	FORM SNo. 705—CONTRACT—REAL SSTATE—Monthly Payments [Individua	er Corporate) [Truth-in-Londing Series].
- <i>X</i>	<u>=</u>	Vol.m78 Page 22961
	THIS CONTRACT. Made this 1001	day of September
	a single man and F. T. Boone and Donna P. Boone, h	
	 A state of the sta	, hereinaiter called the buyer,
		the mutual covenants and agreements herein contained, the agrees to purchase from the seller all of the following de-
	scribed lands and premises situated in Klamath	County, State of Oregon to-wit:
	you did not receive a Property Report	tract or agreement by notice to the seller if prepared pursuant to the Rules and Regulations
	of the Office of Interstate Land Sale Urban Development, in advance of, or	s Registration, U.S. Department of Housing and at the time of your signing the contract or agree-
	ment. If you received the Property R	eport less than 48 hours prior to signing the con- to revoke the contract or agreement by notice
	to the seller until midnight of the t	hird business day following the consummation of ny calendar day except Sunday, or the following
	business holidays: New Year's Day, W	ashington's Birthday, Memorial Day, Independence
	Day, Labor Day, Veteran's Day, Columb It is mandatory that the purchaser be	a member of the Little Deschutes River Woods
	roads within subdivision Tract 1069 a	maintenance of both the access road and those s spelled out in the Articles of Association
	No. 2591.	2, 1973 instrument No. 74116, volume M73, page
	The sellers are able to deliver deeds in all cases because the 40 acre mini	free of the lien of the blanket encumbrance num release provision is well within their
	financial capability to perform.	
l	Lot 33, Block 3, Tract No. 112	2.
• 1		ed_and_no/100Dollars (\$.3,200.00)
		nt of which
	seller); the buyer agrees to pay the remainder of	said purchase price (to-wit: \$ 2,880,00) to the order
		an Thirty-four and no/100
	 A state of the sta	
		fter beginning with the month of <u>November</u> , 19.78, v 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 <u>7.5</u> per cent per annum from
	October 15, 1978 until paid, int	erest to be paid monthly
		this contract-paid by sellers, thereafter by buyers
	The buyer warrants to and covenants with the seller that	the real property described in this contract is guicultural purposes, son) is lor business or commercial purposes other than agricultural purposes.
•		September 18, 19789 and may retain such possession so long as
	and all other liens and save the seller harmless therefrom and rem such liens: that he will pay all taxes hereafter levied against said	any waste or strip thereol; that he will keep said premises free from mechanic's nourse seller for all costs and attorney's fees incurred by him in defending against any property, as well as all water tents, public charges and municipal liens which here-
RA	after fawfully may be imposed upon said premises, all promptly be	ore the same or any part thereol become past due; that at buyer's expense, he will aid premises against loss or damage by fire (with extended coverage) in an amount
CLL	their respective interests may appear and all policies of insurance to such liens, costs, water rents, taxes, or charges or to procure and p	satisfactory to the seller, with loss payable first to the seller and then to the buyer as be delivered to the seller as soon as insured. Now if the buyer shall tail to pay any ay for such insurance, the seller may do so and any payment so made shall be added
:NO	to and become a part of the debt secured by this contract and sha the seller for buyer's breach of contract.	If bear interest at the rate aloresaid, without waiver, however, of any right arising to and deposited in escrow , days from the fate hereof, he will furnish unto buyer a title insurance policy in-
ILN	The sener agrees that as the expense and whith the sener is a set	days from the face hereor, he will furnish unto buyer a life insufance policy in- in and to said premises in the seller on or subsequent to the date of this dreement, other restrictions and easements now of record, if any. Seller also agrees that when ender of this dreement, he will deliver a good and sufficient deed conveying said d clear of encumbrances as of the date hereof and free and clear of all encumbrances
TTE		ender of this agreement, he will deliver a good and suitchent deed conveying suit d clear of encumbrances as of the date hereof and tree and clear of all encumbrances eiler, excepting, however, the said easements and restrictions and the taxes, municipal urther excepting all liens and encumbrances created by the buyer or his assigns.
Ā	And it is understood and adreed between said parties that	press that all all thinks he will keep hie buildings on sand plenness, free from mechanics of any easier of stip thereoi: that he will keep said premises free from mechanics and encourse seller for all costs and attorney's lees incurred by him in defending agains, and property, as well as all water tents, public charges and multipal liens which here ore the same or any part thereol become past due; that at buyer's expense, he will aid premises against loss or damage by hire (with estended coverage) in an amount satisfactory to the seller, with loss payable first to the seller and then to the buyer as be delivered to the seller as soon as insured. Now if the buyer shall fail to pay any soy lor such insurance, the seller may do so and any payment so made shall be added if bear interest at the rate aloresaid, without waiver, however, of any right arising to and to said premises in the seller on or subsequent to the date of this adreement, other restor, if any. Seller and deal as a single of the date hereof and there of and sufficient decay when other of this adreement, he will deliver a good and sufficient decay done when mader of this adreement, he will deliver a good and sufficient decay for the multiple lies and encumbrances created by the buyer or his assigns. This contract, and in case the buyer shall fail to make the vs of the immediated therefor, or lail to adreeve that in any of auch cases of the seller hereunder shall utterly cease and determine and the right to the buyer of all contract and such payments had, never been made; and in case the buyer here made; any any case of the seller of the seller of the seller of the seller incompany different contained, then to the seller hereunder shall utterly cease and determine and the right to the the seller hereunder shall utterly cease and determine and the right to the buy to return, reclamation or compensation tor moneys paid to periodive as it his contract on and such provers in said seller without any act for the delaut hereunder shall evert to and reves it
	said purchase price with the interest thereon at once due and pava all rights and interest created or then existing in layor of the buye	re this contract null and void, (2) to declare the whole unpaid principal balance of O ble and or (3) to forcelose this contract by suit in equity, and in any of such cases. O r as adainst the seller hereunder shall utterly cease and determine and the right to the \square
601	of re-entry, or any other act of said seller to be performed and will on account of the purchase of said property as absolutely, fully ar	ired by the buyer hereunder shall revert to and revest in said seiler without any act hout any right of the buyer of return, reclamation or compensation for moneys paid of perfectly as if this contract and such payments had never been made; and in case to be retained by and belong to said seller as the afreed and reasonable rent of said
97	premises up to the time of such default. And the said seller, in ca	e of such default, shall have the right immediately, or at any time thereafter, to e immediate possession thereol, together with all the improvements and appurtenances
Bon	The buyer lurther agrees that failure by the seller at any t his right hereunder to enforce the same, nor shall any waiver by	ime to require performance by the buyer of any provision hereof shall in no way affect said seller of any breach of any provision hereof be held to be a waiver of any suc-
t Oreį	ceeding breach of any such provision, or as a waiver of the provis The true and actual consideration paid for this transfer, stu	ated in terms of dollars, is \$.32 (00.00
s,	In case suit or action is instituted to loreclose this contract court may adjudge reasonable as attorney's less to be allowed	er promited which is the state consideration (indicate which). The state of the state of the provisions hereol, the buyer agrees to pay such sum as the plantill in said suit or action and it an appeal is taken from any judgment or decree the plantill in the state of the state o
all	of the trial court, the buyer lurther promises to pay such sum a appeal. In constraint this contract, it is understood that the seller	s the appellate court shall adjudge reasonable as plaintif's attorney's lees on such or the buyer may be more than one person: that if the context so requires, the singu-
Aln h F	lar pronoun shall be taken to mean and include the plural, the mu- be made, assumed and implied to make the provisions hereol appl	isculine, the leminine and the neuter, and that generally all grammatical changes shall (y equally to corporations and to individuals.
01 T ⊒mat		nave executed this instrument in duplicate; if either of the un-
601 Main Street Klamath Falls, Oregon 97601	by its officers duly authorized thereunto by orde	2.11/
	BUYERS: F. T. Boone	SELLERS: - Magauter Agec
	Jona P Rom .	Claigo, Key
	STATE OF OREGON; COUNTY OF KLAMA	Date. The contains the symmetry
	n of meaning and the residue of the second secon Second second	
	L hereby certify that the within instrument w	as received and filed for record on the <u>13th</u> day of M78
and and a second se	Deeds 22	clock P M., and duly recorded in Vol M78
	ofon Page	WM. D. MILNE, County Clerk
• * * * • * * * *	FEE \$3.00	By Deinerha Apeloch Deputy

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