	3897	1997 - 1999 1997 - 1999 1997 - 1997 - 1997 - 1997			-REAL ESTATE		m89		1510	8
·····	THIS CONTR	ACT, Mac RLAMATH.	RIVER ACRI	SOF OR	ay of	July			9.89., be	twe
and	ALLEN	L. HILL	AND JUDY T	YNN HTE	Husband	C Mifes	, he	ereinafter c	alled the s	s e11
									allod the b	
agrees	WITNESSETH	l: That in e buver and	consideration	of the m	utual covenar	nts and agr	eements h	erein conta	ined, the	sell
and pre	to sell unto the mises situated	in	KLAMA/TH	igrees to pt	irchase from	the seller . v. State of	all of the C	following (REGON	described	lan
Lot	7. Block 26	4th	Adition +	o 171		, orace of			, to)-W
the	7, Block 26 Teof on file	in the	records of	O Klamath	h river Ac	res, acco	ording t	o the of	ficial p	21 2
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for the s	um ofTw	ELVE THO	USAND AND	NO/100			_	10	000 00	
(nerența)	ter called the t	jurchase m	rice) on scool	ind at int !-				lars (\$.12		•••••
the seller	he buyer agrees in monthly p	s to pay th	e teinair.der	of said pur	chase price (to-wit: \$	10.800	\ldots to	the order	
Dollars (in monthly parts 116.07	ayments of	not less that	nON	E HUNDRED	SIXTEEN 8	<u> 07/100</u>			
3 1 3 4 4	\$ 116.07) each,		<u>t incibie</u>	and inter	est or mo	pre		•••••	
payable (on the15th inuing until sai	day of ea	ch month he	eafter hedi	nning with th					•••••
and cont	inuing until sai lances of said p	id purchase	price is full	v paid. A!	l of said nur	hate month of	Septe	mber	, 19.89	}
ferred ba								aid at any	time; all	de
						per	cent per a	unum tror	n	
	89u payments abov preto as of the	nin pain, i	merest to be	Daid. IN	onthiv	يلا لمصح	\ in addi	tion to		

(B) for an orfanization or (even if buyer is a natural person) is for buniner or commercial purposes. (B) for an orfanization or (even if buyer is a natural person) is for buniner or commercial purposes. The buyer shall be entitled to possession of said lands on <u>S-10-11</u>, 19.57, and may retain such possession so long as buyer is not in default under the terms of this contract. The buyer agrees that at all times buyer will keep the premises and the buildings, now or hereafter erected other liens and save the seller harmless thereform and reimburge agrees that at all times buyer will keep the premises and the buildings, now or hereafter erected other liens and save the seller harmless thereform and reimburge aller for all costs and attorney's less incurred by seller in default and the my such liens; that imposed upon said premises, all promptly before the sume or any part thereoi become past due; that at buyer's expense, buyer will insure and keep insured all thereon.

* IMPORTANT NOTICE: Selsts, by lining out, whichever shrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is clefined in the Truk-in-Lending Att and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stovens-Ness form No. 1319 or similar.

Klamath River Acres of Oregon, Ltd. P.O. Box 52 Kero, OR 97627 Siller'S NAME AND ADDRESS		STATE OF OREGON, Sounty of
Allen L. Hill & Judy Lynn Hill 929 ¹ / ₂ Blaine Avenue Fillmore, CA 93015	SPACE RESERVED	ment was received for record on the
After recording roturn to:	FOR	in book/reel/volume No on
Klamath River Acres of Oregon, itd. P.O. Box 52	RECORDER'S USE	page or as fee/file/instru- ment/microfilm/reception No
Keno, OR 97627		Record of Deeds of said county.
NAME, ADDRE53, ZIP		Witness my hand and seal of
Until a change is requested all tax statements shall be sent to the following address.		County affixed.
Allen L. Hill & Judy Lynn Hill 9295 Blaine Avenue		NAME
Fillmore, CA 93015	s de la companya de l Na companya de la comp	TITLE
NAME, ADDRESS, ZIP		By Deputy

15109

And it is uncerstood and agreed between said parties that time is of the essence of this contract, and in cass the buyer shall fail to make the payments above required, or any of them, punctually within 20 cleys of the time limited therefor, or leit to keep any agreement herein contained, then the seller at seller's option shall have the following rights:
(1) To declare this contract cancelled for idelatif and null and void, and to declare the purchaser's rights forleited and the debt estinguished, and to retain sums previously paid hereunder by the buyer,*
(2) To declare the whole unpaid principal balar road to add purchase price with the interest thereon at once due and payable; and/or
(3) To foreclose this contract by suit in equity.
In any of such cases, all rights and interest crest of or then existing in layor of the buyer as against the seller hereunder shall uterly cease and the right to the possession of the premises above described and s?! other rights acquired by the buyer hereunder shall revert to and revest in said seller without any sight of the buyer of said property as absolutely, fully, and referred and the bolng to said seller and the bolng to said seller as the greed and reasonable rent of said promession the is to be retained and belong to said seller, any contract and but delated, thall have the right immediately, or at any time therealter, to enter upon the land alloresaid, without any right of the immediately, or at any time therealter is on the related and reasonable to be therein de bong to said seller to be the advect and belong to said appreciate and appreciate and appreciate and and appreciate and and alloresaid, without any right of the mediately, or at any time therealter, to enter upon the land alloresaid, without any process of law, and take immediate possession thereof, heights mithed there inforte process and there is a such delault, thall have the right immediately, or at any time toreal and premises and appreciate and thereof balon The buyer lutther agrees that failure by the solice at any time of require performance by the buyer of any provision hereot belonging. I hereunder to enforce the same, nor shall any waive by suid solier of squire performance by the buyer of any provision hereot bashi in no way affect solier's such provision, or as a waiver of the provision itsell. right he any suc NA

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.

ATT P

ALLEN L. HILL

. - T 1-e

BAU

LYNN HILL JAN

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 TILLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

* BUYER: Comply with ORS 93.905 at seq prior to exercising this remedy. NOTE-The sentence between the symbols (), if not applicat la, should be deleted. See 025 93.030.

(If executed by a corporation, offic corporate seal)

1.300

use the form of acknowledgment capacitie.) STATE OF CHILL CALL Fornia)	STATE OF OREGON,
County of Ventura	County of
This instrument was acknowledged before me on August 10, , 19 89, by	This instrument was acknowledged before me on
Allen L. Hill and Judy Lynn Hill	as
and a start of a light and	of a second s
Notary Public tor OF	Notary Public for Oregon
My complission expires: 8-30-91	My commission expires: (SEAL)
	le to any real property, at a time more than 12 months from the date that the instrument manner provided for acknowledgment of deeds, by the conveyor of the title to be con- ded by the conveyor not later than 15 days after the instrument is executed and the par-

OFS 98 030 13 Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. Ta 12412 111

(DESCRIPTION CONTINUED)

STATE OF OREGON: COUNTY OF KLAMATH: SS.

or Aug.	_ A.D., 19 <u>89</u> at of <u>De</u>	Lanath River Acres 12:03 o'clockP reds on F	M., and duly recorded in V	15th day /ol <u>M89</u> ,
FEE \$13.00		Evelyn B	Siehn County Clerk	inolar
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		andra e are conta		