CONTRACT OF PURCHASE	ie 3/28/79 Case 1	W. 3-1
STATE OF MISSOURI	enorter 4	Section of the sectio
COUNTY OF BARRY	Salle III	7/ 3
THIS AGREEMENT, made and entered into this day of and between TURKEY MOUNTAIN ESTATES, INC. a corporation, with	is office being situated at	Shell Knobs
Misson, hereinafter referred to as the SELLER	to. Madde	
of the county of State of	ke i 🔝 🕆	2 18
hereinafter referred to as BUYER. WITNESSETH: That on the terms and conditions herein contained.	the SELLER agrees to sel	l and conver
by warranty deed to the BUEER Lot Number	Sub Division No.	36
TURKEY MOUNTAIN ESTATES, No. 2, in Stone County, Missouri a pl record in the Recorder of Deeds' Office in Stone County, Missouri.	st or said sub - division a	bbearing and
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memberskip in Color Creek &	terner, the	<u></u> -
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We do not water of to make this	Be sortened to	headstoof
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we have experied faled freparty by		10F W
The BUYER agrees to purchase said property and pay therefore the	Dollars (\$	(Z)
Check for 110 Note Cur ang 2 w/ 19 1 Fox 69.	5 😂 Dollars (S.	75
payable by the BUYER to the SELLER at its office in Shell Knob, Misso	14	0022
on execution of this contract, receipt whereof is hereby acknowledged and	Dollars (#	20
in monthly installments of	Dollars (6. a.	(A. 10 (A
ments thereafter consecutively without default until the principal and	d goese, so taupara, amen, et ilo blag vilat era taeretai	the interest
ati the rate of 6% per annual persons annually together with a large each psyment paid more than aims day late to more in or coron bed	de Jeugens off en egrafe No building shall be loce	toot space
contract is fully paid, the SELLER shall be made to TURKEY account and deliver to the Bi property to the BUYER subject to the reservations and restrictions of	TVER a worments dead a	
made, a part hereofe out the contract; and if default is made in:	y improvements his erecte	
by the SELLER as agreed liquidated damages and rent of said prope	rty; and it is further age	and that such
of the SEILER to exercise its option to declare a forfeiture of this es shall not operate to bar its right to exercise its option upon any sub-rights of redemption on the part of the BUYER are bettery waived.	ntract of the stime of the sequent details of the sequent details of the sequent	
		talaine said talaine said talasayayaya
this contract. The BUYER shall pay all subsequent taxes against said the BUYER fails to do so, the SELLER shall have the right to pay such the same will be added to the unpaid principal halance. Historical principal halance.	Brokerto prompto at the	Constant to H
The BUYER is entitled to the possession of this lot upon the sign	ing of this contract, but	o permenent
No assignment or transfer of this contract by the BUYER shall be assignment is endorsed upon this contract and the mone and address SELUER and the Assignments to and adverse assignment of this contract and the beautiful and address SELUER and the Assignments to and agrees to see and all of the contract	binding upon the SECLED	uniest meh
SELLER and the Assigner signs a written assumption of this content of The BUYER consents to and agrees to each and all of the condition	et and agrees to its terms. The and terms no this contr	Seld none To
the restrictions and covenants set forth on the reverse side hereof, and performed in Stone County, Misseuri and these of anotheliant laubicion.	ad in the ctreets or the	utility service
This contract is not binding upon the SELLER until executed by agents an activition and to the area and no employed it won at one The BUYER agrees that there have been no oral representations.	it is a set to be a set to be a set to	green as
in this contract other than the terms and conditions of this sale as he	rein set out	43143
A letter addressed to the BUYER at considered sufficient notice of declaration of forfeiture of this contract. Executed in triplicate on the day and year first above written.	2000年1月1日 - 100 (15) · 100 (15)	than of bonh
Jean Boll	property of the party.	for any othe being offered
to grant the state of the state	raser na katalan 1926. Litu katalan kandak	The Mile Suant to the
BUYERS of generic cold send in Real to recold therefore out in the bages designed out in the cold the send of the cold to be an investigation and the cold to be an investigation and the cold to be an investigation of the cold to be an investigation and the cold to be an investigation of the cold to be a cold to be an investigation of the cold to be a cold to be	TO SOUTH THE SOU	ak oli a 10 aki galaya Tun vyyua
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OF PURCHASE CONTRACT MOL A THIS. URKEY 57 (34 GLIGE' herdinat 197 KECEL nations herein dentained, enmus, to Tagly seed to the univesions disc nt k ov vitiu Mistour (lv) m 13573 8 2 The same of the same of the same And the second second

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The BUYER agrees to purchase said property and pay therefore the sum of

Dollars 💲

payable by the BUYER to the SELLOR at its office in shall Knob, Missouri, or its assigns, as follows:

contextion of this contract, receipt whereof is hereby acknowledged and the balance of

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Dollars S. Any lot described herein may be used for single family residential purposes, and the descling house and all other structures executed on any lot burchased under this contract shall be constructed of material of equal quality as used in FHA and GI construction, and the dwelling house must contain 500 square feet of liveable floor space. No hulding shall be located nearer to the front of lot time than 50 square feet of liveable located nearer to any side lot ine than 5 feet. All buildings shall be completed as to exterior within one year of the starting date. No noxious or offensive trade activity shall be carried on upon any lot or shall anything be done thereon which may be or become an annoyance or nuisance to the neighborhood.

When any improvements are erected on any lot purchased under this contract, the BUYER that at the same time construct's sanitary septic table of approved character of provide adequate seeing discount for the surper and rubbanh are the same All lots shall be kept in a next and dreferty manner tree from deepen and rubbanh are the SELLER reserves the right to remove any such debris or rubbanh if the bityers refers to dream and rubbanh are the BUYER therefor.

At no cost to the RUYER the SELLER reserves the right to build and improve rubbank and charge the BUYER therefor, bridge, and curvets, or any work it down necessary in constructing and maintaining said roads around and adjacent to said property covered by this contract. The above property is a performed thereon will be done by them.

The SELLER reserves to drift and cap certain water wells in the vicinity of the large described herein and guarantees adequate water to supply the reasonable household use of buyers; however it is understood that SELLER shall not be obligated to install pumps, or pump houses as to maintain same and that BUYERS shall have the philigation at their expense to pipe water ispunced well to their property.

have the philipation at their expense to mipe water tromogaid well to their property and advantage of the philipation of the perpetual easement under, over and a said 3 feet of each residential lot and extending back a distance of 10 feet from the frunt and near free of each said lot, for the purpose of executing constructing, maintaining and operating electric source and lines together with such guy poles, guy wires and anchors as may be desimed advisable by the persons of said suffity services. SELLER further reserves the right to care of trim any tree grown of either the construction of operation of utility services in the streets or the individual installations to each residential lot.

The SELLER guirantees that all streets will be paved by the developer with an approved applied; substance. SELLER further states that there is now in existence on the property of the sub-division electricity fugnished by Carroll County Electric Co-Opolitain sententians of most eval applied to the sub-division electricity.

In event BUYER shall sell or offer for sale the property described herein, SELLER reserves the right of first option to repurchase property at and for the same price and terms as offered to others and shall have deed to exchange the property described herein at the price paid or at the price at time prior in sevents of his for any other property of a higher value, being offered for sale by SELLER, on such price and terms as are

The purchaser has the option to void this contract if he has not received a property report prepared pursuant to the rules and regulations of the U. S. Department of Hobsing and Urban Development in advance of, are signing the contract, and the purchaser can revoke this contract within 48 hours after This revocation authority shall not apply in the case of a purchaser who has received the property report and inspected the lot to be purchased in advance of slighing this contract, and acknowledges by his signature on this contract that he has made such inspection and that he has read and understood such report.