POIN N. 700-CONTRACT-MIAL ESTATE-MARCH Popular Individ SN 21139	Val. Poge 170	S Falween	۱۱ میلی استان میکند استان استان استان میکند. میلی
Michael B. Jager and Margaret a single man James B. More and Gayle A. Mo	H. Jager, husband and wile, and clair of hereinafter calle re, husbahd and wife	ed the seller,	And day and the second second
WITNESSETH: That in consideration of seller agrees to sell unto the buyer and the buy	, hereinalter calle of the mutual covenants and agreements herein c rer agrees to purchase from the seller all of the th	ontained, the following de- , to-wit:	
you did not receive a Property Report of the Office of Interstate Land Sal	ntract or agreement by notice to the s t prepared pursuant to the Rules and R es Registration, U.S. Department of Ho at the time of your signing the contr Report less than 48 hours prior to sig	using and act or agree-	
tract or agreement you have the right to the seller until midnight of the the transaction. A business day is business bolidays. New Year's Day	it to revoke the contract or agreement third business day following the consu any calendar day except Sunday, or the Washington's Birthday. Memorial Day. I	by notice mmation of following	
To Day Labor Day Veteran's Day Colu	ubus Pay, Thanksgiving, and Christmas." be a member of the Little Deschutes Riv b maintenance of both the access road a as spelled out in the Articles of Asso	rer Woods and those ociation	and the second sec
No. 2591.	is free of the lien of the blanket encu nimum release provision is well within	mbrance	
Lot 8, Block 8, Tract No. 100	ired Fifty-five and no/100 Dollars (\$ 1,	7 <u>55.00</u>)	
Dollars (\$17.00) is paid on the execu- seller); the buyer agrees to pay the remainder	tion hereof (the receipt of which is hereby acknow of said purchase price (to-wit: \$1,580.00 than Twenty-eight and no/100) to the order	in the second
Dollars (\$28,00) each,) payable on the 15thday of each month he	reafter beginning with the month of	, 19.76., 1 at any time;	
all deferred balances of said purchase price sl October 15, 1976 until paid,	hall bear interest at the rate of [13]per cent per interest to be paidmonthlyend * [] a. Taxes on said premises for the current tax year	in-addition-te being included in r shall be-price	
The buyer warrants to and covenants with the seller t (A) primarily for buyer presents family household. (B) for an organization or (even it buyer is a nature The buyer shell be collided to prove the optimization of taid lands of	• of this-confract, paid by sellers, thereafte hat the real property described in this contract is a solutional purposes. I person is low business or commercial purposes other than agricul person, is low business or commercial purposes other than agricul of control of the solution of the solution of the solution of the er agrees that at all times he will keep the buildings on said premis runt on waste or string thereoit that he will keep said premises premiser.	tural purposes.	
 The is not in default under the terms of this Contact. If the object of the condition and repair and will not suffer or, may and all other liens and save the seller harmless therefrom and auch liens; that he will pay all tares hereaiter [evide against all the liens liens] is the seller bardless of the liens and save the seller bardless therein and auch liens; that he will pay all tares hereaiter [evide against all the liens and liens] is the seller bardless of the liens and seller bardless of the liens and liens and liens the seller bardless of the liens of	rmit any waste or strip thereol; that he will keep said premises it reimburs seller for all costs and attorney's leves incurred by him in d aid property, as well as all water rents, public charges and municip belowe the same or any part thereol become part due; that at buy on said premises against loss or damage by fire (with extended cove	erenang acams and al liens which here- er's expense, he will rage) in an arrount then to the buyer as	
their respective interests may appear and any the sector of procure and such liens, costs, water rent, larcs, or charles or to procure and the seller lor buyer's breach of contract. The seller lor buyer's breach of contract. The seller appears that at his express and within	id pay for such insurance, the seller may do so and any payment so i shall bear interest at the rate aloresaid, without waiver, however, of and deposited in escrewill lurnish unto buyer a till tille in and to said premises in the seller, on or subsequent to the da	any right arising to any right arising to to all this according to the of this according to the the advect that when	
and purchase price is tony pair and dish frequent assistant, it premises in lee simple unto the buyer, his heirs and assigns, it since said date placed, permitted or arising by, through or unn liens, water, rents and public charges so assumed by the buyer of And it is understood and agreed between said parties I assume the sensited or any of them, supervised by within the	• and clear of encumbrances as of the date hereof and free and clear for seller, excepting, however, the solid estements and retrictions and and further excepting all liens and encumbrances created by the buye hat time is of the essence of this contract, and in case the buyer to hat the time limited therefor, or fail to keep any agreement h in days of the time limited therefor, or fail to keep any agreement h	r or his assigns. A sign for the factor of his assigns. A sign for the second s	
9 Other select at his object with the interest thereon at once due and 10 Mall rights and interest created or then existing in layer of the O possession of the prenives above described and all other rights of re-entry, or any other act of said property as absolutely, full do not be prenived on the purchase of a said property as absolutely, full do not be purchase of a said property as absolutely.	declare this contract null and void. (2) to declare the whole unique parable and jor (3) to loreclose this contract by suit in equity, and buyer as against the seller hereunder shall utterly case and determine acquired by the buyer hereunder shall revert to and revers in said s d without any right of the buyer of return, reclamation or compensa by and pericetly as it whis contract and such rayments had never be t are to be retained by and belong to said seller as the afreed and ru in case of such default, shall have the right immediately, or at and I take immediate possession thereof, together with all the improvement	e and the right to the ODO	
 O enter upon the fand anorskild, without any picess of the seller at the seller of the buyer further adjress that failure by the seller at the shir right hereunder to enforce the same, nor shall any waive group creding breach of any such provision, or as a waiver of the is 	any time to require performance by the buyer of any provision hereof by said seller of any breach of any provision hereof be held to be reovision itself.	shall in no way affect	
High action commists of or includes other property or while a the day in case suit or action is instituted to loreclose this con the day in the standard of the day of the standard of the standard the standard of the sta	were not property of the provisions hered, the buyer agrees to wed plaintill in soid suit or action and if an opped is taken from an um as the appellate court shall adjudge resortable as plaintill's at eller or the buyer may be more than one person; that if the contest eller or the buyer may be more than one person; that if the contest	pay such sum as the by judgment or decree torney's less on such corney's the sindu-	A REAL PROPERTY OF A REAP
H M INTERECC WUERFOF said parti	es have executed this instrument in duplicate; if e orporate name to be signed and its corporate sea	ither of the un-	
BUYERS: Comes B. Mon	e SEILERS: Maigautt	Keingons	
I hereby certily that the within instrumer	MATH; ss. It was received and filed for record on the 3		
	_o'clockP_M., and duly recorded in Vol_ 17505., WM. D. MILNE, County Clerk By Httad Charget		HUITUITUITUITUITUITUITUITUITUITUITUITUITU
	By fright Church	Deputy	

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