sh 70424 K-45831 Val no	292460
THIS CONTRACT, Made this 28th day of September	93 Page 28344(A).
Michael B. Jager & Margaret H. Jager as Trustees of the Jager Family trust agreeme	ntDated 10-15-91 and Clark
J. Kenyon, a married man here and Randal J. Turrentine and Joyce G. Turrentine, husband and wif	`A !!
	inafter called the buver.
WITNESSETH: That in consideration of the mutual covenants and agreement	nts herein contained, the
seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller scribed lands and premises situated in KLAMATH County, State of OREC	all of the following de-
100 HAVE THE OPTION TO VOID YOUR CONTRACT OR AGREEMENT BY NOTICE TO	THE SELLED IE VOU
DID NOT RECEIVE A PROPERTY REPORT PREPARED PURSUANT TO THE RULES AND OFFICE OF INTERSTATE LAND SALES REGISTRATION, U. S. DEPARTMENT OF HO	REGITATIONS OF THE
ELOPMENT, IN ADVANCE OF, OR AT THE TIME OF YOUR SIGNING THE CONTRACT	OR ACREEMENT TE
100 RECEIVED THE PROPERTY REPORT LESS THAN 48 HOURS PRIOR TO STONING	THE CONTRACT OF
AGREEMENT YOU HAVE THE RIGHT TO REVOKE THE CONTRACT OR AGREEMENT BY UNTIL MIDNIGHT OF THE THIRD BUSINESS DAY FOLLOWING THE CONSUMATION O	NOTICE TO THE SELLER
A BUSINESS DAY IS ANY CALENDAR DAY EXCEPT SUNDAY, OR THE FOLLOWING B	USINESS HOLIDAVS.
NEW YEAR'S DAY, WASHINGTON'S BIRTHDAY, MEMORIAL DAY, INDEPENDENCE DA	Y, LABOR DAY,
VETERAN'S DAY, COLUMBUS DAY, THANKSGIVING, AND CHRISTMAS."	
IT IS MANDATORY THAT THE PURCHASER BE A MEMBER OF THE LITTLE DESCHUT ASSOCIATION AND IS SUBJECT TO MAINTENANCE OF POTH THE ASSOCIATION AND IS SUBJECT TO MAINTENANCE OF POTH THE ASSOCIATION AND IS SUBJECT TO MAINTENANCE OF POTH THE ASSOCIATION AND IS SUBJECT TO MAINTENANCE OF POTH THE ASSOCIATION AND IS SUBJECT.	ES RIVER WOODS OWNERS
ASSOCIATION AND IS SUBJECT TO MAINTENANCE OF BOTH THE ACCESS ROAD AN SUBDIVISION TRACTS 1069, 1122 & 1123 AS SPELLED OUT IN THE ARTICLES	OF ASSOCIATION PECOPORD
IN KLAMATH COUNTY ON MARCH 12, 1973, INSTRUMENT # 74116, VOLUME M73,	PAGE # 2591.
Lot 10 in Block 1 in Tract 1069.	N 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
De 10 In block I in Hact 1003.	
for the sum of Five Thousand Two Hundred and no/co	llers (\$5,200.00
(nereinatter called the purchase price), on account of which Five Hundred Twenty	and no/oo
Dollars (\$520.00) is paid on the execution hereof (the receipt of which is her	eby acknowledged by the
seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$4,680 of the seller in monthly payments of not less than Fifty and no/∞	to the order
Dol'ars (\$5000) each,	
payable on the15th day of each month hereafter beginning with the month of No and continuing until said purchase price is fully paid. All of said purchase price in	nav he paid at any time
all deferred balances of said purchase price shall bear interest at the rate of 72	per cent per annum from
October 15, 1993 until paid, interest to be paid monthly	and * \\ heing included in
the minimum monthly payments above required. Taxes on said premises for the curre	ent tax year shall be pro-
rated between the parties hereto as of the date of this contract. The buyer warrants to and coverants with the seller that the real property described in this contract is	
*(A) estimately for buyer's personal family, household or agricultural purposes or commercial purposes oth (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes oth	er than adricultural purposes.
The buyer shall be entitled to possession of said lands on	ay relain such possession so long as
erected, in good condition and repair and will not suffer or permit any waste or strip thereol; that he will keep and all other liens and save the seller harmless therefrom and reimburse seller for all costs and attorney's fees incurrenced liens; that he will pay all taxes hereafter levied against said property, as well as all water rents, public charge after lawfully may be imposed upon selections all property and the property	Haid premises free from mechanics
alter lawfully may be imposed upon said premises, all promptly before the same or any part thereof become past du insure and keep insured all buildings now or herealter erected on said premises against loss or damage by fire (with	
not less than \$	as if the bassian about full to pair any
to and become a part of the debt secured by this contract and shall bear interest at the rate alorgsaid, without wair	
The seller agrees that at his expense and within 10 suring (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsection.	de bours - diel in ordinario
said purchase price is fully paid and upon request and the pullding and other restrictions and easements now of record,	il any. Seller also agrees that when
premises in fee simple unto the buyer, his heirs and assigns, Irre and clear of encumbrances as of the date hereol and since said date placed, permitted or arising by, through or under seller, excepting, however, the said easements and liens, water rents and public charges so assumed by the buyer and further excepting all liens and encumbrances create	tree and clear of all encumbrances
And it is understood and agreed between said parties that time is of the essence of this contract, and in ca	se the buyer shall fail to make the
said purchase price with the interest the conce due and payable and/or (3) to loreclose this contract the said purchase price with the interest thereon at once due and payable and/or (3) to loreclose this contract by suit all rights and interest created or then existing in layer of the hyper as adainst the seller head or the payable and/or (3).	whole unpaid principal balance of in equity, and in any of such cases,
of re-entry, or any other act of said seiler to be performed and without any right of the buyer of return, reclamation	n or compensation for moneys paid
premises up to the time of such default. And the said seller, in case of such default, shall have the right immediate enter upon the land aloresaid, without any process of law, and take immediate possession thereof to take the with all the said seller.	e agreed and reasonable rent of said
The buyer lutther agrees that failure by the saller at any time to require parformers by the buyer of	
ceeding breach of any such provision, or as a waiver of the provision itself.	be held to be a waiver of any suc-
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 5,200.00 evention consists of a includes other property or value diven or promised which is the whole consideration. In case suit or action is instituted to lorgelose this contract or to enjoying a distribution beyond the hole.	@Newers, the setual consid (indicate which).①
court may adjudge reasonable as attorney's less to be allowed plaintill in said suit or action and it an appeal is of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable a	tuyer agrees to pay such sum as the
In construing this contract, it is understood that the seller or the buyer may be more than one person; that	If the annual or constant at a state
be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals.	nerelly all grammatical changes shall
IN WITNESS WHEREOF, said parties have executed this instrument in dup dersigned is a corporation, it has caused its corporate name to be signed and its corporate	collicate; if either of the un-
by its officers duly authorized thereunto by order of its board of directors. SELLERS	/ / / / / / / / / / / / / / / / / / /
ord. cory on Sunday I Junton hells by 157.	Maccount Name by
47045 Randal J. Turrentine + Michael B. Jäger, Tst.	Margaret H. Jager, tst.
Joyce G. Turrentine Clark J Kenyon	
** ** *** *** *** *** *** *** *** ***	OTE: The senience between the sym- ols (1), if not applicable, should be alated; see Orangon Revised Statutes
wise Sievens-Ness Ferm No. 1308 or similar unless the contract will become a first lian to finance the nurshess of a	eleled; see Oregon Revised Statutes, ection 93.030. (Notarial acknowledg- tent on reverse).
dwelling in which event use Stevens-Ness Form No. 1307 or similar. RETURN TO & TAXES TO:	
Joill a change is requested, all Randal J. & Joyce C. Turrentine	

STATE OF OREGON: COUNTY OF KLAMATH: ss.

EUGRANISCO I IN

Filed for record at request of Klamath County Title co the 28th day of Oct A.D., 19 93 at 9:43 o'clock A.M., and duly recorded in Vol. M93 of Deeds on Page 28344.

Evelyn Biehn County Clerk
By Queller Weelenslage