•		50219 **THIS CONTRACT, Made this. Lst day of September , 19 97 , between Michael B. Jager and Margaret H. Jager, as trustees of the Jager Family Trust Agreement dated 10-15-91 **THIS CONTRACT, Made this. Lst day of September , 19 97 , between Michael B. Jager and Margaret H. Jager, as trustees of the Jager Family Trust **THIS CONTRACT, Made this. Lst day of September , 19 97 , between Michael B. Jager and Margaret H. Jager, as trustees of the Jager Family Trust **Agreement dated 10-15-91
		Andrew D. Kirkpatrick and Darlene D. Kirkpatrick, husband and wife, with right of Survivorship hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements derein 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:
		Lot 3 in Block 3 and 1/49th of Lot 1 in Block 11, Tract 1161, High Country Ranch, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon.
	81	Tt is mandatory that purchassers be a member of the High Country Ranch Road and Park Association and are subject to abide by the articles of association of the Hige Country Ranch Road and Park Association recorded in Klamath County, Oregon on September 12, 1979, Instrument No. 73846, Volume M79, Page No. 21734.
	DEC 16 P3	
	0 16.	for the sum of Twenty Four Thousand and No/00
		Dollars (\$.2,400.00) 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: \$.21,600.00) to the order of the seller in monthly payments of not less than Two Hundred Twenty Eight and No/00.— Dollars (\$.228.00) each,
		payable on the lst day of each month hereafter beginning with the month of November 1, 1997, 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 the per cent per annum from October 1, 1997 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 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 for buyer's personal, lamily, household or agricultural purposes, (B) for an organisation or certain buyer is a notived personal is for business or essential purposes other than springly purposes. The buyer shall be entitled to possession of said lands on OCTODET 1. 1997, and may retain such possession so long as he la not in default under the terms of this contract. The buyer afters that at all times he will keep the buildings on said premises, now or herealter erected, in good condition and repair and will not suffer or permit any waste or strip thereof; that he will keep said premises tree from mechanic's and all other liens and save the seller harmless therefrom and reimbures seller for all costs and attorney's level incurred by him in delending against any such liens; that he will pay all taxes herealter levied against and property, as well as all water rents, public charges and nunicipal liens which herealter lawfully may he imposed upon said premitses, all promptly before the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured all buildings now or herealter erected on said premises against loss or damage by fire (with extended coverage) in an amount.
AFTER ROOM		not less than \$. NONE
25 - 25 E	li .	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 the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the bollowing rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable and/or (3) to foreclose this contract by suit in equity, and in any of such cases, all rights and interest created or then existing in lavor of the buyer as against the seller hereunder shall utterly cease and determine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revert in said seller without any act of re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said property as absolutely, fully and perfectly as if this contract and such payments had never been made; and in case of such default all payments therefolore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said premises up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to enter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenance
さー		The buyer luther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof sheld to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision listell. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$.24,000,00. (Ottowers, the network consideration paid for this transfer, stated in terms of dollars, is \$.24,000,00.) (Ottowers, the network consideration paid for this transfer, stated in terms of dollars, is \$.24,000,00.)
YUMICAN COWITY		court may adjudge reasonable as attorney's lees to be allowed plaintill in said suit or action and it 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 attorney's lees on such appeal. In construing this contract, it is understood that the selfer or the huyer may be more than one person; that if the context so requires, the singular propoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals.
COWITY		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 by its officers duly authorized thereunts by order of its board of directors. PURCHASERS
(ACC)	111	Darlene D. Kirkpatrick Michael B. Jeger, Tst. Michael B. Jeger, Tst. Margaret H. Jager/North Language Margaret Margaret H. Jager/North Language Margaret Mar
CO.		IMPORIANT NOTICE: Delete, by lining out, whitnesse warming (A) is not applicable. A bole (D. If not applicable, should be figured to the Truth-Lending Act and deleted, see Oregon Revised, Statute, Regulation Z, the seller MST comply with the Act and Regulation by making sequired disclosures; for this purpose, Section 93,030. [Notariol acknowledge-was Steven-Ness Form No. 1308 or similar unjess the contract will become a first up to figures the purchase of a mention reverse.]

and Sirker Street of the first and Darlene D. Kirkpatrick, husband and mile, with right of Sirker or single. Of Sirker or single. Will it is a first in consideration of the mutual covenants and agreements, even continued, the selfer agree to the buyer and the selfer all of the selfer and							
record at request <u>December</u>		t <u>3:18</u> o'clocl	<u>P</u> M., and duly ro on Page <u>40880</u>	corded in Vol. <u>M97</u>	,		
\$ <u>5</u> .00				Letsch, County Clerk			
24,000.00	Dollags (\$\frac{1}{2}\text{in three best and }\frac{1}{2}\text{in three best and }\frac{1}{2}in		Thousand and No.	retter called the paritua	C i not red)		
owledged by the	Which is hareby nekn with \$ 21,600.00 ty Lught, and 1920.	ercol (the teerift of Liurchase price (te- the Hundred Thent	aid on the execution had the remainder of sale and selection for the selection of the selec	a (c	anac As to Moil		
id of any time corr amount from from the fill of the correction of the fill of	hase price may be priced of the priced of the cent; have the current this priced the priced of the central the priced of the pr	id. All at said purch ar interest at the rate t to be paid. PORTA as sectifical. a contract. at corners described in the contract described in the contract described in the contract described in the	tiase files is fully for charge fries shall be until poid, interest to see the date of the country based as a co-	ngan pagangan pagangan ngan pagangan pagangan ngan pagangan pagangan ngan pagangan pagangan	one Sare Sare Sare Sare Troil		
రా ఎందర్ కిందర్ కారాగత్తు - సామెక్ రైలుకు సిరంగ్ కార్లు క్లారక్ కారాత్తిన్ రైలుకున్నారు - ప్రాక్టిక్ జారుగాన్ కేందర్ ప్రాక్టిక్ ఎందర్కున్నారు - తోక్కునికారు క్రిక్టార్గాంట్లు - సిరంగ్ కుర్యా క్రిక్స్తోనికి క్రిక్టార్గాంట్లు - సిరంగ్ కుర్యా క్రిక్స్తోనికి	The course of the control of the course of t	ettler for gir coets milliurich Ic. 84 vezir as aib wurer per 4 fector in ann meit speced. 5 dies healpst bus bet danned	gerich die keine der einschein der eine Gebeite der Ge	g Edge Transport Legic glob * 1 sector Williams when Advertises the Legico America Transport	in the		
isah 2 od dade gwini 3 ya sea Mya mas d 3 ya sea Mya mas d	the first configuration of the second of the second configuration of the second config	through the rate absence deposition in a to and provider in the col-	iond that him spanning entrati LAS OL continues of an in the approximation forces of	A Principle of the prin	iten el iten elle Lanner		
enforcement of the filed to a sign of the sign of the filed to a sign of the sign of the filed to a sign of the	a grand the second to the control of	true, this he assessed his con- or indexed behind once you (a) him him the testing as (a) him him the testing as will restored as the rest as will restored the testing as the testing of the testing as the testing of the testing him him the testing of the him him the testing of the him him the testing of the last himself the testing of the government of the testing of the contraction of the testing of the testing of	o mei te bette jostine i kan josen die eine mei te des geste versiente in der geste geste des geste de geste	A Million of the control of the form	Consists that a self- site of the self- site of the self- site of the self- de		
		t all aid ampropriate his the t	es socis one es reliences est od o er bies, på socieco par laule o est necessas est la sistem & s	The true of district acceptance of the following and the following acceptance of the f	grand. Sampler		
ima ka tara manginah ng jeglaminik mini v rasinahatunpik bita ak mata agar na ni si da mata yan tu anahin da ut imumbanasa mathu,	as in him so were more in	a C. E al Analton to mintel	The manufacture of the same				
med the treat enderstood to be the treat to the treat treat to the treat treat to the treat tre	and in their section from the control of the contro	a. A. S. & M. Andrew to American Commence of the Commence of t	tivilete lawetta no sie cast e n ale en cius com and ol est	Labortini i matta in totta entrett involts de a dimensor schillien de menore schillen in de di trans de la constitución de la distribución de constitución de medical de distribución de la param de medical de distribución de skainest reducións de medical	1 13 1 15 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		

Andrew Kirkpatrick

the recovered of the engineering them is the real state of the rea

PO BOK 523 Lapine OR \$7739