CONTRACT-	VOI. <u>///x7_</u> rayo
THIS CONTRACT, Made this 14th	y of
nd Leon S. Allgood Sr. & Bonnie L. Allgood	<u>a</u>
orees to sell unto the buyer and the buyer agrees to pu	itual covenants and agreements hereinafter called the buyer itual covenants and agreements herein contained, the selle inchase from the seller all of the following described land County, State of .Oregon, to-win
Lot 4 Block 3 Cedar Trails	
 A state of the st	the way way the main and the province of the state of the s
(hereinafter called the purchase price) on account of with Dellars (# 1, 290, 00,) is paid on the execution here	our chase price (to wit: \$11.610.00) to the order hundred twenty four\$76/100
and continuing until said purchase price is fully paid. ferred balances of said purchase price shall bear interes until paid, interest to be paid.	eginning with the month of .) Bct., 19.89 All of said purchase price may be paid at any time; all of t at the rate of 10 per cent per annum from .9-14-8 ncluded
and continuing until said purchase price is fully paid. ferred balances of said purchase price shall bear interes until paid, interest to be paidi monthly payments above required. Taxes on said prem parties hereto as of the date of this contract. The buyer warrants to and covenants with the seller that the real pro- tact of primarily for buyer a personal, lamily or household purpose.	eginning with the month of .) <u>Bct</u>
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18712 Pens Vubucan ting And it is understood and agreed between haid parties that time is of the searce of this contract, and in case the buyer shall fail to make the perpendent above required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at seller's auma previously paid house the tollowing rights: (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 declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable; and/or in any of such case, all rights and interest created or then existing in favor of the buyer as against the seller hereunder shall utterly cease and the rights the purchase of said property as absolutely, tully and perfectly any fails of the buyer of return, reclamation or compensation in or moneys paid on incase of such delault, shall have the fight imprediately, or at any time and on intract or to be returned by and blong to a said seller without any act of delault. And the asid eeller, in case of such delault, shall have the right imprediately, or at any time there is not as a solutely, tully and belong to a said seller so the asid returned the returned the and all contract are to be returned by an all blong the side efferts and such pervention or compensation in or moneys paid on account of delault. And the asid celler, in case of such delault, shall have the right improvements and apputtenances thereout of asid permises up to the time of said permises and the such aside seller as the addreed and resonable made; and in case of such delault and delault. And the asid seller, the seller as the safeed and apputtenances thereon of the sol addreeming and all other right imprediately, or at any time thereafter, to enter upon the land all advertices the seller as the advertice and resonable made; and of a such delault and all the right imprediately, ore at any time thereafter, to enter upon the land The buyer lutther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect seller's thereander to endore the same, no shall any waiver by said seller of any provision hereof be held to be a waiver of any succeeding breach of any provision, or as a waiver of the provision itsell. 100 Survey of Strain Control States The true and actual consideration paid for this transfer, stated in terms of dollars, is \$...12..900..0.0.0 However, the actual consideration consists of or includes other property or value given or promised which is part of the consideration (indicate which).0 In case suit or action is instituted to forcelose this contract or to enforce any provision hereol, the losing party in said suit or action agrees to pay such sum as the trial court may adjudge resonable as altorney's less to be allowed the provision hereol, the losing party in said suit or action agrees to pay such sum as the trial court may adjudge resonable as altorney's less to be allowed the provision hereol, the losing party in said suit or action agrees to pay such attorney's less on such appeal. Court, the losing party lutther, promises to pay, such sum as the appellate court shall adjudge reasonable as the part in a provision hereol, the losing party in said suit or action and it an appeal is taken from any singular pronoun shall be taken to mean and include the plural and the neuter, and that generally all grammatical changes shall be made, assumed and include the plural and include the plural and the neuter, and that generally all grammatical changes shall be made, assumed and implied to This agreement shall bind and incure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs. IN WITNESS WHEREOF. said parties have executed this instrument in dunlicate if either of the under-NO. LEVES W. W. 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 attixed hereto by its officers 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 APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. _ V Klon Va ICH algood * Son ð. Milanot Flivels koven Ð ente monte la consignée del tratectiones la constructione de la constructiones fore ares) • BUYER: Comply with ORS 93,905 at see prior to exercising this remedy. NOTE--The sentance between the symbols (), if not applicable, should be deleted. See ORS 93.030. C_{ii} Charles Raymond Barrett Charles Raymond Barrett NOTARY PUBLIC - CALIFORNA LOS ANGELES COUNTY My Comm. Expres Aug 10, 1990 (If executed by a corporation, Second to but affix corporate seal) (If the signer of the above is a corporation we the form of acknowledgment opposite.) STATE OF OREGON, I County of Count ten gan in the contract Charles R. Aym a Barrett This instrument was acknowledged before me on This instrument was acknowledged before me on Oct 2 1987 by E.J. Shipsky as prostdent 0 4., 19, by ... or Klamath Development (2. And a second THE REPORT OF THE PARTY OF THE an ganagan ang Tanggan ang tanggan Tanggan ang tanggan Notary Public for Orean Notary Public for Oregon (SEAL) My commission expires: Olitistyl) My commission expires: 12-7-91 \$ the defer that the instrument ever of, the tille to be cont ent is excepted and the par ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 month cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by t . Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the the from the re bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. Ū . WYSNS (DESCRIPTION CONTINUED) STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of _ Klamath River Acres the 4th Oct. A.D., 19 89 11:59 o'clock _____AM., and duly recorded in Vol. ____ _ day h at M89 of ____

Deeds _____ on Page _______ Evelyn Biehn FEE County Clerk \$13.00 By Onuline Mullinder. and Leon'S. Alligost St. 5 Bounds I. Allood Elonacii Dovelopinent Co. S. Gal THIS CONTRACT, Made this Linh- day et

COMISACI--REAL ESTATE 2003 18711 LOSW WELL

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of ____

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