MuSI compty which the Ait and use Stevens-Ness Form No. 1228 or similar units for dwalling in which event use Stevens-Ness Form No. 1307 NOTE: The sentence between the sym-bels , T. if net cooliscole, should be only [A! or (b) is not epalicable ier is a creditor, a will become a first h 130? ar similar. 93 023 nent en reverse).

DESE TONE A LOUIS AND A LOUIS noriantic called the selica Ar (ud ph) Eslins Istherinstein, Stan Baharan wirrwzeszz (i.) not in consideration of the mutual coverants and and and and surgeriants being cantained. the REFERENCE AND THE TARK THE ADDRESS OF THE THERE COVERING AND ALTERNET AND ALTERNET AND ALTERNET, INC. SALES TO THE ADDRESS TO ALTERNET TO THE SALES TO ALTERNET TO ALTER THE SALES ADDRESS TO ALTERNET TO ALTER THE SALES ADDRESS AD AGAL MAYE THE CELEVEN A PROFESSION OF CONTRACT OR AGREEMENT OF HOTICS TO THE SELLER IS YOU UID SOT SEELE A PROFESSION FOR PROPERTATION OF SERVICES AND REGULTS AND REGULTS AND OF THE SOT SEELE A PROFESSION AND AND STRUCTURE OF YOUR STRUKTS OF HOUSING AND OF THE SOLUTION OF RECENT AND AND AND THE THE OF YOUR STRUKTS THE CONTRACT OF HOUSING ADDALES THE CONTRACT OF THE RECENT OF THE OF YOUR STRUKTS FOR TO STRUKT OF ADDALES THE CONTRACT OF THE RECENT TO SECOND THE CONTRACT OF RORELS IN ADDALES THE CONTRACT OF THE RECENT TO SECOND THE CONTRACT OF RORELS IN ADDALES THE CONTRACT OF THE RECENT OF THE RECENT OF ADDALE ON FRELOWING THE CON-NOTION OF THE CONTRACT OF THE RECENT OF THE SECOND THE CONTRACT OF RORELS AND ADDALES TO THE CONTRACT OF THE RECENT OF THE SECOND THE CONTRACT OF RORELS AND ADDALES TO THE CONTRACT OF THE RECENT OF THE SECOND THE CONTRACT OF RORELS AND ADDALES TO THE CONTRACT OF THE RECENT OF THE SECOND THE CONTRACT OF ADDALES THE CONTRACT OF THE RECENT OF THE SECOND THE CONTRACT OF ROLES OF ADDALES THE CONTRACT OF THE RECENT OF THE SECOND THE CONTRACT OF ADDALES THE CONTRACT OF THE ADDALE OF THE SECOND THE CONTRACT OF ADDALES THE CONTRACT OF THE ADDALE OF THE SECOND THE CONTRACT OF ADDALES THE CONTRACT OF THE ADDALE OF THE SECOND THE CONTRACT OF ADDALES THE CONTRACT OF THE ADDALE OF THE SECOND THE CONTRACT OF ADDALES THE CONTRACT OF THE ADDALE OF THE SECOND THE CONTRACT OF ADDALES THE CONTRACT OF THE ADDALE OF THE SECOND THE SECOND THE CONTRACT. ADDALES ADDALES THE CONTRACT OF THE ADDALE OF THE SECOND THE CONTRACT OF THE SECOND THE ADDALES THE CONTRACT OF THE SECOND THE SECOND THE SECOND THE SECOND THE CONTRACT OF THE SECOND THE CONTRACT. ADDALES THE SECOND THE SECON NJOON REVIE SUTURINARI AUTILI CHT HORMUSIGH RETE REFERENCE WERE SUTURING AUTORISCH WOODS BROHT BRA BROH 22.2024 THT HYDREIG PORARTINAM UT DIE SAA BROH 22.2024 THT HYDREIG PORARTINAM UT DIE SAA BROHT DIA CHT REFERENCE DIA TET SAA BROHT DIE STAAT DIE SUURI DIE SAA BROHT DIE SAA STATUNG TET STATUNG DIE STAAT DIE STAAT DIE STATUNG STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of _ Klamath County Title Co. of _____A.D., 19 <u>89</u> at <u>11:41</u> o'clock <u>A.M.</u>, and duly recorded in Vol. <u>M89</u> June day ____ on Page _____ 9729 FEE Evelyn Biehn County Clerk By Dauline Muclenolage \$13.00 Return: K.C.T.C. and contraine and it is it norther of the fails will of and purchase price hand to puid at any three $\begin{array}{c} \text{identified neighbor in the state of the state of$ alominėji nim to mob stir to su operat anteri alte estatutį botas knors taşî ya le terren dininê nêdine, bistorinî tin dinîn trisinî tinî tê de terren devra de terren de . String بالهنو ومناح - an The second secon na i i Norwieray ين روينيونيون دونيونيونيون دريونيونيونيون A CONTRACTOR AND A CONTRA for the rest of the second contraction to the stranger of the second sec an an chair t dit i da sono uti su onnita constanti de Carestello de Star de St Star de St ં છેલ્લ • A start of the start of the second start of the second start of the start of the start of the second start of the st 1 nu sit lo velus le martinele ar present al side and some since the second state of the second state of elenen neutra her senerange al bristighten en en seneral entrementer en er Kargarit II. Jagen Michael In Cinger A March

Mige and Provide generation and States and States. States and states and the states of the states and the states and states. States and stat

Curry Terrore Ext Alternative sector as the state of the state of the sector as a sector as the state of the sector as a 20.00 m 20.00

nos sisteration.