	* 4049 THIS CONTRACT. Made this list day of Vol. mg9 Page15374
	Michael B. Jager and Margaret H. Jager, husband and wife and Glauk J. 19 89., between
	a married man and Larry D. Burg and Marie K. Burg, husband and wife
	WITNESSETH: That in consideration of the mutual covenants and advergements basely or the buyer,
	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-wit:
	Lot 2 in Block 5 in Tract 1039.
	anne ser stranger 1 an stranger stranger and an a basis & stranger and the
	for the sum of Five thousand and no/00Dollars (\$ 5,000.00)
	for the sum of
-	seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$4,600.00) to the order rot the seller in monthly payments of not less them. Fifty two and 36/00
•	payable on the 1st day of each month herealter beginning with the month of September 19.89,
	Cand 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
	August 1, 1989
	rated between the parties here(o as of the date of this contract. The buyer warrants to and coversints with the seller that the real property described in this contract is *(A)-primarily for luggers present in the seller that contract purposes.
	(B) for an organization or (even it fullyer is a natural person) is to build of contrast of the second seco
	erected, in good condition and repair and will his sould be of period reinburse seller for all costs and attorney's tree incurred by him in detending against any and all other liens and save the seller harmless thereform and reinburse seller for all costs and attorney's trees incurred by him in detending against any such liens; that he will pay all taxes herafter levied against said property, as well as all water rents, public charges and municipal liens which here alter lawfully may be imposed upon said premives, all promptly before the same or any part thereof become past due: that at buyer's expense, he will insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount
	none in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective interests may appear and all critices of insurance to be drivered to the seller as non as insured. Now it the buyer shall be into pay any to such insurance, the seller may do so and any payment so made shall be added such insurance, the seller may do so and any payment so made shall be added to a such insurance, the seller may do so and any payment so made shall be added to a such insurance, the seller may do so and any payment so made shall be added to be added
	to and become a part of the dobt accured by this contract and minimum dura interest in the universe discovery a part of the dobt accured by this contract and minimum dura interest in the universe discovery discovery and the insurance policy in- the seller for buyer a breach of contract. When 50% of the contract is paid unrish unto buyer a title insurance policy in- suring (in an amount equal to said purchase price) markelable tills in and to said premises in the seller on or subsequent to the date of this agreement, save and except the usual printed exceptions and the building and other restrictions and easements now of record, if any. Seller also agrees that when save and except the usual printed exceptions and the building and other restrictions and easements now of record, if any. Seller also agrees that when save and except the usual printed exceptions and the building and other restrictions and easement, he will deliver a good and sulficient deed converying said premises in lessing be unto the buyer, bit heirs and assigns, tree and clear of encumbrances as of the date hereol and tree and clear of all encumbrances said late placed, permitted or arising by, through or under relier, 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 payments above required, or any of them, publically within ten days of the time limited therefor, or fail to keep any agreement herein contained, then payments above required, or any of them, publically within ten days of the time limited therefor, or fail to keep any agreement herein contained, then payments above required, or any of them, publically within ten days of the time limited therefore, or fail to keep any agreement herein contained, then the time days of the time limited therefore, or fail to keep any agreement herein contained, then the time days of the time limited therefore of the time days
	all eights and interest created or then existing in layor of the buyer as against the seller hereunder shall utterly crease and determine and the right to the all eights and interest created or then existing in layor of the buyer as against the seller hereunder shall revert to and revers in said seller without any act possession of the premises above described and all other rights acquired by the buyer of return, reclamation or compensation for moneys paid of re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid of re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid or account of the purchase of said property on aboutely, tully and perfectly as if this contract and such payments had never been made; and in case
	premises up to the time of such default. And the and seller in case of such definition thereol, together with all the improvements and appurtenances enter upon the land aloresaid, without any process of law, and take immediate possession thereol, together with all the improvements and appurtenances
	The buyer further afrees that laiture by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereol be held to be a waiver of any suc- ceeding breach of any such provision, or as 4 waiver of the provision itsell. The fure and actual consideration paid for this transfer, stated in terms of dollars, is \$5,000.00. Otherway, the actual consideration paid for this transfer, stated in terms of dollars, is \$5,000.00.
	creation consists all or includes other propusty an value given or promised which is the whole consideration (inducts which) or pay such sum as the In case suit or action is instituted to loreclose this contract or to enforce any of the provisions hereol, the buyer agrees to pay such sum as the court may adjudge reasonable as attorney's less to be allowed plaintill in said suit or action and it an appeal is taken from any judgment or decree of the trial court, the buyer further promises to per such sum as the appellate court shall adjudge reasonable as plaintill's 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 it the context so requires, the singu- lar promoun shall be taken to mean and include the plural, the mesculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals.
	IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un- dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal alfixed hereto by its officers duly authorized thereunto by order of its board of directors.
	SELLERS Michael & Dager Marfaret H. Jager Larry D. Burg Multi X. Rung
	Clark S. Renyon Hart Stars and a bibbars and a bibbars and a bibbars the set and and the set of the
_:	eiMPORTAIT NOTICE: Deleie/Cay lining oil, whichever private and whichever wards in the Truth-In-Lending Att and If warranty (A) is applicable and If the seller is a crediter, as such verd is defined in the Truth-In-Lending Att and Regulation 2, the seller MUST comply with the Att and Regulation by making required distaures; for this purpose, use Steveni-Ness Form Ne. 100 er similar values the centrat will become a finit lien to finance the purchase of a dwelling is which event use Steveni-Ness Form Ne. 1307 as similar.
ب <sup>ہ</sup> ا	STATE OF OREGON: COUNTY OF KLAMATH: 55.
	Filed for record at request ofKlamath County Title co thethetheday ofAugA.D., 19 89 at3:54 o'clockPM., and duly recorded in VolM89,
	of Aug. A.D., 19 89 at3254 o'clockP.M., and duly recorded in volMby, of Deeds on Page5374

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