4979 0-3327-43-39 ESTATE-Monthly Payments (Individual or Corpora) Translanding able

FORM No. 706-CONTRA	12318
---------------------	-------

, 1976 , between

 \mathcal{C}_{j}

92804

Bobs fornia

keith & Kathl 11791 Moen S Anaheim, Cal:

Deputy

THIS CONTRACT, Made this 13th day of March Michael B. Jager and Margaret H. Jager, husband and wife, and Clark J. Kenyon,, hereinafter called the seller, a single man

and .Keith Bobst and Kathlean Bobst, 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-

seller agrees to sell unto the buyer and the buyer agrees to purchase from the senter and of the forming series situated in Klamath County, State of Oregon to the seller if "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. Department of Housing and Urban Development, 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 by notice ment. If you received the Property Report less than 48 hours prior to signing the con tract 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 consummation 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 Tract 1069 as spelled out in the Articles of Association recorded in Klamath County on March 12, 1973 instrument No. 74116, volume M73, page No. 2591.

No. 2591. The sellers are able to deliver deeds free of the lien of the blanket encumbrance in all cases because the 40 acre minimum release provision is well within their Financial capability to perform.

Lot 4, Block 7, Tract No. 1069

ŝ

LD.

Dollars (\$ 1,620.00) for the sum of Sixteen Hundred Twenty and no/100 (hereinalter called the purchase price), on account of which One Hundred Sixty-two and no/100 Dellars (\$ 162.00 ...) 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: \$ 1,458.00) to the order of the seller in monthly payments of not less than Twenty and no/100 Dollars (\$ 20.00) each,

payable on the 15th day of each month hereafter beginning with the month of April . 1976 ... 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 7.5..... per cent per annum from

March 15, 1976 until poid, interest to be paid monthly and * He eddkiew to be paid monthly the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-- tated between the parties hereto as of the date of this contract paid by sellers, thereafter by buyers

not less than s none their respective interests

not less than \$ **DONE** in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all publics of insurance to be delivered to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all publics of insurance to be delivered to the seller as soon as insured. Now if the buyer shall be added user lens, costs, water rents, laws, or charges or to pocure and pay to such insurance, the seller and down any payment so made shall be added user lens, costs, water rents, laws, or charges or to pocure and pay to such insurance, the seller and day payment so made shall be added user lens, costs, water rents, laws, or charges or to pocure and pay to such insurance, the seller and any payment so made shall be added to and be bound a pay the centred by this contract and shall be an interest at the rate aloresaid, without waver, however, of any right arising to o and become a part of the dots tertered by this contract and shall be arised to the seller of the will turnish unto buyer a title insurance policy inding in an anount equal to said purchase price, marketable title un and to said preminy in the other of the add there of this accrement, are price is hully paid and upon request and upon surrender of this aforement. He will deliver a dood and conversing and any payment by the conversing and the sublement for arising by, three and clere of and under setter of the and between a difference and restinger of and setteres and a singer setter of the setter and as and the setter of the area of the date free and rest and restinger of an event barrent and the built in the added the setter of the mathematic scene and and the setter of the added the setter of the added and upon surrenter of this aforement. He will deliver a food and submittered to any singer and a sign, there added a dupon surrenter of this aforement. We will deliver a food and submitteres these, municipal and pu 97601 Öregon

And it is understood and adreed briveen and parties that time is of the evence of this contract, and in case the buyer shall hait to make And it is understood and adreed briveen and parties that time is of the evence of this contract, and in case the buyer shall hait to make apprents above required, or any of thum, punctually within ten days of the time limited therefor, or fail declare the whole unpaid principal balance. The selfer at his option all have the following rights. (1) to declare this contract, or (3) to force by suit in equity, and in any of such as apprents above required, or any of them, punctually within ten days of the time limited therefor, or fail declare the whole unpaid principal balance. The selfer at his option all have the following rights. (1) to declare this contract full and void. (2) contract the whole unpaid principal balance is placed at the interest therein at once due and pavable and or (3) to force remoder shall utterly case and determine and the right sequence is placed at the prenives above described and all other rights required by the due of the force and while worker is and selfer without any of resource of the purchase of said property as above technic and without nextly as a faile contract and such payments there to and rever the made, after of the other and the contract and such payments there to and rever the made and without nextly as a this contract and such payments there and and all other in the order of the source and such and reverse the made and without any the other and the balance of the source of any where at of a such of the previous above described and all one the object of the other and the balance of the source of any solution. In the other and the balance of the source of the source of the source of the source of any solution. In the other and the other at the source of the source of any other at of a source of the source of the source of the source of any solution of the source of the source of the

con or intereto befonging. The buyer lutter afters that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect right hereunder to enfonce the same, nor shall any waiver by stud seller of any breach of any provision hereof be held to be a waiver of any suc-right hereunder to enfonce the same, nor shall any waiver by stud seller of any breach of any provision hereof be held to be a waiver of any suc-right of any such provision, or as a waiver of the provision itself. 1, 600, 00

ng breach of any such provision, or as a waiver of the provision itself. The true and actual consideration paid for this transfer, stated in terms of dollars, is § 1,620,00. The true and actual consideration paid for this transfer, stated in terms of dollars, is § 1,620,00. The true and actual consideration paid for this transfer, stated in terms of dollars, is § 1,620,00. The true and actual consideration paid for this transfer, stated in terms of dollars, is § 1,620,00. The true and actual consideration paid for this transfer, stated in terms of dollars, is § 1,620,00. The true and actual consideration paid for this transfer, stated in terms of the provisions hereof, the buyer affree to pay such may adjudge reasonable as attorney's lees to be allowed plaintiff in said suit or action and if an appeal is taken from any judge e trial court, the buyer turther promises to pay such sum as the appealate court shall adjudge reasonable as plaintiff's attorney's it. In case with the action as attorney's lees to be allowed plainful in said suit of which had it is a plainful attorney's tees on such of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plainful attorney's tees on such of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plainful attorney's tees on such appeal. In construing this contract, it is understood that the selier or the buyer may be more than one person; that if the context so requires, the ingu-preal. In construing this contract, it is understood that the selier or the buyer may be more than one person; that if the context so requires, the ingu-preal. In construing this contract, it is understood that the selier or the buyer may be more and the neutre, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuels.

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

by its officers, duly authorized thereunto by order of its board of directors. SELLERS BUYERS: Kerzo

Kathleen Bobst STATE OF OREGON; COUNTY OF KLAMATH; ss.

I hereby certify that the within instrument was received and filed for record on the 8th day of _____A.D., 19<u>76</u>at 11;35 M., and duly recorded in Vol. M 76 _o'clock_ APRIL 4979

of DEEDS WM. D. MILNE, County Clerk Alazel Laze \$ 3.00 FEE