FORM NO. 700-CONTRACT-REAL ESTATE-Monthly Payments (Individual or Conference) (Tri)	4980 0-3327-43-39	)	the second of th	
THIS CONTRACT, Made this 22nd day of Michael B. Jager and Margaret H. Jager, num	March , 1976 , beth	veen		M
a single man and Lawrence M. Kirkey Jr. and Dorothy J. Kirkey	, hereinafter called the se	ller,	1 - 2	HEN THE CARD
	, hereinalter called the bu	iyer,		
seller agrees to sell unto the buyer and the buyer agrees to p scribed lands and premises situated in Klamath	burchase from the seller all of the following County, State of Oregon	de- wit:		and have been and
"You have the option to void your contract or a you did not receive a Property Report prepared of the Office of Interstate Land Sales Registra	pursuant to the Rules and Regulati	ons li		
Urban Development, in advance of, or at the tim ment. If you received the Property Report less	ne of your signing the contract or than 48 hours prior to signing the	agree-		and the state of the second state
tract or agreement you have the right to revoke to the seller until midnight of the third busin the transaction. A business day is any calenda	acc day following the concummation	OF P		The summer of the state of the state
the transaction. A business day is any calenda business holidays: New Year's Day, Washington' Day, Labor Day, Veteran's Day, Columbus Day, Th It is mandatory that the purchaser be a member	s Birthday, Memorial Day, Independ nanksgiving, and Christmas."	ence		
roads within subdivision Tract 1069 as spelled	e of both the access road and those out in the Articles of Association	e		
<ul> <li>recorded in Klamath County on March 12, 1973 in</li> <li>No. 2591.</li> <li>The sellers are able to deliver deeds free of t</li> </ul>			a la condecte de la construction de	in the state of th
in all cases because the 40 acre minimum releas financial capability to perform.			1 Carter Contract of Contract	
Lot 10, Block 1, Tract No. 1069.				
for the sum of Eighteen Hundred and no/100 (hereinatter called the purchase price), on account of which to Dollars (\$30.00) is paid on the execution hereof (the	Thirty and no/100		- Arra Lander Arra and Arra Arra Arra Arra	
seller); the buyer agrees to pay the remainder of said purchase of the seller in monthly payments of not less than <u>Twenty</u> .	$e \ price \ (to-wit; $1,770,00) to the c$	rder		
Dollars (\$.20.00 ) each,			1	
payable on the 1st day of each month hereafter beginning and continuing until said purchase price is fully paid. All of	I said purchase price may be paid at any i	ime;		
all deferred balances of said purchase price shall bear interess April 1, 1976 until paid, interest to be paid	aid monthly and * im-addition-	te ed in	The Louise Leberson of the second sec	Life
the minimum monthly payments above required. I axes on said -roted between the parties horeto as at the date of this contract	<i>t</i> paid by sellers, thereafter by bu	pro-		T T T T T T T T T T T T T T T T T T T
The buyer warrants to and covenants with the seller that the real property (A) physically "in "buyer's present, dendy - buyerhold-or opticalized yearback (B) for an organization or (even if buyer is a natural person) is to busin The buyer shall be entitled to possession of said lands on April 1 he is not in default under the terms of this contract. The buyer afters that at all t	iess or commercial purposes other man agricultural purposes	ng as		
erected, in good condition and repar and will not suffer or permit any waste or sil and all other liens and save the seller harmless therefrom and reimburse seller to ra- such liens; that he will pay all taxes herealter exied adamst said property, as well a super liens; that he will pay all taxes herealter exied adamst said property, as well a super liens; that he will pay all taxes herealter exied adamst said property, as well and the same or a super liens and the same or a super liens and the same or a super liens; the same or a super liens and the same or a super liens and the same or a super liens and the same or a super liens and the same or a super liens and the same or a super liens and the same or a super liens and the same or a super liens and the same or a super liens and the same or a super liens and the same or a super liens and the same or a super lie	in prevent internet with keep sharp thinks he how have il costs and attorney's lees incurred by him in defending again as all water rents, public charkes and municipal tiens which any nart thereof herome nast due; that at huver's ernease.	here-	R. Kest	
insure and keep insured all buildings now of hereafter erected on said preditives again not less than \$ DORE	select, with loss payable first to the seller and then to the bu	yer as 100		
<ul> <li>such lens, costs, water rents, taves, or chardes or to produce and pay tor such mournay of the debt secured by this contract and shall be interest at the seller lor buyer's breach of contract.</li> <li>and deeper and deeper secure by the seller lor buyer's breach of contract.</li> </ul>	the rate aloreshid, without waiver, however, of any right are osited in escrow			
suring fin an amount equal to said putchese price, marketalife title in and to said pri suring fin and except the usual printial exceptions and the building and other restrictions faid purchase price is fully paid and upon request and upon surrender of this after paid purchase price is fully paid and upon request and upon surrender of this after the same second purchase price is fully paid and upon request and upon surrender of this after the same second purchase price is fully paid and upon request and upon surrender of this after the same second purchase price is fully paid and upon request and upon surrender of this after the same second purchase price is fully paid and upon request and upon surrender of this after the same second purchase price is fully paid and upon request and upon surrender of this after the same second purchase price is fully paid and upon request and upon surrender of this after the same second purchase price is fully paid and upon request and upon surrender of the same second purchase price is fully paid and upon request and upon surrender of the same second purchase price is fully paid and upon request and upon surrender of the same second purchase price is fully paid and upon request and upon surrender of the same second purchase price is fully paid and upon request and the same second purchase price is fully paid and upon surrender of the same second purchase price is fully paid and upon second purchase price is fully paid and price purchase	remuses in the seller on or subsequent to the date of this bare s and executions now of record, if any. Seller also agrees that sement, he will deliver a good and sufficient deed consever hearces as of the date hereof and tree and clear of all encount	when J J		
b o line said date placed, permitted or arising by, through or under setting, excepting, and the setting of the set of th	all liens and encumbrances created by the buyer or his assign sence of this contract, and in case the buyer shall fail to ma puted therefore on fail to been any advergent herein containes	ke the So C	The standard and the st	and the stand of the second stands
The second secon	ull and void. (2) to declare the whole unpaid principal one to foreclase this contract by suit in equity, and in any of such where hereunder shall utterly cease and determine and the right e berounder shall evert to and revert in said seller without a	cases, W Buy to the W Buy ny act W W		
Light Office operations of the purchase of said mapping a boundary tails and perfectly as it. But the purchase of the purchase of said mapping and perfectly as it. But the purchase of the time of such driaut, and the said sailer, in case of such default and the land at the land altersaid, without any process of law, and take immediate power	this contract and such payments had never been made; and y and belong to said seller as the agreed and reasonable rent			AN
d → Billheteon or thereto belonging. WO BUT The buyer lurther attres that failure by the seller at any time to require per sellon is right hereunder to enlore the bann, nor shall any waiver by scal seller of any sellon is right hereunder to enlore the bann, nor shall any waiver by scal seller of any sellon is right hereunder to enlore the bann, nor shall any waiver by scal seller of any sellon is sellon in the bann is shall be bann in the bann is shall any waiver by scale sellon is shall be bann in the bann in the bann is shall be bann in the bann in the bann in the bann in the bann is shall be bann in the b	rformance by the buyer of any provision hereof shall in no way - breach of any provision hereof be held to be a waiver of a	affect ⊢ affect ⊢ ny∎uc-		
The true and actual consideration paid for this transfer, stated in terms of a cration-consistent of an includes other prosesty or usive given or pravided whit In case suit or action is instituted to loreclose this contract or to enforce any court may adjudge reasonable as attorneys less to be glowed playnill in maid as	ich is the whole consideration (indicate which). $\mathfrak{D}$ y of the provisions hereof, the buyer agrees to pay such sum	as the up		
court may adjudge reasonable as attorney's less to be allowed plannitt in said as of the trial court, the buyer further promises to pay such sum as the appendiate co appeal. In construing this contract, it is understood that the seller or the buyer may lar propun shall be taken to mean and include the plural, the mascuine, the lemin be made, assumed and implied to make the provisions hereot apply equally to corp	burt shall adjudge reasonable as plaintin attorney a lete o			
be made, assumed and implied to make the provisions hereof apply equally to corp IN WITNESS WHEREOF, said parties have executed dersigned is a corporation, it has caused its corporate name to	I this instrument in duplicate; if either of the	un-		
by its officers duly authorized thereunto by order of its board	1 of directors.			
E BUYERS: Journe m. Tody for SEI	a Thefault . My	E I		
STATE OF OREGON; COUNTY OF KLAMATH; ss.	Dit: The sontario follower il bois T, it not oppricebie, sh	e sym- uld be		
I hereby certify that the within instrument was receive				
APRILA.D., 19 <u>76at11;35</u> o'clock ofEEDSon_Page4980		<u>,</u> ,		
FEE_\$ 3.00	VM. D. MILNE, County Clerk			

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