TEM No. 700-COULACE SAL STATE Mentity Payments (Indiv	Vicioui ur Corporate) (Truth-in-Lending Series)
<b>3014</b> 2	day of Nov. 2,
THIS CONTRACT, Made this Clarence H. Patterson and Clarence H.	Clara, B. Patterson
and Betty Mozingo. B- David V	W. Mozingo , hereinalter called the buyer,
WITNESSETH: That in consideration	on of the mutual covenants and agreements herein contained, the buyer agrees to purchase from the seller all of the following de- lamath County, State of Oregon , to-wit:
seller agrees to sell unto the buyer and the l scribed lands and premises situated in	buyer agrees to purchase from the senter an one of the senter and
	君長書 シスト・エン 遠方 海道 とって 豪君 シオモン ゆいし アオンス かい 振躍振動
LOT 2, BLOCK	6, Tract 1069.
	ser be a member of Little Deschutes River Woods to maintenance of both the access road and
those roads within subdivision recorded	d in Klamath County on March 12, 1973, 111501 amond
Number 74116, Volume M 73, Page	110. <b>2771</b> .
for the sum of Five thousand five	account of which Five Hundred
(hereinafter called the purchase price), on Dollars (\$ 500.00) is paid on the e	execution hereof (the receipt of which is hereby acknowledged by the secution hereof (the receipt of which is hereby acknowledged by the security of main purchase price (to-wit: \$5,000,00) to the order
seller); the buyer agrees to pay the location of the seller in monthly payments of not	less that One hundred
Dollars (\$) each,	, Dec
payable on the 15th day of each mont	th hereafter beginning with the month of <u>Dec.</u> , 19 83, th hereafter beginning with the month of <u>Dec.</u> , 19 83, is fully paid. All of said purchase price may be paid at any time; is shall bear interest at the rate of ten per cent per annum from the shall bear interest at the rate of ten per cent per annum from
all deferred balances of said purchase pri	rice shall bear interest at the two nthly and * being included in
until p	orgined. Taxes on said premises for the current tax year shall be poo-
rated botween the parties nerear as on the	described in this contract is
The huyer warrants to and covenants with the second covenants, hunter (A) primarily for huyer's personal, family, hunter (A) primarily for huyer's personal dependence.	schold or agricultural purposes, as alwast prevention for training or commercial purposes other time and real purposes.
The buyer shall be entitled to possession of said I be is not in default under the terms of this contract. The is not in default under the terms and will not suffer	Index on Dec
and all other liens and save the selier house the view a such liens; that he will pay all taxes hereafter levied a after lawfally may be imposed upon said premises, all p	advinut said property, at web its may part thereof become past due; that at boost age in an annual pointply before the same or any part thereof become by fire (with extended coverage) in an annual executed on said premises advinst loss or damage by fire (with extended coverage) in an annual executed on said premises advinst loss or damage by fire (with extended coverage).
insure and keep insured all buildings now or percent	munica antislactory to the seller, with loss payable first to the seller and then to the buyer as
there respective interests may appear and an point of put such here, rosts, water rents, takes, or chardes or to put to end become a part of the don't secured by this could to end become a part of the could be	many and pay for such insurance, the safe after said, without waiver, however, of any right and the safe allowand, without waiver, however, of any right and the safe allowand, without waiver, however, of any right and any safe and allowand, without waiver, however, of any right and allowand and allowand waiver, however, of any right and allowand and allowand waiver, however, of any right and allowand and allowand waiver, however, or any right and allowand and allowand waiver, however, or any right and allowand allowand waiver, however, or any right and allowand allowand and allowand allowand and allowand a
the seller low buyer's breach of contract. The seller on direct that at his expense and within The seller only even to sold purchase price) may	in treat days from the date hereof, he will furnish unto other a date of this advertisent, and the date of this advertisent is the sollar on or subsequent to the date of this advertisent, and the sollar of the so
said outchase price is fully paid and upon request and	signs, free and clear of encumbrances as of the estements and restrictions and the taxy, designs,
liens, water rents and public charges an assumed by in liens, water rents and public charges and advent between said And it is understand and advent them, minetually	puties that time is of the essence of this contract, and in case the outer herein contained, then within ten days of the time limited therefor, or full to keep any advernment herein contained, balance of within ten days of the time limited fuelow, (2) to declare the whele unpaid principal balance of within ten days of the contract null and yoid, (2) to declare the whele unpaid principal balance of a solution of the solution of the tense of the solution of the tense of
in the state of th	satis accurrent by the buyer percurate and accompensation or compensation
possession of the premises above described and in the	armed and without any right of the buyer of and such payments had never been made, and such and neclectly as if this contract and such payments had never been made ent of such
premises up to the time of such default. This can be and the land always and without any process of there on or there to belonding.	I law, and take insurdiate possession trackers by the buyer of any provision hereof shall in no way affect
The buyer further agrees that initiate by the s his right bereamder to enforce the source per shall or	soller at any time to reduce of any breach of any provision hereof of and the soll and the soll and the soll and the solution of the solution
The true and actual consideration paid for th	his transfer, stated in terms of unitary and the annulacation (indicate which the
to case with or action is instituted to foreclas	the this contract or to entitle white entities and it an appeal is taken from any steep on such to be allowed plaintill in said suit or action and it an appeal as plaintill's attorney's tees on such
appeal. In constraing this contract, it is uniterstood a lar propoun shall be taken to mean and include the	that the seller or the buyer may be more than our, and that generally all grammatical character of the un- e plural, the masculine, the fermine and the neuter, and that generally all grammatical character of the un- tions bereat apply equally to corporations and to individuals.
be made, assumed and implied to make the provisi IN WITNESS WHEREOF, say	nich purties have executed this instrument in duplicate; il either of the un- nich purties have executed this instrument in duplicate; il either of the un- either comporate name to be signed and its corporate seal attixed hereto
dersigned is a corporation, it has cause by its officers duly authorized thereur	the discouting of its board of directors.
Datter Masters	
Betty Mozingo	Clarg B. Patterson
The state of the s	er phrase and whichever warranty (A) or (a) the Lending Act and deleted; see Oregon active word is defined in the Truth-in-Lending Act and Section 93.030. [Netarial actnewledge
If worronly (A) is applicable and if the selier is a cr. Regulation Z, the selier MUST comply with the Act ar. U Stevens-Ness Ferm No. 1308 or similar unless the	nd Regulation by mounty lien to finance the purchase or a finance the purchase or a
dwelling in which event use Stevens-Hells Form the	
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