THIS CONTRACT, Made this..... 3rd Michael B. Jager & Margaret H. Jager, as Trustees of the Jager Fam, Trust Agmt. Dtd. 10-15 and Clark J. Kenyon and Georgiana K. Kenyon , hereinafter called the seller, and Brian H. Davis & Cristina A. Davis, husband and wife, as to and undivided b

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interest and Curtis D. Davis and Kelly Davis, husband and wife, * hereinafter 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 de-

Lots 23 & 24 in Block 8 and 2/49ths of Lot 1 in Block 11 in Tract 1161, High Country Ranch, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon.

It is mandatory that purchaser be a member of the High Country Ranch Road and Park Association and is subject to abide by the articles of association of the High Country Ranch Road and Park Association recorded in Klamath County on September 12, 1979, Instrument No. 73846, Volume M79, Page No. 21734.

* as to an undivided > interest.

CONTRACT-REAL ESTATE

Monthly Pays

for the sum of Thirty Thousand Three Hundred and no/00 ----- Dollars (\$ 30.300.00) (hereinafter called the purchase price), on account of which Two. Thousand and no/00 Dollars (\$ 2,000.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$...28,300.00......) to the order of the seller in monthly payments of not less than Three Hundred and no/00-----

and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of per cent per annum from

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 contract is (A) primarily to buyer's personal, leavily, bouseheld ar optimilized purposes, (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes other than agricultural purposes.

to and become a part of the dot secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller of buyer's breach of contract. The seller agrees that at his expense and within 10 and deposited in Escrow suring (in an amount equal to said purchase price) marketable title in and to said premises in the sale will lurnish unto buyer a title insurance policy in-days from the date soft ascent the usual printed exceptions and the building and other restrictions and esaments in the same subsequent to the date of this agreement, said purchase price is lully paid and upon request and upon surrender of this agreement, he will deliver a good and sufficient deed conveying asid since said date placed, permitted or arising by, through or under seller, excepting, however, the said esaments in testicitons and the subsequent and treat clear of all encumbrances since said date placed, permitted or arising by, through or under seller, excepting all liens and encumbrances created by the buyer or his asigns.

liens, water rents and public charges to assumed by the buyer and further excepting all liens 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 buyer shall fail to make payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement harein contenned, t is above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement harein contenned, t is add purchase price with the interest thereon once due and payable and/or (3) to foreclose this contract by suit in equity, and in anyoi such all rights and interest created or then existing in layor of the buyer as against the seller hereunder shall utterly cesse and determine and the postession of the purchase of asid property as aboutely, fully and prive as against the seller hereunder shall revert to and revest in said seller without any of account of the purchase of asid seller as aboutely, fully and perfectly as if this contract and such payments had rever been made; and in ones p of account of the purchase of asid seller as aboutely, fully and perfectly as if this contract and such payments had rever been made; and in ones p of account of the purchase of a baboutely. If a property as aboutely, fully and perfectly as if this contract and such payments had never been made; and in or performed and without any process of all seller without any tright of the buyer of return, reclamation or compensation needs and in or account of the purchase of asid property as aboutely. If a payment by a bolong to said seller as the agreed and reavent be returned by and belong to asid seller as the agreed and reavenable rent of a enter upon the lend aforesaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenan enter upon the 11.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect ht 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-to be a seller of any such provision, or as a waiver of the provision itself.

of the Appeal.

In construing this contract, it is understood that the seller or the buyer may be more than one person; that il the context so requires, the singu-noun shall be taken to mean and include the plural, the masculine, the faminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereol apply equally to corporations 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 allixed hereto be its officers duly authorized thereunto by order of its board of directors.

SELLERS En Michael B. Jager, Tst MAULT Brian H. Davis hes la Margaret 5 c Jøgér, Tst X.Ka Davis Curtis DT TLIS D. DAVIS "IMPORTANT NOTICE: Delete, by lining off, whicheves if warrenty (A) is applicable and if the seller is a cre-Regulation 2, the seller MUST comply with the Act on Sevens-Ness Ferm No. 1308 er similar unless the 1300 Sevens-Ness Ferm No. 1308 er similar unless the 1300 Sevens-Ness Ferm No. 1308 er similar unless the 1300 Sevens-Ness Ferm No. 1308 er similar unless the Clark J. Kenyon S CLAIK J. Kenyory w phrase and which were warranty (A) or (B) is not applicable diler, as such werd is defined in the Truth-in-lending Act and d Regulation by making required disclosures; for this purpose contract will become a first lion to finance the purchase of c as a similar. I MORDIANT POILET Desire, by thing which a creating the second se the sent If not see Or BRIAN & CRISTINA DAVIS

1189 SUMMER WAY PITTSBURG_CA 94565

AFTER

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