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FORM No. 704—CONTRACT—REAL ESTATE—Monthly Payment	[Individual or Corporate] [Truth-In-L	ending Series).	0-3327-43-39
63538 THIS CONTRACT, Made this Michael B. Jager & Margaret H. J	K-4541	o Volma	3 Page 14904
Michael B. Jager & Margaret H. J dated 10-15-91 & Clark J. Kenyor	lager Trustees for t	June he Jager Family	trust agreement
dated 10-15-91 & Clark J. Kenyor)	, herei	naiter called the seller,
	•••••••••••••••••••	•••••••••••••••••••••••••••••••••••••••	
scribed lands and assessment to	E Duyer agrees to purch	ase from the seller i	all of the following de-
DID NOT RECEIVE A PROPERTY REPORT I	DEDARED BURGING	MI BY MOLICE TO	THE SELLER IF YOU
OFFICE OF INTERSTATE LAND SALES REC	STEADY TON IT C DA	THE RULES AND I	REGULATIONS OF THE .
YOU RECEIVED THE PROPERTY REPORT IS	TIME OF TOUR SIGNIE	NG THE CONTRACT (OR AGREEMENT. IF
AGREEMENT YOU HAVE THE RIGHT TO REVUNTIL MIDNIGHT OF THE THIRD BUSINESS	OKE THE CONTRACT OF	RIOR TO SIGNING T RAGREEMENT BY NO	THE CONTRACT OR ~.
A BUSINESS DAY IS ANY CALENDAR DAY	EVCEDO CIDIONING THE	CONSUMATION OF	THE TRANSACTION.
NEW YEAR'S DAY, WASHINGTON'S BIRTHE	DAV MEMORIAL DAY	THE FOLLOWING BUS	INESS HOLIDAYS:
	GTATING' WIND CHKTRIM	1AS - "	
IT IS MANDATORY THAT THE PURCHASER ASSOCIATION AND IS SUBJECT TO MAINT	BE A MEMBER OF THE	LITTLE DESCHUTES	RIVER WOODS OWNERS
SUBDIVISION TRACTS 1069 1122 8 112	2 AG COOK DOIN THE	ACCESS ROAD AND	THOSE ROADS WITHIN
IN KLAMATH COUNTY ON MARCH 12, 1973	, INSTRUMENT # 7411	6, VOLUME M73, P	AGE # 2591.
Lot 3 in Block 4 in Tract 1069			
	•		
for the sum of Twelve Thousand Five	Hundred and NO/00	Dolla	rs (\$12,500)
Dollars (\$ 1,250.00) is paid on the e	xecution bereof (the read	e nunarea fifty	and NO/00
Dollars (\$ 125.00 each,	ess than One Hundred.	TwentyFiveand	NO/00
and continuing until said nurchase price	nerealter beginning with	the month of Augu	st., 19 93,
or said parends pire	e snan bear interest at ti	to rate of 55 per	Cent per appum from
x.м	id, interest to be paid. I	monthly	\in-addition-to
the minimum monthly payments above requated between the parties hereto as of the c	iale of this contract.		tax year shall be pro-
The buyer warrants to and covenants with the sell *(A) primarily les buyer's personal, family, househ (B) for an organization or (even il buyer is a na The buyer shall be actived as	an all contract benefited		
The buyer shall be entitled to possession of said land he is not in default under the terms of this contract. The erected, in good condition and repair and will not suffer o and all other liens and save the seller harmless such liens; that he will pay all tases herealter levice again after lawfully may be imposed upon said premises, all promisure and keep insured all buildings now or herealter erections.	is on June 3,	ommercial purposes other th	an agricultural purposes.
erected, in good condition and repair and will not suffer o and all other liens and save the seller harmless therefrom such liens; that he will pay all taxes hereafter levied admir	r permit any waste or strip there and reimburse seller for all costs a	will keep the buildings on a ol; that he will keep said j ind attorney's lees incurred by	tid premises, now or hereafter premises free from mechanic's r him in defending against any
after lawfully may be imposed upon said premises, all pron- insure and keep insured all buildings now or hereafter ereci	iptly before the same or any part ted on said premises against loss of	ater rents, public charges an thereol become past due; th or damage by firs (with exte	d municipal liens which here- al at buyer's expense, he will nded coverage) in an amount
their respective interest in a company or con	npanies satisfactory to the seller, w	with loss neveble first to the -	aller a first of the
the seller for buyer's breach of contract.	and shall bear interest at the rate	aloresaid, without waiver, he	owever, of any right arising to
The seller agrees that at his expense and within a suring (in an amount equal to said purchase price) market may and except the usual printed exceptions and the build said ours have and exceptions.	days from the date h	ereol, he will furnish unto bu the seller on or subsequent	yer a title insurance policy in-
ntermines in the same than the tednest and up	on surrender of this agreement h	e will deliver a double all	Seller also agrees that when
And it is understood and agreed between said partie payments above required, or any of them, punctually within the seller at his option shall have the following rights: (1) I said purchase price with the interest thereon at once due and rights and interest created or then existing in layor of the possession of the premises above described and all	ten days of the time limited there of declare this contract null and v	his contract, and in case the elor, or fail to keep any agr oid. (2) to declare the whol	buyer shall fail to make the eement herein contained, then e unpaid principal balance of
of re-entry, or any other act of seithed and all other right	to acquired by the buyer hereund	under shall utterly cease and	determine and the right to the
of such default all payments theretolore made on this contractions and the time of the first the	ully and perfectly as if this confe act are to be retained by and ball	nct and such payments had	never been made; and in case
thereon or thereto belonging.	nd take ininediate possession ther	eol, together with all the imp	rovements and appurtenances
The buyer further agrees that failure by the seller a his right hereunder to enforce the same, nor shall any wait ceeding breach of any such provision, or as a waiver of the The true and actual consideration and for this term.	t any time to require performance ver by said seller of any breach o provision itself.	by the buyer of any provision I any provision hereof be hel	s hereof shall in no way affect of to be a waiver of any suc-
estimate as a second of the second of the second	ver, stated in terms of dollars, is	* 12,500.00 (Morrayor, the salual consid.
In case suit or action is instituted to loreclose this court may adjudge reasonable as attorney's less to be all of the trial court, the buyer further promises to pay such appeal. In construing this contract, it is understood that the	ontract or to enforce any of the powed plaintill in said suit or acti	mbols consideration (indicatorovisions hereof, the buyer a con and it an appeal is taken	is which).() grees to pay such sum as the from any sudament or decree
appeal. In constraint this contract, it is understood that the lar pronoun shall be taken to mean and include the plural, be made, assumed and implied to the plural.	sum as the appellate court shall seller or the buyer may be more	adjudge reasonable as plain than one person; that if the	fill's attorney's fees on such
lar propoun shall be taken to mean and include the plurel, be made, assumed and implied to make the provisions here. IN WITNESS WHEREOF, said part dersigned is a cornoration, it has covered in	If apply equally to corporations a	ind to individuals	S street custiges sugti
and a corporation, it has caused its	COFDOFALE Dame to he sid	and and its commons	: If either of the un- e seal affixed hereto
BUYERS	order of its board of dire	ctors SELLERS	0101
Loren Fleming	2//	Jan Ma	unutillage 41
P. R. dok Gel	Mur	Ager, Ist Man	garet/A. Jager, tst
MAPLETON, OR 97453	Clark J.	Kenyon Not IN	e senience between the sym-
Regulation Z, the seller MUST comply with the Act and Regulation	n by making required disclosures, for	r this purpose. Section 9:	if not opplicable, should be it see Oregon Revised Statutes, 1 030. (Netarial acknowledge
dwelling in which event use Stevens-Ness Fern Ne. 1307 er similar.	the limit is a finance the	purchase of a ment on a	everse).

Until a change is requested, all

Return: Klamath County Title co.

STATE	OF OREGON: CC	OUNTY OF KLAMATH:	ss.				
Filed fo	or record at reques	t of	Klamath	County Title C	o and duly	the 23rd	day
of	June	A.D., 19 <u>93</u> at of	3:44 Deeds	on Page _	14704	 •	
FEE	\$35.00			Evelyn Bie By	enn (Jounty Clerk	inte