FORM No. 706 CONTRACT\_ REAL ESTATE 0-3327-43-39 mparata) (Tr 34483 Qui. Vol.mg/ Page 1832 THIS CONTRACT, Made this Michael B. Jager, Margaret H, Jager and Clark J, Kenyon August , 19 91 , between and Perry E. Ingraham and Caroll L. Ingraham , hereinalter called the seller, , hereinalter 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 and premises situated in KLAMATH County, State of OREGON , to-with "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 DEV-ELOPMENT, IN ADVANCE OF, OR A THE TIME OF YOUR SIGNING 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 EUSINESS DAY FOLLOWING THE CONSUMATION OF THE TRANSACTION. A BUSINESS DAY IS ANY CALENDAF DAY EXCEPT SUNDAY, OR THE FOLLOWING BUSINESS HOLIDAYS: NEW YEAR'S DAY, WASHINGTON'S EIRTHDAY, MEMORIAL DAY, INDEPENDENCE DAY, LABOR DAY, VETERAN'S DAY, COLUMBUS DAY, THANKSGIVING, AND CHRISTMAS." IT IS MANDATORY THAT THE PURCHASER BE A MEMBER OF THE LITTLE DESCHUTES RIVER WOODS OWNERS ASSOCIATION AND IS SUBJECT TO MAINTENANCE OF BOTH THE ACCESS ROAD AND THOSE ROADS WITHIN SUBDIVISION TRACTS 1069, 1122 & 1123 AS SPEILED OUT IN THE ARTICLES OF ASSOCIATION RECORDED IN KLAMATH COUNTY ON MARCH 12, 1973, INSTRUMENT # 74116, VOLUME M73, PAGE # 2591. LOT 20 in BLOCK 1 in TRACT 1122. for the sum of Five Thousand and no/00----(hereinafter called the purchase price), on account of which Five Hundred and ro/00\_\_\_\_\_) Dollars (\$ 500,00 ) is paid on the execution hereof (the receipt of which is hereby acknowledged by the Dollars (\$ 52.00) each, payable on the 1st day of each month hereafter beginning with the month of October and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; September 1, 1991 until paid, interest (c be paid monthly and \* { being included in being included in the minimum 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 sontract is (A) primarily les Luyers present, family, house of a agricultural purposes (B) for an organization or (even il buyer a a natural person) is for business or commercial purposes other than agricultural purposes. (B) for an organization or (even it buyer, a a natural person) is tor business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession of a id lands on AUGUST 22, 19.91, and may retain such possession so long as is not in default under the terms of this contract the buyer agrees that at all times he will keep the buildings on said premises, new or hereafter set of the dod condition and repair and will not suffer or permit any wasts or strip thereof; that he will keep raid premises the store and reinburge seller for all costs and attorney's less incurred by him in default or mechanic's is and ther liens and save the seller harmless there and reinburge seller for all costs and attorney's less incurred by him in default or mechanic's r lawfully may be imposed upon said premises, al promptly before the same or any part thereof become past due; that at buyer's explane, he will re and keep insured all buildings now or herealty erected on said premises against loss or damage by fire (with extended coverage) in an amount not less than 3 <u>NONE</u> not less than 3 <u>NONE</u> their respective interests may appear and all policies of inturance to be delivered to the seller, with loss payable first to the seller and then to the buyer as euch liens, costs, water rents, target, or chargets or to brocure and pay for such insurance, the seller may do so and and agree shall lail to pay any the seller for buyer's breach of contract. The seller agrees that at his expense and within 10 and deposited in escinger to a subsequent to the dete interest of the seller on or subsequent to the dete of this agreement, he will furnish unto buyer a title insurance policy in-said purchase price is lully paid and upon request and the building and the said premises in the seller on or subsequent to the dete of this agreement, he will during in a first and and the seller, restrictions and assements now of rescue to the dete of this agreement, he will during and first and shall be all the seller with the seller and and adding the seller and the seller as of a subsequent to the dete of this agreement, he will during in a first set and shall be interest and the seller agrees and all and it is understood and addred between said our under a differ that time is of the seller the seller here agreed by the buyer or his seller, with the seller service and first and the target municipal. And it is understood and addred between said out to that time is of the seller service of this contract. And in case the buyer, shall the to make the time is of the seller of this contract. liens, water rents and public charges so assumed by the buyer, and further excepting all liens and ensumbrances created by the buyer or his assigns. And it is understood and agreed between said parties that time is of the exerce of this contract, and in case the buyer or his assigns. Bayments above required, or any of them, punctually within ten days of the time limited therefort, or hail to keep any agreement herein contained, then the seller at his option shall serve the following rights: (1) to declare this contract null and void, (2) to declare the buyer shall fail to make the aid purchase price with the interest thereon at once twe and psyable and/or 13) to foreclase this whole unpaid principal behave of all rights and interest created or then existing in lavo, of the buyer as agains: the seller hereunder shall uttery creas and determine and her rights and of the buyer as adains: the seller hereunder shall uttery crease and determine and the right to the on account of the premises above described and all other rights quired by the huyer hereunder shall uttery crease and determine and the right to the of second of the purchase of asid seller to be performed and without any right of the buyer of and such payments here to and revest in said seller without any act of second the purchase of said property as aboven by fully and perfectly as it this contract and such payments her addressen and derevelore the top without any act of such delault apprents there loade on this seller. In case of such belong to such adverse the addressen and dereven been made; and research end case enter upon the land alloresaid, without any process of saw, and take immediate possession thereof, together with all the improvements and appurtant enter upon the land alloresaid, without any process of saw, and take immediate possession thereof, together with all the improvements and appurtant there to the term of such delault. And the said seller, in case of such delault, here there right immediately, or st any time threading there there o The buyer further agrees that failure by the seler of any time to require performance by the buyer of any provision hereof shall in no way affect right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any suc-ding breach of any such provision, or as a waiver of the provision isself. The true and actual consideration paid for this transfer, stated in terms of dollars, is 3. 5,000.00 evaluation consists of an includes other property on a line given on promised which is post of the maidenation (indicate which). In case suit or action is instituted to foreclose this contract or to enforce any of the provisions bereof, the buyer agrees to pay such aum as the of the trial court, the buyer turther promises to pay such aum as the appellate court shall adjudge reasonable as plaintill's attorney's fees to the autom as the appell. appeal. In construing this contract, it is understood that the seller or the buyer ruly be more then one person; that it the context so requires, the singlu-far pronoun shall be taken to mean and include the played, the mesculine, the termine and the meuter, and that generally all gremmatical changes shall be made, assumed and implied to make the provisions bereat apply equally to verporations and to individuals. 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 BUYERS ADDARSS 34797 ADD RUSE RO BUYERS ADDARSS 34797 ADD RUSE RO FEITY E. Angraham Caroli L. Ingraham ADDARSS BUERS COMPANY ALL RESCONDENT Caroli L. Ingraham ADDARSS Company ALL RESCONDENT Caroli L. Ingraham Clark J. Kenyon MC Jøger Margaret Caroll L. Ingraham eiMPORTANT NOTICE Delate, by lining sur, whichever please and whichever worronly (A) or [8] is not deplicable if worrenty (A) is applicable and if the seller is a crediene, as such word is defined in the Truth-de-Landing Act em use Stevens-Ness Ferm No. 1308 er similar values the centra will become a fint flen to finance the purchase of dwelling in which event use Stevens-Ness Ferm No. 1307 or sinaller. nce between th \*3.030 a change is requested, all

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