FOSM N. 735-CONITACT-FIAL SSTATE-Manihiy Po	V . Pe/	A REAL PROPERTY AND A REAL	-	and the second secon	A
Michael B. Jager and	24th day of September Margaret H. Jager, husband add wife	hereinafter called the seller,			
WITNESSETH: That in cons	arter, a single man ideration of the mutual covenants and agree ad the buyer agrees to purchase from the su	ements herein contained, the eller all of the following de-			
bed lands and premises situated in the have the option to void a did not receive a Proper the Office of Interstate	your contract or agreement by not ty Report prepared pursuant to the Land Sales Registration, U.S. Depa	tice to the seller if e Rules and Regulations artment of Housing and ing the contract or agree-			
Then Development, in advance lent. If you received the P tract or agreement you have to the seller until midnight	roperty Report less than 48 hours the right to revoke the contract of of the third business day follow	prior to signing the con- or agreement by notice ing the consummation of unday or the following			علقة استطلتها معدم التلاث
business holidays: New lear Day, Labor Day, Veteran's Da olt is mandatory that the pur "Owners Association and is su roads within subdivision Tra recorded in Klamath County	day is any calendar day except of 's Day, Washington's Birthday, Mer y, Columbus Day, Thanksgiving, and chaser be a member of the Little I bject to maintenance of both the lot 1069 as spelled out in the Art on March 12, 1973 instrument No. 7	d Christmas." Deschutes River Woods access road and those icles of Association			
2221.	ver deeds free of the lien of the acre minimum release provision is	blanket encumbrance		Miller	
reinafter called the purchase pric llars (\$30.00) is paid or er); the buyer agrees to pay the	t No. 1069. ne Hundred Fifty and no/100. e), on account of which Thirty and no/1 n the execution hereof (the receipt of which remainder of said purchase price (to-wit: \$. of not less than Twenty-eight and no/10	is hereby acknowledged by the 1,920,00) to the order	-		
payable on the 230 day of each and continuing until said purchase all deferred balances of said purch October 23, 1976	month hereafter beginning with the month price is fully paid. All of said purchase p ase price shall bear interest at the rate of until paid, interest to be paidmonthly	of November			
rated between the parties heroloas. The buyer warrants to and covenants w	ove required, 1 axes on sale premises for the construction of the selfer of this contract. Deald by selled in this contract, Deald by selled in this contract, he will be selfer that the real property described in this contract, he will person is a natural person is for business or commercial purports is a natural person is for business or commercial purports is a natural person is for business or commercial purports is a natural person is for business or commercial purports is a natural person is for business or commercial purports is a natural person is for business or commercial purports of said lands on October 23.	act is			Sector Sector Marcon March 1998
The buyer shell be entitled to possession he is not in default under the terms of this cor- berd, in good condition and repair and will and all acher liens and save the seller harmless out illust the will pay, all taxes herealter after lawlully may be imposed upon said premis- ter lawlully may be imposed upon said premis-	ol said lands on	pulldings on said premises, now or nerenter 11. keep said premises Iree. Irom mechanic's tes incurred, by him in delending adainst any lie charges and municipal liens which here- past due; that at buyer's expense; he will ire (with extended coverage) in an amount			
not less than 3 NONE in a com their respective interests may appear and all pol unch liens, costs, water rents, tass, or chartes i to and become a part of the debt secured by i the seller to buyer's breach of contract.	pany or companies satisfactory to the seller, with loss payable lices of insurance to be delivered to the seller as soon as insu proposition of the seller may do so is contract and shall bear interest at the rate alorenaid, with and deposited in escr.	e hris to the write and that to pay any set. Now it the buyer shall fail to pay any so and any payment so made shall be added yout waiver; however, ol any right arising to OW urnish unto buyer a title insurance policy in- urnish unto buyer a title insurance policy in-	er a 92801		
save and except the unity paid and upon req said purchase price is fully paid and upon req premises in lee simple unto the buyer, his heirs since said date placed, permitted or arisind by.	ce) marketable tille in ann to said preinas in eastments now of di the building and other restrictions and eastments now of uest and upon surrender of this arcennet, he will deliver and assigns, free and clear of encumbrances as of the date h through or under seller; escepting, however, the said eastme but the hower, and further; escepting; all liens and, encumbran but the hower, and unther; escepting; all liens and, encumbran	record, il any. Seller also agrees that when a good and sullicient deed conveying said iereol and Iree and clear of all encumbrances ents and restrictions and the tares, municipal ces created by the buyer or his assigns.	<u>n Mart</u> <u>y</u> iforni		
Opayments above required of any the following of the seller at his option shall have the following osaid purchase price with the interest thereon at all rights and interest created or then existing opposession of the premises above described and of out events and any other the other to the	rights: (1) to declare this contract built and took to ortract once due and, pavable and or (3) to loreclose this contract in tavor of the buyer as adainst the seller hereunder shall uit all other rikhs acquired by the buyer hereunder shall in revert all other rikhs acquired by the buyer hereunder shall in revert or certoarmed and without any rikh of the buyer of return, t	by suit in equity, and in any of such cases, terly cease and determine and the right to the too and revest in said seller without any act reclamation or compensation for moneys paid resuments had never been made; and in case		1	
yof such default all parties of such default. And Denter upon the land aluresaid, without any pro thereon or thereto belonging. The buyer lurther adrees that failure b	the said seller, in case of such default, shall each term cess of law, and take immediate possession thereof, together s v the seller at any time to require performance by the buver but new valuer by said seller of any breach of any proving	with all the improvements and appurrenances of any provision hereol shall in no way affect on hereol be held to be a waiver of any auc-	Jeff An		
The true and actual consideration paid reston consists of or includes other proper In case suit or action is instituted to 1 In case suit or action is instituted to 1	for this transfer, stated in ferms of collars, is a major of ig-or-unlice given or promised which is the article convi- crectore this contract or to enforce any of the provisions here crectore this contract or to enforce any of the provisions here less to be allowed plaintiff in raid suit or action and if an less to be allowed plaintiff in raid suit or soft adjude real	develop (indicate which) () eol, the buyer agrees to pay such sum as the appeal is taken from any judgment or develop sorable as plaintills attorneys less on such	ent		
In construint this contract, it is under ler propouns shall be taken to mean and inclu be made, assumed and implied to make the IN WITNESS WHEREOI IN WITNESS WHEREOI	the plural, the masculine, the terminine and the neuter, and sovisions hereof apply equality to corporations and to indu- sovisions hereof apply equality to corporations and to indu- sovisions hereof apply equality to corporations and the source source of the source of the source of the source of the caused its corporate name to be signed and	in duplicate; if either of the un- its corporate seal affixed hereic	stat		
by its officers duly suthorized the BUYER:	SELLERS:	Margaret A paper	Send		
BUYER:	IY OF KLAMATH; ss.		. "		
I hereby certify that the with <u>NOVEMBER</u> A.D., 19 <u>76</u> a of <u>DEEDS</u> FEE <u>\$ 3.00</u>	n instrument was received and filed for re <u>2;33</u> o'clock <u>P</u> M., and duly on Page <u>17506</u> . WM. D. MILNE, C By <i>Here L</i>	recorded in Vol <u>M 76</u> ,			

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