		AT88#010	137024	NESS LAW PUBLISHING CO., PORTLAND, OR 97204	Ţ]
CONTRACT_DE	AL ESTATE—Monthly Payment	c	OPYRIGHT 1880	1 Dags Toxon of	
2021		••••	(E	, 19 <sup>91</sup> , between	1
THIS CONT	RACT, Made this ath River Acres	12th day of Limited		, hereinafter called the seller,	
Klam Brit	tton K Love & Cy	ynthia A. Love, husb	enants and agreem	, hereinafter called the seller, , hereinafter called the buyer, ents herein contained, the seller of the following described lands oregon , to-wit:	And the second s
srees to sell ulito	Klamadi				
		1 Divor Actor	-		
ባሃሃ	SETHER WITH 198	1 CITATION MOBIL HOM	La 17-2-0-		
# 5	SF 3964A 70X1	.4			
				Dollars (\$23,000.00	ر
	monty Throp	Thousand & no/100	Courty Six Hund	red & no/100	the
for the sum of (hereinafter cal	IWENTY IIILEE	Thousand & no/100  ice) on account of which is on the execution hereof (	the receipt of whi	red & no/100  ch is hereby acknowledged by \$ 18,400.00  to the order  three dollars & 16/100.	of
Dollars (	i and th	ne remande	ared & ross	ch is hereby acknowledged by \$18,400.00 ) to the order three dollars & 16/100.	
Dollars (	uer agrees to pay th	Two hun	dred & Los		<b>Q</b> 1
the seller in 24	3.16 each,	MOTOA		h of August	t de
Donars (	12 .1	ach month hereafter begint	ning with the month of said purchase pi	h of August  rice may be paid at any time; all  per cent per annum from July  in addition to the minimal of the	
payable on the	eaay or e	se price is fully paid. All	the rate of10	rice may be paid at any time; and per cent per annum from July in addition to the minimal to being included in per shall be prorated between the control of the minimal to the	mur
and continuin	es of said purchase I	price shall bear interest at peint, interest to be paid.	g included ar	nd * { being included in he being included in he he provided between he was a shall be provided between he	n th
12,	1991 until paid,	, interest to be parumises	for the current ta	x year snau be protest	
monthly nav	ments above require	ed. Taxes on suitable			
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parties licious		the raller that the icas prop	!-I murnOS	es	, long
(B) for	an organization of Consess	sion of said lands on	all times buyer will keep	will keep said premise against any such in	ens; l may
other liens and st buyer will pay a	all taxes hereafter levied ag id premises, all promptly b	pelore the same or any part the	ire (with extended coverage	buyer as their respective interests taxes or charge buyer as their respective interest, taxes or charge upon such liens, costs, water tents, taxes or charge upon such liens, costs, water tents, taxes or charge upon such liens, costs, water tents, taxes or charge upon such liens, costs, water tents, taxes or charge upon such liens, costs, water tents, taxes or charge upon such liens, costs, water tents, taxes or charge upon such liens, costs, water tents, taxes or charge upon such liens, tax	rges c itract
in a company o	arce to be delivered to the arce to be insurance, the sel. tor such insurance, the sel.	seller as soon as the payment so II ler may do so and any payment so II thout waiver, however, of any right a	rising to the seller for buy from the date hereof, seller	r will turnish unto buyer a title insurance polic r will turnish unto buyer a title insurance polic or subsequent to the date of this agreement, or subsequent to the date of this agreement,	save ise pr
shall bear intere	er agrees that at seller's expeeded agrees that at seller's expeeded agree of the seller agree of the seller's expeeded agree of the seller agree	ce) marketable title in and to said I ce) marketable title in and to said I building and other restrictions and e building and other restrictions will	asements now of record, it deliver a good and suffici derect and free and clear	ent deed conveying said product placed, pe of all encumbrances since said date placed, pe irinal liens, water rents and public charges so a	ssum
(in an amount except the usua fully paid and buyer, buyer's arising by, thro	Il printed exceptions and the upon request and upon sur heirs and assigns, tree and bugh or under seller, excepti further excepting all liens ar	rrender of this agreement, sensitive clear of encumbrances as of the date clear of encumbrances as desements, restruction, however, the said easements, restruction, however, the said easements are clearly the buyer of encumbrances created by the buyer of the continuous conti	nereor and the taxes, mun rictions and the taxes, mun r or buyer's assigns. ed on reverse)	I become a part of the deal server's breach of contract, er's breach of contract, re's breach of contract, re will turnish unto buyer a title insurance polic or subsequent to the date of this agreement, any Seller also agrees that when said purcha I any. Seller also agrees that when said purcha let dead conveying said premises in tee simple of all encountparances since said date placed, pe of all encountparances since said date placed, pe of all encountparants are successful to cicipal liens, water rents and public charges so a plicable. If warranty (A) is applicable and If the e Att and Regulation by making required disclosu	, selle ires; l
* IMPORTANT	NOTICE: Dalete, by lining or	ut, whichever phrase and whichever wa h-in-Lending Act and Regulation Z, the similar.	rranty (A) or (B) 13 north the seller MUST comply with the	plicable. If warranty (A) is applicable and if the Act and Regulation by making required disclosu	
purpose, use Ste	h word is defined in the Truth evens-Ness Form No. 1319 or River Acres Of	f Oregon LTD			
Riamatr P.O. Bo	OX 52	f Oregon DID		County of	n in
KENO.	OREGON 97627	AND ADDRESS	1	ment was received for record	19
NEINU/	SELLER'S NAME A	ITHIA A. LOVE	1	day of M and	rece
BRITTO	N K. LOVE & CYN	* * * * * * * * * * * * * * * * * * *		o CIRCA	
	30X	فالمعين المراكب	SPACE RESERVED	in book/reel/Volume	te/in
	OREGON 97627		FOR RECORDER'S USE	ment/microfilm/reception No.	
After recordin	ing return to:	OF OREGON LITD	RECORD	ment/microfilm/reception Record of Deeds of said county Witness my hand an	y. 1 s
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VENO.	OREGON 97627		_	County affixed.	
11		the fallowing dust	"	NAME	TIT
Until a chan	ION K. DO.		ane.	Ву	
P.O.	BOX 632	YNTHIA A.		Ву	

KENO, OREGON 97627

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments 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 option shall have the following rights:

(1) To declare this contract cancelled for default and null and void, and to declare the purchaser's rights forfeited and the debt extinguished, and to retain sums previously paid heteunder by the buyer;

(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.

In any of such cases, all rights and interest created or then existing in lavor of the buyer as against the seller hereunder shall utterly cease and the right in any of such cases, all rights and interest created or then existing in lavor of the buyer as against the seller hereunder shall utterly cease and the right in the purchase of said seller to be performed and without any right of the buyer hereunder shall revert to and revest in said seller without any act of the processes of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revest in a case of such default all payments therefore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said premises up to the time of such ments therefore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said premises up to the time of such ments therefore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said premises up to the time of such retains the retained on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said premises up to the time of such ments therefore made on this c

THE BUYER SHALL CUT NO TREES ON THE PROP	PERTY WITHOUT SELLERS WRITTEN CONSENT.
of or includes other property or value given or profiles this contract or to enforce in case suit or action is instituted to foreclose this contract or to enforce sum as the trial court may adjudge reasonable as attorney's fees to be allowed judgment or decree of the trial court, the losing party further promises to pay substitution of the trial court, the losing party further promises to pay substitution of the trial court, the losing party further promises to pay substitution of the construing this contract, it is understood that the seller or the buyer may singular promoun shall be taken to mean and include the plural and the neuter, and make the provisions hereof apply equally to corporations and to individuals.  This agreement shall bind and inure to the benefit of, as the circumstances executors, administrators, personal representatives, successors in interest and assigned its a corporation, it has caused its name to be signed authorized to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED 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.	The prevaiing party's che and a the appellate court shall adjudge reasonable as the prevaiing party's to be more than one person or a corporation; that if the context so requires, the it that generally all grammatical changes shall be made, assumed and implied to it may require, not only the immediate parties hereto but their respective heirs, as as well.  uted this instrument in duplicate; if either of the underd and its seal affixed by an officer or other person duly ben't ton, K. Love  Britton, K. Love  Cynthia A. Love
* SELLER: Comply with OKS 33,700 et sed prior to applicable, should be deleted. See C NOIE—The sentence between the symbols (), if not applicable, should be deleted. See C	N2 43.030.
STATE OF OREGON, County of  This instrument was acknow by This instrument was acknow by  as Change PATRICIA A. CHANEY	Klamath )ss.  ledged before me on Quily 12 ,1991 ,  rough 12 ,1991 ,  ledged before me on ,19 ,19 ,
NOTARY PUBLIC-OREGON  My Commission Expires /0-23-93	Notary Public for Oregon My commission expires 10/22/93
STATE OF OREGON,  County of Klamath ss.	
BE IT REMEMBERED, That on this 12t before me, the undersigned, a Notary Public in and for BRITTON K. LOVE AND CYNTHIA A	. LOVE
acknowledged to me that  IN TESTAMONY  OF C	iped in and who executed the within instrument and same treely and voluntarily.  WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.  Notary Public for Oregon.  My Commission expires September 20, 1993
GENERAL ACKNOWLEDGMENT Form No. 0-16	· · · · · · · · · · · · · · · · · · ·
STATE OF OREGON: COUNTY OF KLAMATH: ss.	
	the 7th day
Filed for record at request of Aspen Title of Alg A.D., 19 91 at10:45	o'clock AM., and duly recorded in Vol. M91
of Aug A.D., 19 at	on Page15466

Deeds

of \_

\$33.00

FEE

Evelyn Biehn · County Clerk

Quelene Mullenslare