7 22:04	RACT, Made this .	CON'I ACT-I	REAL ESTATE VC	1 <u>. m89</u> P8	ge <u>10</u> 89 bet
THIS CONT KI	RACT, Made this . AMATH RIVER ACR	ES OF OREGON	Lill.e	· · · · · · · · · · · · · · · · · · ·	
				hereina	after called the se
	EVEN W. MELTON			, nerenna	ter caney me bu
WITNESSET	TH: That in conside	antion of the mut	ual covenants and	agreements herein	contained, the se
	a a state to	and a dealer to prove	chase from the sell	er all of the tollo	wing described in
and premises situate	ed inKI	AMATH	County, State	ofOREAFOIN	, 10-
Tab 11 Diegle 2	35, 5th Addition	to Klamath Ri	ver Acres, acc	ording to the	official plat
thereof on file	e in the records	of Klamath Co	ounty, Oregon.		
CHELEOI ON LITE					
Buyer to assume	e Bancroft Bond.				
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	그 같다. 김 씨님 같은	영국 관계 전 문화	114년 11년 11년 11년 11년 11년 11년 11년 11년 11년		
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seller); the buyer agrees to pay the remainder of seid purchase price (to-wit: \$16,110.00......) to the order the seller in monthly payments of not less than --ONE HUNDRED SEVENTY THREE & 13/100-----Dollars (\$ 173.13 ) each, monthly principle and interest or more payable on the .... 20th day of each month hereafter beginning with the month of August , 1989 ,

and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deterred balances of said purchase price shall bear interest at the rate of ... 10% per cent per annum from..... 6/27/89 \_\_\_\_\_\_ 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 prorated between the parties hereto as of the date of this contract.

The buyer warrants to and covenants with the seller that the real property described in this contract is
\*(A) primarily for buyer's personal, lamily or household purpase.
(B) for an organization or (even if subject is a netural person) is for business or commercial purposes.
(B) for an organization or (even if subject is a netural person) is for business or commercial purposes.
The buyer shall be entitled to possession of said lands on <u>Jume 27, 1989</u>, 19..., and may retain such possession so long as buyer is not in default under the term of this contract. The buyer afrees that at all times buyer will keep the premises and the buildings, now or hereafter erted buyer is not in default under the term of this contract. The buyer afrees that at all times buyer will keep the premises and the buildings, now or hereafter erted other liens and save the seller indets thereform and reimburs welle. for all costs and attorney's less incurred by seller in default and will not suffer or permit eny waste or strip thereof; that buyer will keep said premises free from constructioners that other liens and save the seller levels that said property, as well as all water rents, public charges and municipal liens which hereafter lawfully may be buyer will to be the same or any part thereod thereome past due; that at buyer's expense, buyer will insure and keep insured all buyers are and severed to a suid and so there the same or any part thereod thereome past due; that at buyer's expense, buyer will insure and keep insured all buyer buyer as a set or any part thereod thereome past due; that at buyer's expense, buyer will insure and keep insured all imposed upon said.

The siller agrees that at seller's expense and within and to side from the date hereol, seller will furnish unto buyer - title insurance policy insuring (in an amount equal to said purchase price) murketable title in and to said premises in the seller on or subsequent to the date of this agreement, save and except the usual printed exceptions and the luilding and other restrictions and the seller on or subsequent to the date of this agreement, save and fully paid and upon request and upon surchase price is buyer, buyer's heirs and assigns, free and how the said enements, seller will deliver a good and sufficient deed conveying said premises in the said permises as of the date hereof and free and clear of all encumbrances since said date placed, permitted or arising by, through or under seller, excepting, howver, the said easements, restrictions and the taxes, municipal liens, water rents and public charges so assumed by the buyer a buyer and further excepting all liens and encumbrances created by the buyer or buyer's assigns. (Continued on reverse)

\* IMPORTANT NOTICE: Delete, by lining out, which wer phrase and which wer warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-In-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this number, using flowers. How S flowers. How S flowers are sent to a 1319 or similar.

purpose, use stavens-ress rons tto. tory of any net	
Klamath River Acres of Cregon, Ltd.	STATE OF OREGON,
P.O. Bcx 52	
P.O. Bcx 52 Keno, CR 97627	County of
SELLER'S NAME AND ADEFESS	V certify that the within instru-
Steven W. & Diane F. Melton	ment was received for record on the
821 Wilke Forest Road	
Mountain View, CA 94043	at o clock M., and recorded
BUYER'S NAME AND ADD TESS	space Reserved in book/reel/volume No on
After recording return to:	FOR page or as fee/file/instru-
Klamath River Acres of Oregon, Ltd.	RECORDER'S USE ment/microfilm/reception No,
P.O. Box 52	Record of Deeds of said county.
Keno, OR 97627	Witness my hand and seal of
NAME, ADDRES 3, ZII3	County affixed.
Until a change is requested all lax statements at all be sent to the following address.	
Steven W. & Diane F. Melton	TITLE
821 Wake Forest Road	And the second sec
Mountain View, CA 94043	ByDeputy
NAME, ADDRESS, 717	

And it is understood and agreed between suid parties that time is of the essence of this contract, and in case the buyer shall isil to make the payments above required, or any of them, punctually within 20 days of the time limited therefor, or tail to keep any agreement herein contained, then the selfer at selfer's option shall have the following right: (1) To declare this contract cancelled for details and null and void, and to declare the punchase's rights forfeited and the debt extinguished, and to retain sums previously paid hereunder by the buyer,<sup>2</sup> (2) To declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable; and/or (3) To foreclose this contract, by suit in equity.

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and the second assesses

(3) To foreclose this contract by suit in equity.
In any of such cases, all rights and interest created of inter entry hereinder shall revert to and reveal in said series of the
In any or outpend and all other rights acquires by the buyer interpretation for moneys paid on account of
In any of such cases, all rights and interest clearly on the there are by the buyer hereunder shall revert to and revest in such others and on account of 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 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 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 entry, or any other act of said seller to be performed and without any right of at the buyer of the performed and without any right of the buyer of the performed and the person of the performed and the performed
and some other act of said seller to be perior med and without any regiments had never been made; and in case of said seller to be perior med and without any regiments had never been made; and in case of said seller to be perior med and without any regiments had never been made; and in case of said seller to be perior med and without any regiments had never been made; and in case of said seller to be perior med and without any regiments had never been made; and in case of said seller to be perior med and seller to be perior med
re-entry, or any other but of the fully and neclectly as it this contract and such payments and such of said premises up to the time of such
to the possession of the premises above described and all offer highs during the of the buyer of return, reclamation or compensation to induces back default all pay- re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation in case of such default all pay- re-entry, or any other act of said seller to be performed and without any right of the same and such payments had never been made; and in case of such default all pay- re-entry, or any other act of said property as absolutely, fully and perfectly as it this contract and such payments had never been made; and in case of such default all pay- ments therefolore mide on this contract are to be retained by and belong to taid seller as the agreed and reasonable rent of said premises up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to enter upon the lond aloresaid, without any default. And the said seller, in case of such default, dualt have the right all the improvements and apputenances thereon or thereto belonging.
the put time thereafter, to enter upon the initial by and belong to the anti time thereafter, to enter upon the initial aloresaid, while any
ments therefolore made on this contract dataut about have the right in mediately, of at any third therein belonging.
detent. And the sale into materion there of, together with all the improvements and appendiate policy
deteut. And use and take immediate possession then of, together with all the improvements by the buyer of any provision hereof shall in no way allect eller's

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way right hereunder to enforce the same, nor shall any waive: by said seller of any breach of any provision hereof be held to be a waiver of any success any such provision, or as a waiver of the provision itself. Sec. And

I HER MILLE HOUSE Marca Marca Marca and a

IN WITNESS WHEREOF, sais 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 Starm W. Nelto

Steven W. Melton

Diane F. Melton 

duly authorized thereunto by order of its board of directors.

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 UPPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERILY APPROVED USES. 

* BUYER: Comply with	ORS 93.905 et se	q prior to oxer	cising this remedy	- (e)	0.01 02 030	÷
* BUYER: Comply with NOTE-The sentence b	etween the symbol	s (), if not up	plicchle, should b	e deletoc.	200 UK3 73.030.	. (3

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(If executed by a corporation, and a second corporate seal) STATE OF OREGON,
County of County of [[Tamath This infinitized) was reknowledged before ms on UDP 27 589 by Staven114. AS Diabe F. Melton (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) This instrument was acknowledged before me on ...... 19...., by ..... ES Cl 1999 - ANG Notary Public for Oregon (SEAL) My commission expires:

ORS 93.625 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument cented and the parties are bound, shall be acknowledged, in the number provided for acknowledgment of deeds, by the conveyor of the title to be con-scale instruments, or a memorandum (heres), shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-re bound thureby. e pound increpy. ORS 93.990(3) Violation of ORS 93.625 is prinishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

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

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