<b>34797</b> K-46954         THIS CONTRACT, Mude this       27th         Michael B. Jager & Margarst H. Jager, as Trustees of the Jager Fam, Trust Ag         and Clark J. Kenyon and Georgiana K. Kenyon       , hereinalter of         and .Keith.Hicks and R.ta Hicks       , hereinalter of         wITNESSETH: That in consideration of the mutual covenants and agreements herein       seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the         scribed lands and premises situated in       Klamath       County, State of       Oregon         Lot 13 in Block 8 and 1/49th of Lot 1 in Block 11 in Tract 1161, High       Country Ranch, according to the official plat thereof on file in the co       of the Country Clerk, Flamath County, Oregon.         It is mandatory that purchaser be a member of the High Country Ranch Road       Association and is subject to abide by the articles of association         Country Ranch Road and Pack Association recorded in Klamath County on Second in the sum of TEN Thousend Eive, Hundred and no/00       Dollars (1, 050,00         12, 1979, Instrument No. 73846, Volume M79, Page No. 21734.       Dollars (\$1, 050,00       is paid on the execution hereof (the receipt of which is hereby acknows seller); the buyer agrees to puy the remainder of said purchase price (to-wit: \$9, 9, 450,00         12, 1979, Instrument No. Thousend of said purchase price (to-wit: \$9, 9, 450,00       of the seller in monthly paynents of not less than One         Bollars (\$1,050,00       is paid on	called the seller, called the buyer, in contained, the he following de- , to-wit: office d and Park of the High ptember 10,500.00) no/00) pwledged by the ) to the order
<ul> <li>Michael B. Jager &amp; Margarst H. Jager, as Trustees of the Jager Fam. Trust Ag and Clark J. Kenyon and Georgiana K. Kenyon , hereinalter and</li></ul>	mt. Dtd. 10-15 called the seller, called the buyer, n contained, the he following de- , to-wit: office d and Park of the High ptember 10.500.00) no/00 bwledged by the 
<ul> <li>WITNESSETH: That in consideration of the mutual covenants and agreements herein seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the scribed lands and premises situated inKlamathCounty, State ofOregon</li></ul>	n contained, the he following de- , to-wit: office d and Park of the High ptember 10.500.00) no/00) pwledged by the ) to the order
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Association and is subject to abide by the articles of association Country Ranch Road and Park Association recorded in Klamath County on Sep 12, 1979, Instrument No. 73846, Volume M79, Page No. 21734. for the sum of Ten Thousand Five Hundred and no/00 — Dollars (\$ (hereinafter called the purchase price), on account of which One Thousand and Fifty and Dollars (\$ 1.050.00 ) is paid on the execution hereof (the receipt of which is hereby acknows seller); the buyer agrees to put the remainder of said purchase price (to-wit: \$ 9,450.00	of the High ptember 10,500.00) 
tor the sum of Ten Thousand Five Hundred and no/00 Dollars (\$ (hereinalter called the purchase price), on account of which One Thousand and Fifty and Dollars (\$.1.050.00) is paid on the execution hereof (the receipt of which is hereby acknows seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$.9,450.00) of the seller in monthly payments of not less than OneHundred and no/00 Dollars (\$.100.00) tach, payable on the lst	
and continuing until said putchase price is fully paid. All of said putchase price may be pa	•••••••
August 1, 1994	id at any time; ber annum from fin addition to being included in
rated between the parties hereto $\varepsilon s$ of the date of this contract.	-
The buyer warrants to and cove santo with the seller that the real property described in this contract is \$\frac{1}{1}\$ primarily les buyer's parsonal, is silvy, boussheld or spinultural purposes. (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes other than agric. The buyer shall be entitled to poussion of said lands on	ultural purposes. possession so long as ises, now or hercaller free froin mechanic's delanding against any ipal liens which here- yer's expense, he will erago) in an amount
not less than 3. NONE	then to the buyer as shall fail to pay any made shall be added any right arising to
and purchase price is bury paid and upon request and upon surference of the aprecision, he will believe a good and something premises in the simple unto the buyer, his heirs and assign, here and clear of encumbrances as of the date hereof and free and clea since said date placed, permitted or arising by, through or under seller, escepting, however, the said essences created by the buyer liens, water renis and public chardes so a summal by the buyer and lurther escoping all liens and encumbrances created by the buye	t of all encumbrances t the taxes, municipal et 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 buyer payments above required, or any of then, punctually within ten days of the time limited therefor, or fail to keep any agreement if the selfer at his option shall have the following rights: (1) to declare this contract null and void. (2) to declare the source of a punctually within ten days of the time limited therefor, or fail to keep any agreement if the selfer at his option shall have the following rights: (1) to declare this contract null and void. (2) to declare the source of punctually within the days of the time limited therefor, or fail to keep any agreement if and punctus price with the interst therson no conce due and payable and/or (3) to foreclose this contract by suit in equity, and all rights and interest created or then e using in layor of the buyer as against the selfer hereunder shall terry cease and determine possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revest in soid of re-entry, or any other act of tasid selfer to be performed and without any right of the buyer of refunding the clean the work of company on account of the purchase of said property as absolutely, fully and perfectly as all bother to and before the addecemption of account of the punchase of said property as absolutely, fully and perfectly and belong to said selfer as the agreed and revert be of such delault. And the said selfer, in case of such delault, shell have the right immediately, or at are enter upon the land alorsaid, without any percess of law, and tak simmetoides possission thereof, together with all the improvements.	nerein contained, then i principal balance of in any of such cases, e and the right to the seller without any act seller without any act tion for moneys paid en made; and in case easonable rent of said
thereon or thereto belonging. The buyer lutther agrees that lailure by the seller at any time to require performance by the buyer of any provision hereof his right lieseunder to enforce the same, nor chall any waiver by said seller of any breach of any provision hereof be held to be ceeding brack of any seck provision, of as a switer of the provision itself.	shall in no way affect a waiver of any suc-
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$.10,500.00	pay such sum as the pay such sum as the y judgment or decree lorney's less on such
In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context is lar pronoun shall be taken to mean and include the plural, the moreuline, the leminine and the neuter, and that generally all gram be made, assumed and implied to make the provisione hereol apply equally to corporatione and to individuals.	
IN WITNESS WHERIOF, said parties have executed this instrument in duplicate; if ei dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal by its officers duly authorized thereunto by order of its board of directors.	
BUYERS Keith Hicks Rita Hicks Rita Hicks 24205 C. LONITHS OF Pichael B. Jager, Tst. Margare Clark J. Kenyon Geotrials	t Hy Dager, I
	KCINVOII Ace between the sym- opplicable, should be gen Revised Statutes, Netarist economies
ATE OF OREGON: COUNTY OF KLAMATH: ss.	
ed for record at request of Klamath County Title Co	h dav
July A.D., 19 94 at 10:53 o'clock A.M., and duly recorded in Vol of Deeds on Page22776	uay

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07-26-94A10:53 RCVD

AFTER RECORDING RETURN TO: Klamath County Title Company

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