30773 THIS CONTRACT, Made this 10th 377 dilliol 9 Mey 2 29 Vol. 17 Fage 10066 Michael B. Jager and Marwaret H. Jager, husband wife, and Clark J. Kenyon.	<b>5</b> . <b>1</b> .
THIS CONTRACT, Made this 10th 3.77 dittol 3 May	
a single man , hereinafter called the seller, and Lawrence W. Kullman, a single man	
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- acribed lands and premises situated in Klamath	The state
"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 agree	
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 Manorial Day Indonenderce	A LAND
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	Contract of the second s
<b>Owners</b> Association and is subject to maintenance of both the access road and those <b>roads</b> 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. The sellers are able to deliver deeds fr. of the lien of the blanket encumbrance	EST
in all cases because the 40 acre minimum release provision is well within their financial capability to perform.	
Lot 24, Block 3, Tract No. 1069.	
for the sum of Six Thousand and no/100 Dollars (\$6,000.00)	
(hereinafter called the purchase price), on account of which <u>One Thousand and no/100</u> Dollars (\$1,000.00) 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: \$5,000.00) to the order of the seller in monthly payments of not less than Fifty and no/100	
Dollars (\$.50.00	Antique services
payable on the <u>loth</u> day of each month hereafter beginning with the month of <u>July</u> , <u>1977</u> , <u>1977</u> , <u>2</u> 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	
June 10, 1977	
" raised between the partice hards as of the sale of the contract paid by sellers, thereafter by buyers	
O (a) primarily the barrow personal tentily, household or upicational perpensions.	
The buyer shall be enditled to possession of said lands on June 10, 1977	
"after lawfully may be imposed upon said premises, all promotly before the same or any part thereol become past due; that at buyer's expense, he will tensue and keep insured all buildings now or berealter erected on said premises against loss or damage by fire (with extended coverage) in an amount In the same said the same same same same same same same sam	
not less than 8	
The seller for buyer's breach of contract. The seller agrees that at his expense and within 10 days from the date hereof, he will furnish unto buyer a title insurance policy in-	×
save and scept the usual penned exceptions and the building and other restrictions and easements now of record, it any, before all affers that when the side purchase price is fully paid and upon request and upon sutrender of this adreement, he will deliver a food and sufficient deed conveying said Terements in les simple unto the buyer, his heirs and assigns, tere and clear of encumbrances as of the date hereos and tree and clear of all encumbrances.	Apt. 2711
This is said date placed, permitted or arising by, through or under seller, excepting, however, the said easements and restrictions and the taxes, municipal from, water rents and public charges so assumed by the buyer and further excepting all liens and encumbrances created by the buyer or his assigns. And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the parties above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contauned, then parties above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contauned, then the same tenders of the same tenders of the same tenders of the time limited therefor, or fail to keep any agreement herein contauned, then the same tenders of the same tenders of the same tenders of the time limited therefor, or fail to keep any agreement herein contauned, then the same tenders of the same tenders of the same tenders of the tenders of the same tenders of the tenders of the same tenders of the same tenders of the same tenders of the same tenders of the tenders of the same tenders of the same tenders of the tenders of tenders	ia S
be seller at his option shall have the following rights: (1) to declare this contract null and void. (2) to declare the whole unpaid principal outance of a said purchase price with the interest thereon at once due and pavable and or (3) to foreclose this contract by suit in equity, and in any of such cases,	for
sector upon the land aluresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances of the sector or thereto belonging.	ue, la
bis right hereunder to enforce the same, nor shall any maiver by said seller of any breach of any provision bereat be held to be a waiver of any suc- seeding breach of any such provision, or as a waiver of the provision itsell. The true and actual consideration paid tor this transfer, stated in terms of dollars, is \$.6,000.00	RE I
antisn -sensition of an includes other - property we was used of the other and the sensitive and the sensitive of the sensiti	
of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff attorney's less on such appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu- in construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu- in construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu- in pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall of the seller of the solution of the seller o	
be made, essumed and implied to make the provisions hereol apply equally to corporations and to individuals.	
dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal allixed hereto by its olligers duly entherized hereunto by order of its board of directors.	
BUYER: SELLERS: Mangall M. Myn B	
STATE OF OREGON; COUNTY OF KLAMATH; SS. Clark & tor	
I hereby certify that the within instrument was received and filed for record on the day of	
June A.D., 19 77 at 2; 39 o'clock PM., and duly recorded in Vol M77	
of OF Page OF Page OF Page INDEXED	
FEE \$ 3.00 WM. D. MILNE, County Clerk DV V	