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CONTRACT-REAL ESTATE

Vol. mg Page 13454

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KLAMATH RIVER ACRES OF OREGON, LTD.

, hereinafter called the seller,

and CONWAY J. AND JANET S. BLOOMFIELD, Husband & Wife

....., hereinafter 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 described lands

Lots 29 and 30, Block 38, Sixth Addition to Klamath River acres, according to the official plat thereof on file in the records of Klamath county Oregon.

Seller agrees to pay taxes current.

Purchaser agrees to pay down payment as follows:

\$500.00 down receipted for 5-15-89; \$1,300.00 to be paid within 15 days.

(DETCULLION COMINDED)

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(125.24.5.1.) It will be conside tentrecture to conserve the flue is any real process, of a functional training that the state of th

--EIGHTEEN THOUSAND AND NO/100for the sum of

(hereinafter called the purchase price) on account of which ---ONE THOUSAND EIGHT HUNDRED & NO/100----Dollars (\$ 1,800.00...) 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: \$ 16,200.00.....) to the order of the seller in monthly payments of not less than ----ONE HUNDRED SIXTY NINE & 43/100-----Dollars (\$ 169.43) each, Comonthly principle and interest or more

payable on the 15th day of each month hereafter beginning with the month of _____ July____, 19____ and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all de-ferred balances of said purchase price shall bear interest at the rate of <u>10</u> per cent per annum from..... 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 MOIN = 2(A) primarily lor buyer's personal, lamily or bousehold purposes a 14 DA 41000 at 0.00 at

iter erected ion and all liens; that

aball bear interest at the rate atoresaid, without waiver, however, of any right arising to the seller for buyer's breach of contract. CTIL: The seller agrees that at seller's expense and within <u>CTIL: The seller of the seller</u> of the seller will lurnish unto buyer a title insurance policy insu except the usual printed exceptions and the building and other restrictions and easements, new of record, if any. Seller also agrees that when said purchase price buyer, buyer's heirs and assigns; tree and clear of marketable of the said premises in the seller on or subsequent to the date of this agreement, save buyer, buyer's heirs and assigns; tree and clear of this agreement, seller will deliver a good and sufficient deed conveying said premises in the said premises in buyer, buyer's heirs and assigns; tree and clear of this agreement, seller will deliver a good and sufficient deed conveying said premises in the said premises of the buyer and (urther excepting) all liens and encombrances are of the date here of and free and clear of all encombrances are of the participer and the taxes, municipal liens, water rents and public charges or assume the buyer's huyer's heirs and premises and encombrances created by the buyer or buyer's assigns. Hurke the buyers and further excepting all liens and encombrances rest or the taxes municipal liens, water rents and public charges or assume the buyer's huyer. The buyer of the said or the said or the said or reverse) * Hurpbrakht Mortire. The said without a substance of and the buyer of buyer's assigns.

* IMPORTANT NOTICE: Delete, by lining, out, whichever phrase and whichever warrenty (A) or (B) is not applicable. If warrenty (A) is applicable and if the selle areallor, as such word is defined in the Turth-Including Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for purpose, use Stevens-Ness Form No. 1319 or similar.

Klamath River Acres of Oregon, Ltd

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Unit a charge is requested all for statements that he sent to the following address. Conway: & Janet S. Bloomfieldan, request was and read and a set of the following address.	es non-use barrier, states County, affixed.
Rushmere St. Andrew Ipswitch IP57AX	Touveret of the to perform the part of the
NAME. ADDRESS, ZIP	By Deputy

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$2\Pi_{1}^{*}(CTV) + \Gamma_{1}^{*}(GT)$ and agreed between said parties that time is of the essence of this contract, and in case the buyer above required; or any of them; punctually, within 20 days of the time limited therefor, or fail to keep any agreement herein contract, and in case the buyer of the time limited option shall have the following its statement of the days of the time limited option shall have the following its statement of the days of the time limited option shall have the following its statement of the days of the	
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In any of such cases, all rights and interest created or then existing in layor of the buyer as against inevert to and revest to the possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revest re-intry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation re-intry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation re-intry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation the purchase of said property as absolutely, tully and perfectly as it this contract and such payments had never been indee; and rent's therefoldore made on this contract are to be retained by and belong to paid seller as the agreed and reasonable itent of said or other to the seller.	on for moneys paid on account of i in case of such default all pay- premises up to the time of such the land aforesaid, without any
default; And the said seller, in case of such default, shall have the right immediater, or as any time interest thereon or thereto process of law, and take immediate possession thereol, together with all the improvements and appurtenances thereon or thereto process of law, said take immediate possession thereol, together with all the improvements and appurtenances thereon or thereto process of law, said take interest that failure by the seller at any time to require performance by the buyer of any provision here the buyer to the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a withigh hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a withigh hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a within the take the same of the apputer of the same o	
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r pronoun shall be taken to mean and include the plural and the neuter, and that generally all grammatical changes shall be made, assumed and implied to he provisions hereod apply equally to corporations and to individuals. This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, res, administrators, personal representatives, successors in interest and assigns as well.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the under-signed is a corporation, it has caused its corporate name to be signed and its corporate seal attived hereto by its officers duly authorized thereunto by order of its board of directors. KIAMART RIVER ACRES of CREGON, LTD.

E. J. SHIPS

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ORS 93.635 (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 is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of the title to be con-veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-ties are bound thereby. ORS 93.990(3) . Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

\$500:00 down received for 5-15-89; \$1,300.00 to be paid V4thin 15.00ys

Furchaser agrees to pay down payment as follows:

STATE OF OREGON: COUNTY OF KLAMATH: SS. 24th Klamath River Acres the ____ day Filed for record at request of _ A.D., 19 89 at 11:46 oclock AM., and duly recorded in Vol. M89 July of on Page <u>13454</u> Evelyn Blehn County Clerk By OAMA of ______ on Page _____ By Oruline Mullendere

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THIS CONTRACT, Made disk 15th day of Nav KLANATH RIVER ACRES OF OREGON, 1, T.T. Deliverit A 10 [63 CONTRACT REPAIR ENVIRENT VOI THE TO BOG TO ADA

2923 FORM No. 700-COMIRACI-SEAL SILATE-Monthly Payments.