SN 190401	orate) (Truth-in-Landing Series).	
イリイム 5 (編集) マー/・1	Vol. m93 Page 28346	
Michael B. Jager & Margaret H. Jager as Trust	of August 1993 between	
and Clark J. Kenyon and Georgiana K. Kenyon	ees of the Jager Fam. Trust Agmt. Dtd. 10-15-91	
	*	
	utual 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 described lands and premises situated inKlamath		
Lot 7 in Block 3 and Lot 17 in Block 8 al	l in Tract 1161 - High Coountry Ranch	
according to the official plat thereof or	file in the office of the County Clark	
Klamath County, Oregon. * It is mandatory that purchaser he a mandatory	Klamath County, Oregon. * It is mandatory that purchaser be a member of the High Country Ranch Road and Park Association and is subject to abide by the articles of the Country Ranch Road and Park	
Association and is subject to abide by the articles of association of the High Country Ranch Road and Park Country Ranch Road and Park Association recorded in Klamath County on September 12, 1979, Instrument No. 73846, Volume M79, Page No. 21734.		
* Also 2/49ths of Lot 1, Block 11 in Trac		
	4 / / 3	
	Y. D	
for the sum of Twenty thousand and no/00	Dollars (\$ 20,000,00	
seller); the buyer agrees to pay the remainder of said of	or (the receipt of which is hereby acknowledged by the	
, caul,	***************************************	
payable on the 15th day of each month herenites he	Simple with At	
and continuing until said purchase price is fully paid. all deferred balances of said purchase price shall bear i		
September 15 1993 until paid interest	nterest at the rate of per cent per annum from	
September 15, 1993 until paid, interest to the minimum monthly payments above required. Taxes to rated between the parties hereto as of the data of the	being included in	
this course of this course of the date of this co	ontract.	
The buyer warrants to and covenants with the seller that the real state of the seller that the real seller that the real state of the seller that the real seller that seller that	property described in this contract is	
The buyer shall be entitled to possession of said lands on SEDECT he is not in default under the terms of this contract. The buyer agrees that erected, in good condition and repair and will not suffer or permit any was and all other liens and save the seller harmless therefrom and reimburse selsuch liens; that he will pay all taxes hereafter levied against said property, after lawfully may be imposed upon said premises, all promptly before the sainsura and keep insured all buildings now or hereafter erected on said premi	probusiness or commercial purposes other than agricultural purposes.	
erected, in good condition and repair and will not suffer or permit any was and all other liens and save the seller harmless therefrom and repair.	at all times he will keep the buildings on said premises, now or hereafter te or strip thereol; that he will keep said premises free from mechanic's	
auch liens; that he will pay all taxes hereafter levied against said property, after lawfully may be imposed upon said premises, all promptly before the sa insure and keep insured all buildings now or hereafter executions and	as well as all water rents, public charges and municipal liens which here- me or any part thereol become past due; that at buyer's expense, he will	
not less than \$. NONE	ses against loss or damage by fire (with extended coverage) in an amount	
not less than \$ NONE	h insurance, the seller may do so and any payment so made shall be all the	
the seller for buyer's breach of contract. The seller agrees that at his expense and within 10 and depositions of the seller agrees that at his expense and within 10 days suring (in an amount equal to said purchase price) marketable title in and to save and except the usual printed exceptions and the building and other respections and the building and other respectively. It is not surrender of the premises in the simple unto the buyer, his heirs and assigns, tree and clear of since said date placed, permitted or arising by, through or under seller, excellers, water rents and public charges so assumed by the buyer and turther excellers.	sited in Escrow	
suring (in an amount equal to said purchase price) marketoble title in and to save and except the usual printed exceptions and the building and other res said purchase price is fully said and trops request to design and other res	riom the date hereof, he will furnish unto buyer a title insurance policy in- said premises in the seller on or subsequent to the date of this agreement, trictions and easements now of record, if any Sellies also agrees that when	
premises in lee simple unto the buyer, his heirs and assign, free and clear of since said date placed, permitted or arising by, through or under seller, exce	his agreement, he will deliver a good and sufficient deed conveying said encumbrances as of the date hereol and free and clear of all encumbrances print, however, the said exceptions.	
And it is understood and agreed between said parties that time is of	the exerce of this content and in	
payments above required, or any of them, punctually within ten days of the the seller at his option shall have the following rights: (1) to declare this contain different payable and for all rights and interest created or then existing in lavor of the buyer as again possession of the premises above described and all other rights acquired by the of re-entry, or any other act of said seller to he performed acquired by the containing the present of the present acquired by the containing the present acquired by the present acquired by the containing the present acquired by the containing the present acquired by the present acquir	time limited therefor, or fail to keep any agreement herein contained, then litact null and void. (2) to declare the whole unpaid principal balance of	
all rights and interest created or then existing in layor of the buyer as again possession of the premises above described and all other rights acquired by the of re-entry, or any other act of said seller to be performed and without any on account of the purchase of said seller to be	ist the seller hereunder shall utterly cease and determine and the right to the	
on account of the purchase of said property as absolutely, fully and perfectly of such default all payments theretolore made on this contract are to be ret	right of the buyer of return, reclamation or compensation for moneys paid y as if this contract and such payments had never been made; and in case	
	a militariances	
The buyer luther agrees that failure by the seller at any time to req		
The true and actual consideration paid for this transfer, stated in ter-	ms of dollars is \$ 20,000,00	
In case suit or getting in the little of the state of the	and which is the whole consideration (indicate which 1:1)	
annel the buyer further promises to pay such sum as the anne	line court shall salings or decree	
In construing this contract, it is understood that the seller or the huy lar pronoun shall be taken to mean and include the plural, the mesculine, the made, assumed and implied to make the provisions hereol apply equally IN WITNESS WHEDROR	er may be more than one person; that if the context so requires, the single- e lemmine and the neuter, and that generally all grammatical changes shall	
"" " " " " " " " " " " " " " " " " " "	cuted this instrument in dualities. It is the	
o a constant in the caused its cornorate ha	me to be sideed and its co	
BLIVEDS and additionated thereunto by order of its	board of directors. SELLERS	
Paris Boss Brighton	Selected College Told (1005)	
	ichael B lager Tst. Marcaret H. Jager Tst	
almorator (A) is applicable on if the seller is a creditor, as such word is defined as the seller MUST comply with the Act and Regulation by making regulation.	lark J. Kenyon /Georgana K. Kenyon	
If warranty (A) is applicable and if the seller is a creditor, as such word is defining Regulation Z, the seller MUST Complewith the Act and Bautalah hard is defining the seller MUST Complewith the Act and Bautalah hard.	tonty (A) or (B) is not applicable, the symptom of the truth-in-Landing ACI and district distributions for a think of the symptom of the symp	
dwelling in which event use Stevens-Ness Ferm No. 1307 or similar.		
	TO: David Ross & Laurie Beighton	
nill a change is requested, all	1304 So. Oakhaven	
	Annaheim, CA 92804	

STATE OF OREGON: COUNTY OF KLAMATH:

A PROPERTY OF THE PROPERTY OF THE PARTY.