FORM No. 700-CONTRACT-REAL ESTATE-Menhip Permente (Individual or Corr 514	Val. 10 Paget"	<del>504</del>	r (d)	کر میں معرف میں معرف معرف میں معرف معرف معرف معرف معرف معرف معرف معرف
THIS CONTRACT, Made this 23d do	y of. September	ark J. Kenyon,	13	
a single man and Robert B. McGlynn, a single man	, hereinafte	r called the buyer,		el des all the set of the
WITNESSETH: That in consideration of the user agrees to sell unto the buyer and the buyer agrees to sell unto the buyer and the buyer agrees scribed lands and premises situated in Klamath	ees to purchase from the scher an oregon	to-wit:	n Eistersteinen	and the second secon
"You have the option to void your contract you did not receive a Property Report pre	epared pursuant to the Rules	and Regulations		$ \begin{array}{c} \text{matrix} \\ & = $
urban Development, in advance of, of at a ment. If you received the Property Repor tract or agreement you have the right to	rt less than 48 hours prior to revoke the contract or agreen	o signing the con- ment by notice	Mill-	
business holidays: New Year's Day, Wash	ington's Birthday, Memorial D	ay, Independence		ورور) جمودا معرف المتعاونية ومعرفي المركب المنتقدين
owners Association and is subject to main	ntenance of both the access r	oad and those Association		
<ul> <li>roads within subdivision Tract 1069 as s</li> <li>recorded in Klamath County on March 12,</li> <li>No. 2591.</li> <li>The sellers are able to deliver deeds fr in all cases because the 40 acre minimum</li> </ul>	c it it is of the blanket	encumbrance	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	12 martin 1-1-1-
financial capability to perform. Lots 6 and 7, Block 8, Tract No.	11 소방값 ^ 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2			مليحيا <u>ما معرف المحمد الم</u>
for the sum of Three Thousand Seven Hundred	Five and no/100 Dollars	(\$ 3,705.00) 0/100		
Dollars (\$) is paid on the execution in seller); the buyer agrees to pay the remainder of said	d purchase price (to-wit: \$.3,500.00	) to the order	A Contraction	
Dollars (\$. <u>56.00</u> ) each,	Nover	ber, 19.76.,		Alexandra Contraction of the second se
and continuing until said purchase price is fully p	and. All of sale particular 7.5 per	cent per annum from		
October 20, 1976 until paid, intere the minimum monthly payments above required. To	ist to be paid monthly	ax year shall be pro-	SHEEL	And the second
The buyer warrants to and covenants with the seller that the seller that the seller do the seller that the seller that the (B) for an organization or (even it buyer is a natural person (B) for an organization or (ev	real property described in this contrast of utural_modess. ) is for business or commercial purposes other tha )ct.ober 20 19.70. and may ref.	n agricultural purposes.	0	
22. The buyer shall be entitled to possision or fail that output of the buyer afree he is not in delault under the terms of this contract. The buyer afree exercised in good condition and repair and will not suffer or permit on rested in other libers and save the selfer harmless thereinon, and remnburg	is that all times he will keep the buildings on sa by waste or strip thereof; that he will keep said p rie seller for all costs and attorney's fees incurred by order as well as all water rents, public charges and	in premises, from mechanics remises tree from mechanics him in delending against any i municipal liens which here-	a 92668	
atter favility may be insured all buildings now or herealter erected on said insure and keep insured all buildings now or herealter erected on said 	premises against loss of units payable first to the solution of the seller, with loss payable first to the seller as soon as insured. Now it the	eller and then to the buyer as the buyer thail fail to pay any ment so made shall be added	forni	
H to and become a part of the debt secured by this contract and shall be H to and become a part of the debt secured by this contract. H the seller for buyer's breach of contract. The seller adress that at his expense and within 10 The seller adress that at his expense and within 10	and deposited in escrow. days from the sale hereof, he will turnish unto bu and to said premises in the seller on or subsequent and to said premises in the seller on or subsequent	yer a litle insurance policy in- to the date of this agreement, Seller also agrees that when	. Cali	FILLIN MARK
and purchase price is fully paid and upon request and upon surrend and purchase price is fully paid and upon request and upon surrend premises in lee simple unto the buyer, his heris and assigns, lee and o premises and alter placed, permitted or arising by, through or under selle	clear of encumbrances as of the date hereof and free er, excepting, however, the said easements and restric ther excepting all liens and encumbrances created by	tions and the taxes, municipal in the buyer or his assigns.	Orange	
The seller at his option shall have the following rights: (1) to declare	e and or (3) to loreclose this contract by suit in eq	determine and the right to the		a destruction and the second
of account of the purchase of said property as absolutely. fully and of such delault all payments theretofore made on this contract are (of premines you to the time of such delault. And the said seller, in case	be tetained by and belong to said seller as the aff of such default, shall have the right immediately. immediate possession thereof, together with all the in	or at any time thereafter. to Lipprovements and appurtenances		
The Context upon the land aloresuid, without any process of law, and thereto belongind. , thereon or thereto belongind. , thereon or thereto belongind. , thereon or thereto belongind. , there have been belonging to be the same, nor shall any waiver by same , there are any time to the same, nor shall any waiver by same , there are any time to the same, nor shall any waiver by same , the same to the same, nor shall any waiver by same , the same to the same of the same of the same of the provision , the same of the same of the same of the same of the provision , the same of	d in terms of dollars, is 3	anta mhirthi (B		No.
In case suit or action is instituted to loreclose this contract o	or to enforce any of the provisions hereof, the buyer aintiff in said suit or action and if an appeal is take	in from any judgment or decree		
Fi Miter pronoun shall be taken to mean and include the plural, the mass be made, assumed and implied to make the provisions hereot apply	culine, the terminine and the neuter, and that general regulity to corporations and to individuals. We executed this instrument in duplication of the corporation of	on the if either of the un- rate seal affixed hereto		
dersigned is a corporation, it has caused its corport By its officers duly authorized thereunto by order	of its board of directors.	higher the fair		A CONTRACTOR OF THE PARTY OF THE PARTY
BUYER: Fourt B. M. S.		a Grengen		
STATE OF OREGON; COUNTY OF KLAMA I hereby certify that the within instrument w	as received and filed for record on	the <u>3rd</u> day of		
1000000000000000000000000000000000000	clock P.M., and duly recorded	in Vol <u>M 76</u> ,		
FEE <u>\$ 3.00</u>	WM. D. MILNE, County Cla By Hazel Lina	ark JCDeputy		

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