	Form No. 70-CONTRACT_REAL ISTATE-Memble Pormanic (Individual or Carpendia) (Individual and Series). U-336/00000000000000000000000000000000000	
	6727 V 3.57 37	
	THIS CONTRACT, Made this 20301	5
	6727 THIS CONTRACT, Made this 6 day of 0ctober M& Page 19.81 6 Michael B. Jager, Margaret H. Jager, husband and wife, and Clark J. Kenvon	ত্র
	Michael B. Jager, Margaret H. Jager, husband and wife, and Clark J. Kenyon, a single	
	and Melvin L. Paxton, a single man, & Rejeanne R. Bass, a single woman	ii
	WITNESSETU	
	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- scribed lands and premises situated in Klamath County, State of Oregon to voit: YOU HAVE THE OPTION TO VOID YOUR CONTRACT OR AGREEMENT BY NOTICE TO THE SELLED to wit:	1
· · [	"YOU HAVE THE OPTION TO VOID YOUR CONTRACT OF ADDRESS, State of Oregon	
2	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 BUILTE AT THE SELLER IF	
	YOU DID NOT RECEIVE A PROPERTY REPORT PREPARED PURSUANT BY NOTICE TO THE SELLER IF 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 CONTENT OF HOUSING AND	li
li	AGREEMENT IF YOU DECENTED OF, OR AT THE TIME OF YOUR SIGNING THE CONTRACT OF HOUSING AND	1
		1
. !!	DAY, INDEPENDENCE DAY, LABOR DAY, VETERAN'S DAY, WASHINGTON'S BIRTHDAY, MEMORIAL CHRISTMAS."	
-i	IT IS MANDATODY THAT THE	
1	IT IS MANDATORY THAT THE PURCHASER BE A MEMBER OF THE LITTLE DESCHUTES RIVER WOODS OWNERS ASSOCIATION AND IS SUBJECT TO MAINTENANCE OF BOTH THE ACCESS BOAD AND AND AND AND AND AND AND AND AND A	
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E	ROADS WITHIN SUBDIVISION TRACTS 1069, 1122, AND 1123 AS SPELLED OUT IN THE ARTICLES OF ASSOCIATION RECORDED IN KLAMATH COUNTY ON MARCH 12, 1973 INSTRUMENT THE ARTICLES	
	OF ASSOCIATION RECORDED IN KLAMATH COUNTY ON MARCH 12, 1973, INSTRUMENT NO. 74116,	
5		
唐	The second	
Ŧ	(hereinafter called the purchase price), on account of which	
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1		
	of the seller in monthly payments of not less than <u>Eighty</u> and <u>00/00</u> to the order Dollars (\$ 80.00 ) each,	
1		
	payable on the 20 day of each month hereafter beginning with the month of October	
	and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time;	
1	all deferred balances of said purchase price is fully paid. All of said purchase price may be paid at any time; October 1, 1981 until paid, interest to be paid monthly	
	UCtober 1, 1981 until paid, interest to be paid monthly and * jin addition to the minimum monthly payments above required. Taxes on acid	
	the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-	
	The buyer warrants to and covenants with the seller that the real property described in this contract is (B) for an organization or (even if buyer is a proceeding or specultural outposes.	
	(B) for an organization or (even if buyer is a natural personal is for the set of the se	
	(B) for an organization or (even it buyer is a natural person is for buyers or convnercial purposes other than agricultural purposes. The buyer shall be entitled to possession of said lands on OCtober. 6	
	ne is not in default under the terms of bossession of said lands on UCTODEY. 6	
1	not less than \$ DODO	
	the start of the s	
1.	such itens, costs, water rent, tares, or charges or to accurate to be delivered to the seller, with loss payable first to the seller and then to the builts of	
	the buyer's breach all contract.	
	suring (in an amount equal to said nurchine and within 10 days from the fact heart to the	
	The seller agreed that sit his as a spring and within 10 days from the fate hereof, he will furnish unto buyer a title insurance policy in- saving (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this adreement, and purchase price is fully paid and upon request and upon surrender of this adreement, he will during the date of this adreement, premises in fee simple unto the buyer, his heirs and avigns, free and clear of encountbrances so of the date of and sufficient derd conveying and liens, water rents and public charges to assume by the how many relier, esception, however, the weet, the sufficient and upon and sall premises and said purchase price of a susmer by the how many relier, esception, however, the weet, the sufficient and the and clear of and sufficient derd conveying and sater rents and public charges to a supurch by the how many relier, esception, however, the weet, the sufficient and the said clear of the barge the how weeks the how and sufficient derd conveying and sater rents and public charges to a supurch by the how many setting.	
	liens, water rents and nuble charges et al. through or under seller exercises as of the date hered and isulficient deed conveying said	
	payments above required, or any of them said parties that time is of the assess of the assess of the buyer or his assigns.	
	said purchase price with the interest theorem dights: (1) to declare this contract will be therefor, or fail to keep any determined the interest herein the interest theorem the interest theorem the interest theorem the interest theorem th	
	of re-entry, or any other act of said extra and all other rights sequired by the human this contract by suit in equity, and in any of such cases,	
	of such default all payments therefolder made and subjuictly tally and periectly as it this contexperies of return, reclaration or compensation for any act	
	thereon or thereto belonging	
	his right hereunder to enforce the failure by the seller at any time to require performance by the buyer of any provision hereof shall an waiver by said seller of any breach of any provision hereof shall in no way affect creding breach of any such provision, or as a waiver of the provision itself. The true and actual consideration peid for this tenetic start itself.	
	eration consists of or includes other property or value, stated in terms of dollars, is 3, 7, 009, 00	
	In case suit or action is instituted to loreclose this contract or to enforce any of the provisions hereol, the buyer action is instituted to loreclose this contract or to enforce any of the provisions hereol, the buyer agrees to pay such sum as the appeal.	
	appear, and the promises is pay such sum as the appellate course shall an appear is taken from any indimeter as the	
	be made, assumed and implied to make and include when plushing the buyer may be more than one person; that if the contest so requires the solution of the provide the providet	
	ATY WIT WESS WHEDECC	
	dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors.	
	by its officers duly authorized thereunto by order of its board of directors.	
	XIlleland Grafton	
	Margare St. Apali	
	Rejeanne R. Bass	
	TIMPOETANT NOTICE Re Dates by lining out, whichever phrate and whichever warrenty [A] ar [8] is net capticable. Note: The sentence between the symmetry in the still and Regulations by many request to the truther tord of Act and the destruction, what is new Creation Act and the destruction of the sentence between the symmetry is an act and the sentence of the sentence between the symmetry is an act and the sentence of the sente	
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