	PORM Ne. 700-CONTRACT_ETAL ESTATE-Maniful Formants (Individual or Corporate) (Invit-ia-Landing Series). SV 27954 K-49818 Vol. <u>M96</u> Page 35132
Mic	THIS CONTRACT, Made this   28.   day of   August
	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.
P2:56	
9- MN 96.	Dollars (\$ 1,600.00 ) is paid on the execution hereof (the receipt of mich is the international in 0/00
	payable on the lst day of each month hereafter beginning with the month of December 1996, 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 73 per cent per annum from November 1, 1996 until paid, interest to be paid monthly and * {in addition to being included in the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro- rated between the parties hereto as of the date of this contract.
AFTER	The buyer warrants to and covenants with the seller that the real property described in this contract is (A) primawily less buyer's percent leaving, boushold on adjust purpose. (B) for an organisation or (even if buyer is a natural person) is tor business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession of said lands on SEDt. 15, 1996, and may retain such possession so long as the future shall be entitled to possession of said lands on set at all times he will keep the buildings on said premises, now or hereafter and all other liens and save the saller harmless thereform and reimbure seller of all costs and attorney's less incured by him in delending against any such lien; that he will pay all taxes hereafter levied againt said prompty, as well as all water rents, public charges and municipal liens which here insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with estended coverage) in an amount
RECORDING, RE	not less than s. NORE
RECORDING, RETURN TO: KLAMATH COUNTY TITLE COMPANE	payments above required of and agreed between said parties that time is of the essence of this contract, and in case the buyer shall lait to make the the seller at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of and purchase price with the interest (hereon at once due and payable and/or (3) to loreclose this contract by suit in equity, and in any of such case, all rights and interest created or then existing in lavor of the buyer as against the seller the recorder shall utterly cease and determine and the right to the postersion of the premises above described and all other rights equived by the buyer hereunder shall evert to and terest in said seller without any act of ac-entry, or any other act of asid roperty as absolutely, fully and perfectly and prefectly and belong to asid revert to and revers there been made; and in case of such default all payments therefolger made on this contract are to be retained by and belong to asid seller as the agreed made resonables rent of asid seller up to the time of such default. And the said seller, in case of such default, shall have the right ind tesonable rent of there on the resonable, without any process of law, and take immediate possession thered, together with the interventions and appretentive.
ATH COUNTY	The buyer lutther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect bis right hereunder to enforce the same, nor thall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any suc- ceeding breach of any such provision, or as a waiver of the provision itsell. The true and actual consideration paid for this transfer, stated in terms of dollars, is 9, 16,000.00 The true and actual consideration paid for this transfer, stated in terms of dollars, is 9, 16,000.00 The true and actual consideration paid for this transfer, stated in terms of dollars, is 9, 16,000.00 In case solf or action is instituted to foreclose this contract or to anionce any of the provisions hereof, the buyer agrees to pay such sum as the court may adjudge reasonable as attorney? less to be allowed pleintill in said suit or action and if an appeal is taken from any judgment or decree of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintill's elses 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 so requires, the singu- for promous hall be taken to man and found to be and that the buyer the sole to be a plaintill' to sole the sole to be a plaintill' the sole of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintill's elses on such is promous shall be taken to man and induced the sole and the buyer may be more than one person; that if the context so requires, the singu-
TTLE COMPAN	In constraint the contract, it is understood that the seller or the buyer may be more than one person; that if the contract, by induced the plural, the masculine, the induced is more than one person; that if the contract so requires, the single- be mode, assumed and implied to make the provisions hereof apply equally to corporations and the neuter, and that denerally all grammatical changes shall IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; it either of the un- dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. BUYERS 
	Vernon V Biloux Pendor G. Biloux 9-9-96 Pendor G. Biloux 9-9-9-96 Pendor G. Biloux 9-9-96 Pendor 9-9-96 Pendor 9-9-96 Pendor 9-9-96 Pendor 9-96 Pendor 9-9
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Bernetha G. Letsch, County Clerk By Auton Ras

A.D., 19 96 at 2:56 o'clock P. M., and duly recorded in Vol. M96

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