	THIS CONTRACT, Made this 21st day o' March 19 90 between ichael B. Jager, Margaret H. Jager and Clark J. Kenyon
ar	, hereinalter called the seller, mad Keith Lee Joseph and Sandra Jan Joseph
	, hereinalter called the buyer,
56	WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the effect of the buyer and the buyer agrees to purchase from the seller all of the following de-
APR 1: A.H. 9 38	"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 SIGHING THE CONTRACT OR AGREEMENT. IF YOU RECEIVED THE PROPERTY REPORT LESS THAN 48 HOURS PRIOR TO SIGNING 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 CONSUMPATION 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 CHRISTMAS."
990	OWNERS ASSOCIATION AND IS SUBJECT TO MAINTENANCE OF BOTH THE ACCESS ROAD AND THOSE ROADS WITHIN SUBDIVISION TRACES 1069, 1122, AND 1123 AS SPELLED OUT IN THE ARTICLES OF ASSOCIATION RECORDED IN KLAMATH COUNTY ON MARCH 12, 1973, INSTRUMENT NO. 74116, VOLUME M73, PAGE NO. 2591.
	Lot 41 in Block 3 in Track 1122.  or the sum of Four Thousand and No/100  Dollars (\$ 4,000.00 )
(1	hereinaiter called the purchase price), on account of which Four hundred and No/100
se cl	collars (\$400.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the eller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$3,600.00) to the order of the seller in monthly payments of not less than Fourty one and No/100
` · · · · · · · · · · · · · · · · · · ·	
a.	ayable on the
	April 1, 1990 until paid, interest to be paid monthly and * (in addition to being included in
	he minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro- ated between the parties hereto as of the date of this contract.
er 26 10	The buyer warrants to and coverants with the seller that the real property described in this contract is a (A) primarily for lawyer's prisolate family, bounded on a private prisolate family, bounded on the private prisolate family and present in the bounders or commercial purposes other than agricultural purposes.  The buyer shall be entitled to possession of said lands on March 21,
11	of less than \$ NONE in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall built to pay any och items, costs, water rents, tases, or chardes or to procure and pay for such insurance, the seller may do so and any payment so made shall be added and the companies and theomer a part of the debt secured by this contract and shall beer interest at the rests aloresaid, without waiver, however, of any right aroung to be seller for buyer's breach of contract.
54 54 70	The seller agrees that at his espense and within 10 days from the date hereof, he will turnish unto buver a title insurance policy intering fin an amount equal to said purchase price; nurvisable title in and to said premise in the seller on or subsequent to the date of this agreement, aske and except the usual printed exceptions and the building and other self-entritions and eatements now of record, if any. Seller also afters that when sid purchase price is fully paid and upon request and upon surrender of this adversment, he will deliver a food and sufficient dend conveying said remains in lee simple unto the buyer, his heis and asyngm, tree and clear of encumbrances as of the date hereof and free and clear of all encumbrances ince said date placed, permitted or arising by, through or under seiler, excepting, however, the said easements and restrictions and the tares, municipal leas, water rents and public charges so assumed by the buyer and further excepting all lens 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 buser shall fail to make the agreement here. Contract need to the end of
3	ill rights and interest created or then ensemble in taking of the buser as adapted the seller hereunder shall utterly craze and determine and the right to the passession of the premises above described and all other rights acquared by the buser hereunder shall revert to and revet in said teller without any act is exentive, or any other act of said seller to be pretisened and without any right of the buser of terror reclamation or componisation for moneys pad in account of the purchase of said property as absolutely, fully and perfectly as if this contract and such payments that never been made, and in case if such default all payments therefolder made on this contract are to be retained by and belong to said seller as the Agreed and responsible rent of said retermines us to the time of such default. And the such seller, in case of such default, shall have the right monediately, or at any time thereatter, to
	obsession at the prennes above described and all nature related by the buyer of server to all the common accounts of money paid it exentive, or any other act of said seller to be performed and without any relate of the buser of return reclamation or common paid it exentive, or any other act of said selected and associated, fully and perfectly as it this contract and such payments therefolder made on the contract are to be reclaimed by and belong to said seller as the account of said seller as the account of the said seller, in case of such default, shall have the right moneciately, or at any time therefolder made on the such seller, in case of such default, shall have the right moneciately, or at any time therefolder to the land about said, without any process of law, and take immediate postession thereof, legister with all the improvements and appurtenances the seller of lands of the such seller all said to be a seller at any time to require performance by the buyer of any provision hereof shall in no way affect its light because the said to be a waiver of any size.
1	constraint at the prenings above described and all other retains acquired by the other from the retain and the prenings above described and all other retains acquired by the buser of return reclaimation or commensus not moneys paid in execution of the purchase of said property as absolutely, fully and perfectly as it this contract and such payments therefolder and even in contract are to be reclaimed by and belong to said retler as the Acreed and resumable rent of said retemines us to the time of such desault. And the sunfaceler, in case of such default, shall have the right monedately, or at any time therester, to interface the time of such desault. And the sunfaceler, in case of such default, shall have the right monedately, or at any time therester, to interface the find discressing, without any process of iam, and take immediate possession thereof, together with all the improvements and apputernances heaten or thereto belonging.  The buyer further advers that failure by the siller at any time to require performance by the buyer of any provision hereof shall in no way affect its light becomes to efforce the same, nor shall are a liver by taid viller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself.  The true and actual consideration paid for this trunder, stated in terms of dollars, is 3 4,000.00.  Otherwise; the actual consideration paid for this trunder, stated in terms of dollars, is 3 4.000.00.  Otherwise; the actual consideration paid for this trunder, stated in terms of dollars, is 3.000.00.
1	contention of the prenness above described and all nature relias acquired by the buyer retained shall be personal and all nature relias acquired by the buyer of serion relations or componential for money paid in executive, or any other act of said religious absolutely, fully and perfectly as it this contract and unthe purchase of said property as a below the full that payments therefolder made on the contract are to be reliand by and belong to said relias as the accrete made is said seller as the accrete as the contract are to be reasonable and belong to said entering the reliable supported and continued and process of iam, and take immediate postessions thereof, together with all the improvements and apputermances in the full adversarily, without any process of iam, and take immediate postessions thereof, together with all the improvements and apputermances in the full to be supported and the process of iam, and take immediate postessions thereof, together with all the improvements and apputermances of the support of the support of any provision hereof shall in no way affect in light become to efforce the saint, nor shall are a larger to any breach of any provision hereof shall in no way affect in light because of the provision shall be a waiver of any such such as the ending breach of any such account of the provision hereof is held to be a waiver of any such such as a payment of the provision hereof is held to be a waiver of any such such as a post of the said and the such as a post of the said continued to the
a a p p c i i i i i i i i i i i i i i i i i	constraint all the premines above described and all nine reliks adjusted by the buyer retained shall revent to a my other act of said seller to be performed and without any relate of the buser of return reclamation or componential for money paid it exents. Or any other act of said respects a absolutely, fully and performs at this contract and such payments therefolder made on the contract are to be reclaimed by and belong to said relies as the access made on the contract are to be reclaimed by and belong to said relies as the access and resumnable rent of said sections to the time of such default. And the such sector, in case of such default, shall have the right monedately, or at any time therester, to interest upon the land adversard, without any process of iam, and take immediate postession thereof, legislers with all the improvements and apputernances heteron or thereto belonging.  The buyer further advects that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect in light becomes to effort the said and the relative of any breach of any provision hereof shall in no way affect in light becomes to effort the said and the relative of any provision hereof be held to be a waiver of any section of any such sources of any breach of any provision hereof be held to be a waiver of any section of any such store of the provision little.  This true and actual consideration paid for this triunder, stated in terms of dollars, is \$4,000.00
P C C C C C C C C C C C C C C C C C C C	constraint all the premines above described and all nine reliks adjusted by the buyer related shall relevant to a my other act of said seller to be performed and without any relate of the buser of return reclamation of componation for money paid in execution of the purchase of said respects a absolutely, fully and performs and this contract and used payments therefolder made on the contract are to be read to and belong to said velocity as the active and result and seller as the active and result and seller and to the time of such default. And the such seller, in case of such default, shall have the right monedately, or at any time theresiter, to interest upon the land adversard, without any process of iam, and take immediate postession thereof, legister with all the improvements and apputements in the such before further advers that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect in light because the effect the same, nor shall are valver by said seller of any breach of any provision hereof the held to be a waiver of any section of any such some and seller of any breach of any provision hereof be held to be a waiver of any section of any such some and seller of any breach of any provision hereof be held to be a waiver of any section of any such storm of the provision itself.  This true and actual consideration paid for this transfer, stated in terms of dollars, is 3 4,000.00
a pp	constraint all the premines above described and all nine reliks adjusted by the buyer retained shall revent to a my other act of said seller to be performed and without any relate of the buser of return reclamation or componential for money paid it exents. Or any other act of said respects a absolutely, fully and performs at this contract and such payments therefolder made on the contract are to be reclaimed by and belong to said relies as the access made on the contract are to be reclaimed by and belong to said relies as the access and resumnable rent of said sections to the time of such default. And the such sector, in case of such default, shall have the right monedately, or at any time therester, to interest upon the land adversard, without any process of iam, and take immediate postession thereof, legislers with all the improvements and apputernances heteron or thereto belonging.  The buyer further advects that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect in light becomes to effort the said and the relative of any breach of any provision hereof shall in no way affect in light becomes to effort the said and the relative of any provision hereof be held to be a waiver of any section of any such sources of any breach of any provision hereof be held to be a waiver of any section of any such store of the provision little.  This true and actual consideration paid for this triunder, stated in terms of dollars, is \$4,000.00
a pp	possession at the prenines above described and all nature risks adjusted by the buyer retained shall be personned and all nature risks adjusted by the buyer of return reclaimation of commonship and it exentive, or any other set of said refere to be personned and without any risks of the buyer of return reclaimation or commonship and it exentive, or any other set of a said refere and personned and any appearance of a said property as a population, fully and personned and belong to said refer as the accordance of the return of the land adversaria, without any process of law, and take immediate possession thereof, logisther with all the improvements and appurtenances in the red belonging.  The buyer further advers that failure by the stiller at any time to require performance by the buyer of any provision hereof shall in no way affect its light berunder to enforce the saint, nor shall are a sivere by said seller of any breach of any provision hereof to be a waiver of the provision itself.  The true and actual consideration poid for this trunder, stated in terms of dollars, is 3.4,000,00.  The true and actual consideration poid for this trunder, stated in terms of dollars, is 3.4,000,00.  Observer; the salved conditions of a said selection of the provision deficient which is the above appeals taken from any judgment or which is the above as a selection in instituted to lesecious this contract or to enlocate one of the provision, hereof, the buyer agrees to pay such sum as the court may adjudge reasonable as a stronger's less to be clowed plaintiff a said and or action and all an appeals is taken from any judgment or decreased to take in the said and or action and if an appeal is taken from any judgment or decreased to take in a state of a state of a said provision hereof and the provision shall be taken from any judgment or decreased to take in the said and any plaintiff a taken from any judgment or decreased to take in the said to the provision shall be taken from any judgment or decreased to the formal and any pl
A C C C C C C C C C C C C C C C C C C C	is tenents, or any other set of said veller to be performed and without any train of the busin of termine and other bear set of said veller to be performed and without any train of the busin of the purchase of said property as about the fully and perform as if this contract are to be retained by and belond to said such as the accurate and resonable rent of said is such default, all payments therefolore made on the contract are to be retained by and belond to said seller as the accurately of all and the said seller as the accurately of all and the said seller as the accurately of all and the said seller as the accurately of all and to the time of such default, shall have the right immediately or as any time therefolia default, shall have the right immediate, or at any time to require performance by the buyer of any provision hereof shall in no way affect in tight between the calculations.  The buyer further advect the same, nor shall are a liver by said seller of any breach of any provision hereof shall in no way affect in tight between the certifice the same, nor shall are a liver by said seller of any breach of any provision hereof shall in no way affect in tight between the certifice the same, nor shall are a liver by said seller of any breach of any provision hereof shall in no way affect in tight between the certification of the provision of the provision itself.  The true and actual consideration paid for this triunder, stated in terms of dollars, is 3 4,000.00.  The true and actual consideration paid for this triunder, stated in terms of dollars, is 3 4,000.00.  The true and actual consideration paid for this triunder, stated in terms of dollars, is 3 4,000.00.  The true and actual consideration paid for this triunder, stated in terms of dollars, is 3 4,000.00.  The true and actual consideration paid for this triunder, stated in terms of the provision hereof by head of the constraints and the provision hereof by a constraint of the provision hereof the constraints and the provision hereof the constraints
A CONTRACTOR OF THE PROPERTY O	it esentive, or any other set of said veille to be performed and without any included that the purchase of said property as absolutely, with sind performed and without any included the purchase of said property as absolutely with any performance of the purchase of said property as absolutely with any performance of the purchase of said responsible rent of said such default. And the said with responsibility and performance in the time of such default. And the said veille is not said veiller as the aftered and responsible rent of said remness un to the time of such default. And the said veille is not said veille as the first monorization, or at any time the remness un to the time of such default. And the said veiller is not said veiller said to the default, shell have the right monorization, or at any time the responsibility of the said veiller and the inmediate possession thereof, together with all the improvements and appurtenances therefore the first between the first said veiller of any breakh of any such orderions, not said a wanter of the provision here.  The buyer further advers that ladure by the siller at any time to require performance by the buyer of any provision hereof shall in no way affect in the first leaves to the control of the provision hereof is held to be a warver of any section in time to the said veiller of any breakh of any provision hereof shall in no way affect in time and actual consideration paid for this tenuder, stated in terms of dollars, is \$ 4,000.00.  The true and actual consideration paid for this tenuder, stated in terms of dollars, is \$ 4,000.00.  The true and actual consideration paid for this tenuder, stated in terms of dollars, is \$ 4,000.00.  The true and actual consideration paid for this tenuder, stated in terms of the said constitution of the said constitution of the control of the said court, the buyer during the said constitution of the said court, the buyer during the said control of the said court, the buyer during the said court of the provincial parties and the sa

STATE OF OREGON: COUNTY OF KLAMATH:

Filed f	or record at reques	t of	Klamath County	Title Co.	the	4th	day
of	April	A.D., 19	990 at 9:38	o'clock AM., and	duly recorded in	VolM90_	,
OI		of	<u>Dends</u>	on Page6	114		
				Evelyn Biehn	County Clerk	k .	
FEE	\$33.00			By Daule	ne Muile	nolsse	

The second of th

Return to: KCTC