-CONTRACT—REAL ESTATE—Monthly Paymonts (Individual of Corporate) (Truth-In-Londing, Sector), FORM He. 706-0-3327-43-39 K-50014 *K*-50014 *Contract, Made this Sth day of Cotober Doctober Doctob* 10-15-91 & Clark J. Kenyon, a married man and David B. Fox and Tammy S. Fox, busband and wife , 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-wit: "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. DEPARIMENT OF HOUSING AND URBAN DEV-ELOPMENT, IN ADVANCE OF, OR AT 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 BUSINESS DAY FOLLOWING THE CONSUMATION OF THE TRANSACTION. A BUSINESS DAY IS ANY CALENDAR DAY EXCEPT SUNDAY, OR THE FOLLOWING BUSINESS HOLIDAYS: NEW YEAR'S DAY, WASHINGTON'S BIRTHDAY, 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 SPELLED OUT IN THE ARTICLES OF ASSOCIATION RECORDED IN KLAMATH COUNTY ON MARCH 12, 1973, INSTRUMENT # 74116, VOLUME M73, PAGE # 2591. LOt 44 in Block 3 in Tract 1122. for the sum of Six Thousand Five Hundred and no/00 ---- Dollars (\$ 6,500.00) (hereinafter called the purchase price), on account of whichSix.....Hundred.....Fifty.....and.....no/00.....--Dollars (\$...650.00......) is paid on the execution hereol (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$.5,850.00......) to the order of the seller in monthly payments of not less than Sixty Two and no/co. na na serie serie serie serie serie series de la serie de la s La serie de la s payable on the 1st day of each month hereafter beginning with the month of January , 1997 ..., and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; 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) primerily las buyer general, family, howerhald or agricultural purposes (B) for an organization or (even it buyer is a natural person) is for business or convercial purposes other than agricultural purposes. (B) for an organization or seven it super is a natural person) is for business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession of said lands on ______ DEC_____, 19.96, and may retain such possession to long as a not in delault under the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises, now or hereafter ted, in good-condition and repair and will not suffer or permit any waste or stirp thereoi; thet the will keep said premises, now or hereafter all other liens and save the teller harmless thereform and reimbursa softer for all costs and attorney's fees incurred by him in defending against any liens: that he will pay all taxes hereafter levied against said property, as well as all water rents, public charges and numicipal liens which here-le and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount not less then \$ none liens, water repts and public charges so assumed by the buyer and lurther 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 laid to keep any agreement herein cuntained, t the seller, at his option shall have the following rights: (1) to declare this limited therefor, or laid to keep any agreement herein cuntained, t and purchase price with the interest thereon at once due and provable and princ. In all and void; (2) to declare the whole upnaid principal balance all rights and interest created or then existing in layor. of the buyer as addiment the following rights: (1) to declare this contract by suit in equity, and in any of such case all rights and interest created or then existing in layor. of the buyer as defined the theory of the stall will verse and decrimine and the rights of recentry, or any other act of said seller to be performed and without any right of the buyer that the internet to mail are of and all other rights acquired by the buyer of the thin, reclamation or compensation for of account of the premises above described and all other years and perfectly as it this curtical and right and prefectly and the huyer. Anall revert to and reveat in suid seller without any of account of the premises thereating in substickly, buyly and prefectly as it this curtice of the safe and in the soft and a reveat in suid seller and in other sector of the side in the ideal in the ideal in a she directed and the right and the right and the ideal in a she direct and in of a second of the premises thereated on this curtical set to be retained by and being the anished and case and all other is also the acted and the right and the ideal in the ideal internation or compensation for of account of the metal such delault. And the said seller, the case of auch delau default all payments therefulare m 'up to the time of such default. A on the land aloresaid, without any or thereto belonging. n this countract are to be retained by and belong to said selfer as the infered and reasonable rent of said is and selfer, in case of such default, shall have the right immentiately, or at any time thereafter, to so of law, and take immediate possession thereof, together with all the improvements and appurtenances The buyer lurther agrees that failure by the soller at any time to require performance by the buyer of any provision hereof shall in no way affect ight 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-ng breach of any such provision, of as a waiver of the provision itself. The true and actual consideration paid for this transler, stated in terms of dollars, is \$ 6,500.00. appeal. In construing this contract, it is unlesslooil that the seller or the buyer may be more than one person, that it the contract so requires, the singu-lar promoun shall be taken to mean and include the plural, the meaculine, the lemmine and the neuter, and that it the contest so requires, the singu-be made, assumed and implied to make the provisions Aread apply equally, to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; il either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto dersigned is a corporation, it has caused its corporate name to be signed and its corp by its officers duly authorized thereunto by order of its board of directors. SELLERS BUYERS B 77 David B Fox Midney B poor, Tst. Mirgard Tammy S. Fox Cors Birr, or 7940 Clark J. Kenyon Mc Begulation for the teller MUST comply with the contact with there warony [A] or [B] it not application to Strength and the teller MUST comply with the contact with become a limit lien to finance the purchase of a dwelling in which event us Storms. How Fox Contact with the contact with become a limit lien to finance the purchase of a dwelling in which event us Storms. How Fox Contact with the contact with become a limit lien to finance the purchase of a dwelling in which event us Storms. How Fox Contact with become a limit lien to finance the purchase of a manual contact of the storms. How Fox NOIE: The sen bels (), If no deteled; see ("rition 93,030 The sentents between the s)), if not applicable, should ; see Oregon Revised Statu 93.030, [Notorial acknowled ment on reversel. TAXES TO: DAVID & TAMMY FOX

Unill a change is requested, all 4840 SKYLINE DR COOS BAY OR 97420

RECORDING,

RETURN

TO:

KLAMATH COUNTY TITLE CO