al or Corporate) (Truth-In-Lending Series 01.M83 Page 18904 FIRM No. 706-CONTRACT-REAL ESTATE-Monthly 30141 SN THIS CONTRACT, Made this 5 CONTRACT, Made this 2nd day of Nov. Clarence H. Patterson and Clara B. Patterson 83 petween , hereinafter called the seller, and Betty Mozingo and Robert A.Mozingo , hereinafter called the buyer, 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-LOT 1. BLOCK 6, Tract 1069 It is mandatory that the purchaser be a member of Little Deschutes River Woods Owners Association and is subject to maintenance of both the access road and those roads within subdivision tracts 1069, 1122, 1123 as spelled out in the Articles of Association recorded in Klamath County on March 12, 1973, instrument Number 74116, Volume M 73, Page no. 2591 Dollars (\$ 5,500.00) (hereinalter called the purchase price), on account of which Five Hundred Dollars (\$ 500.00) 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 One hundred Dollars (\$100.00) each, ---payable on the 15th day of each month hereafter beginning with the month of Dec., 19 83. 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 ten... per cent per annum from until paid, interest to be paid. monthly and * being included in 83 the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract. 7 The Juyer warrants to and covenants with the seller that the real property described in this contract is (A) primarily for buyer's personal, family, bousehold or agricultural purposes, (B) the seller buyer's personal purposes and the seller bound personal purposes. (B) In a submission of several these is a natural place of the property of the several property of the state of the several place of the several ed, in **d** all other aone. In a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buser as sterests may appear and all pulses of insurance to be delivered to the seller as soon as insured. Now it the buser shall fail to pay any water cents, taxes, or charges or to procure and pay for such insurance, the seller may do so and any payment so made shall be added part of the debt secured by this contract and shall bear interest at the rate aloreand, without waiver, however, of any right arising to r's fureach of contract. , , none 🧃 respective inte liens, costs, w vl. become a p eller for buyer The veller agrees that at his expense and within the days from the date hereof, he will furnish unto buyer a title insur (in an amount equal to sold purchase price) marketable title in and to sold premises in the seller on or subsequent to the date of a red except the usual punche exceptions and the building and other restrictions and ensements now at record, if any. Seller also as urchase price is fully paid and upon request and upon surrouler of this afterment, he will derive a good and sulficient deed or in the simple unto the buyer, his beins and assigns, tree and clear of ensurements and enserver, the sold exciting the inclusion of the date and the in and the statistic excepting, however, the sold exciting that the the date of the water ends and public charges so assumed by the buyer and burther excepting all liens and encumbrances created by the buyer or h -bon And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer bull said to make the rest above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement berein contained: the let at his option shall have the fullowing timbins ten days of the time limited therefor, or fail to keep any agreement berein contained: the let at his option shall have the fullowing timbins ten days of the time limited therefor, or fail to keep any agreement berein contained: the let at his option shall have the fullowing timbins ten days of the time limited therefor, or fail to keep any agreement berein contained: the let at his option shall have the fullowing timbirs: (1) to declare this contract null and yoid, (2) to declare the whole unpaid principal belance, o websare price with the interest therem at once due and payable and/or (3) to foreclose this contract by suit in equity, and in any of, such eaves the and interest treated or then existing in have, of the buyer of such the behall utcerts created determine and the rights acquired by the buyer bereunder shall arcreate field or enough and all other rights acquired by the buyer bereunder shall arcreat in said seller without any ac-tion of the premises above described and all other rights acquired may tight of the buyer bereunder shall recent in and revert in said seller without any car-terior, reclamation of a said seller to be preformed and without any right of the buyer berturn, reclamination for more server and the start of a said seller to be relationed and view of the buyer berturn to be buyer of the start and and on the rights acquired and without any tight of the buyer of a said seller to be relationed on the start of a said seller without any tight of the buyer of a said seller to be relationed to accuire the seller at the second of the start of the sec d and all other rights acquired , er to be performed and without , erty as absolutivy, hully and per made on this contract are to h . And the said seller, in case of . unt of th driault n pu nll pr The buyer lutther advers that failure by the soller at any time to require performance by the buyer of any provision hereof shall in no with hereinder to enduce the some new shall any waiser by suid seller of any breach of any provision hereof he held to be a waiver of and breach of any provision hereof he held to be a waiver of and breach of any provision hereof he held to be a waiver of a breach of any provision hereof he held to be a waiver of the breach of any provision hereof he held to be a waiver of the breach of any such provision hereof he held to be a waiver of the breach of any such provision hereof The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 5, 500.00 entition consists of pre-includes other property or value diven or promised which is part of the consideration that the set of the provide set of the provide set of the provide set of the provide set of the allower agrees of the trial court, the buyer lutter promises to pay such sum as the provide set of the provide shall adjudge reasonable as planning to pay such sum as the provident shall adjudge reasonable as planning to pay such sum as the provident shall adjudge reasonable as planning to pay such sum as the appellate court shall adjudge reasonable as planning to pay such sum as the appellate court shall adjudge reasonable as planning to pay such sum as the appellate court shall adjudge reasonable as planning to pay such sum as the appellate court shall adjudge reasonable as planning to pay such sum as the appellate court shall adjudge reasonable as planning to pay such sum as the appellate court shall adjudge reasonable as planning to pay such sum as the appellate court shall adjudge reasonable as planning to pay such sum as the appellate court shall adjudge reasonable as planning to pay such sum as the appellate court shall adjudge reasonable as planning to pay such sum as the appellate court shall adjudge reasonable as planning to pay such sum as the appellate court shall adjudge reasonable as planning to pay such sum as the appellate court shall adjudge reasonable as planning to pay such sum as the appellate court shall adjudge reasonable as planning to pay such sum as the appellate court shall adjudge reasonable as planning to pay such sum as the appellate court shall adjudge to pay such sum as the appellate court shall adjudge to pay and the pay of the pay and of the appeal. appeal. In construing this contract, it is understood that the seller or the huyer may be more than one person; that it the context so requires, the singu-lar pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions bereol apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal allixed hereto by its officers duly authorized thereunto by order of its board of directors. Clarence H. Petterson Clarence H. Petterson 14 Betty Mozingo Betty Mazurge aiMPORIAGE NOTICE: Delete, by lining out, whichever phrate if warranty (A) is applicable and if the seller is a creditor, as Regulation: 2, the seller MUST comply with the Act and Regula use Stevens-Ness Form No. 1308 or similar unless the cantract the selection of the selection of the selection of the selection is the selection of the selection of the selection of the selection which event use Stevens-Ness Form No. 1307 or similar the selection of the sel Clara B. Patterson AUTON AUTON ADIE: The sentence between the sym-table. tool (0, if not applicable, sheuld b tood deleted; see Oregon Revised Statule pose, section 93.030, (Notarial orknewledg et al. ever warranty (A) or (B) is not applicable. and whichever warrany (A) of ta) is not a such word is defined in the Truth-In-Lendin on by making required disclosures; for thi /II} become a first lien to finance the purc a change is requested, all A

18904contraction of the page of the page 15:02 ₩. M. Fair are conserved to stars vale and the Second and ion de l 计主题上来任于法律 18905 his an international ana dala si ta and share in the endershare ten for the construction rie and and idearch II a start for the second e di kasiya FORM NO. 23 - ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND. ORE. STATE OF OREGON, 85 County of Klamath before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within 19.83. known to me to be the identical individual...... described in and who executed the within instrument and acknowledged to me that.....executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and allixed my official seal the day and year last above written. Afelock. Derseth a Notary Public for Oregon. My Commission expires 12-29-85 ন্যার্চার্টার borth and include the provide states of SATE OF OREGON,) a in Sol County of Klamath) ÷., Halletin ett and an Hava Filed for record at request of Mana i investig didiren in on this $\frac{2nd}{3:18}$ day of $\underline{N \supset v}$. **D** is $\underline{83}$. e Rational 1 Deeds ∞f recorded in Vol. M83 Page___18.90¹t . 501 EVELYN BIEHN County Cherte By PAm Amith more Fc0 8.00 en Inst 01 ्राष्ट्रव्याः त्राह्यस्य स्टब्स्यान् त्राह्यस्य स्टब्स्यान् स्टब्स् त्राह्यस्य स्टब्स्यान् स्टब्स्यान् 21 ی در این کیار ہوئا۔ چاہی ہاری 5183 ina sete iterato plante plante pla Action Property Set Contra dezardo en which all a start while some a but the alter in ha 5.4 Englander van Station Breizense Station Stationen Stationen Stationen Stationen Stationen Stationen t en ser e 12 (1994年1月) 蒋 自由的运动员,自己算 1994年1月1日 - 日本市 日本市 - 日本市

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