	FORM No. 706-CONTRACT-REAL ESTATE-Manually Payments (Individual or Corporate) (Truth-In-Londing Series).
ſ	FORM Ne. 705-CONTRACT-REAL ESTATE-Manship Payments (Individueller Corperate) (Truth-In-Londing Series).
	THIS CONTRACT, Medo this 8th day of October 19 93, between
	Michael B. Jager & Margaret H. Jager, as Trustees of the Jager Fam. Trust Agent, Dtd. 10-15-91 and Clark J. Kenyon and Georgiana K. Kenyon , hereinalter called the seller,
	and David V, Kenyon and Mary C. Kenyon, as trustees of a living trust agreement
:	dated June 28, 1993 WITNESSETH: That in consideration of the mutual covenante 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 de-
	scribed lands and premises situated inKlamathCounty, State ofOregon, to-wit:
	Lot 1 in Block 8 and an undivided 1/49th of Lot 1 in Block 11 in Tract 1161,
	High Country Ranch, according to the official plat thereof on file in the office of the County Clerk, 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 association of the High Country Ranch Road and Park Association recorded in Klamath County on September
	12, 1979, Instrument No. 73846, Volume M79, Page No. 21734.
	tor the sum of Ten Thousand and no/00 Dollars (\$ 10,000.00)
	(hereinafter called the purchase price), on account of which One. Thousand and $no/\infty$ Dollars ( $\$.1,000.00$ ) is paid on the execution hereof (the receipt of which is hereby acknowledged by the
S	seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$.9,000.00) to the order of the seller in monthly payments of not less than One
trustees	U Dollars (\$ 100.00 ) each,
	payable on the Lst day of each month hereafter beginning with the month of December, 19.93 .,
	and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time;
Kenyon,	all deterred balances of said purchase price shall bear interest at the rate of
	.November 1, 1993until paid, interest to be paid
, C. Rd.	rated between the parties hereto as of the date of this contract. The buyer warrants to and covenants with the seller that the real property described in this contract is
Mary Hire J	S(A) pointarily los buyers pointares and an environment of a province of a province of a province of the state of the stat
ksh:	(B) for an organization or (even it buyer is a natural person) is for business or commercial purposes of normal agriculture person and person of the buyer shall be entitled to possession to long as the buyer shall be entitled to possession to long as a normal sector of the buyer shall be entitled to possession to long as the buyer shall be buyer the same of this contract. The buyer agrees that at all times he will keep the buyer on said premises now or hereafter be buyer agrees that at all times the will keep the buyer said premises therefore the same of this contract. The buyer agrees that at all times he will keep the buyer said premises from methance and all other liens and areas the seller for a said property, as well as all to the first premises and provide agrees that at all times here there is and attempted by time in detending agrees the same or any part thereof by the buyer is premises, all provide against said property, as well as all water rents, public charges and municipal liens which here after lawfully may be imposed upon said premises, all promises, and promises against said premises against said premises and hereo thereof by the buyer is represent, be will insure and keep insured all buildings now or herealter crected on said premises against loss or demage by fire (with extended coverage) in an amount insure and keep insured all buildings now or herealter crected on said premises against loss or demage by fire (with extended coverage) in an amount insure and keep insure all buildings now or herealter crected on said premises against loss or demage by fire (with extended coverage) in an amount insure and herealter crected against said premises against loss or demage by fire (with extended coverage) in an amount insure and herealter crected against said premises against loss or demage by fire (with extended coverage) in an amount insure and herealter crected against said premises against loss or demage by fire (with extended coverage) in an amount insure and herealter crected against said pre
d V. & Mar Yorkshire dena, CA 9	and all other liens and save the belier harmless therefrom and reimburse seller for all costs and storney's free incurred by him in definding gestime any such liens; that he will pay all taxes hereafter levied against said property, as well as all water rents, public charges and municipal liens which here- after lawfully may be imposed upon said premises, all promptly belore the same or any part thereof become past due; that at buyer's expense, he will after lawfully may be imposed upon said premises, all promptly belore the same or any part thereof become past due; that at buyer's expense, he will be after lawfully may be imposed upon said premises, all promptly belore the same or any part thereof become past due; that at buyer's expense, he will be after lawfully be and be and be and be at the same or any part thereof become past due; that at buyer's expense, he will be after lawfully be at the buyer's expense.
David 3676 y Pasade	
Da 36 Pa	not less than \$
T0:	the seller for buyer's breach of contract. The seller agrees that at his expense and within 10 and deposited in ESCTOW.
	save and except the usual prince exceptions and this building with other of this agreement, he will deliver a good and sufficient deed conveying sand
TAXES	premises in tee simple unto the buyer, his heirs and assigns, tree and clear to incuminate as of the date predict and in the tares, municipal since said date placed, permitted or arising by, through or under seller, escepting, however, the said essencents and institutions and the tares, municipal liens, water rents and public charges so assumed by the buyer and lutther escepting all liens and encumbrances created by the buyer or he assigns. And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shail laid to make the movied the tares of the contained, then the tare of the contained to be one of the contract, and in case the buyer shail laid to make the sence of this contract.
-	payments above required, or any of them, punctually within ten days of the time time the time the time of the declara the whole unnad menetoal belows of
	the seller at his option shall have the following rights: (1) to dretate this contract built and void, (a) to dretate the void such a set of such caves, and purchase price with the interest stresson at once due and payable and/or (3) to foreclose this contract by built in equity, and in any of such caves, all rights and interest created or then essisting in layor of the buyer as against the seller hereundre shall revert to and revest in such seller without any act possession of the premises above described and all other rights acquired by the buyer hereundre shall revert to and revest in such seller without any act of re-entry, or any other act of said seller to be performed and without any right of the buyer of refurn, reclamation or compensation for moneys casd of re-entry, or any other act of said seller to be performed and without any right of the buyer of refurn, reclamation or compensation for moneys casd
s Co 7601	on account of the purchase of same property as accounting, using and periodicy as in time both the same set of
Klamath County Title 422 Main St. Klamath Falls, OR 970	enter upon the land aloresaid, without any process of tew, and take inimitate possession initial, whether which in the hopportent of a power affect thereon or thereto belonging.
	his right hereunder to enforce the same, nor shall any waiver of sand senier of any branch or any provident matter to be a waiver of the provision dense in the same and the p
	The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 10,000,00
	In case suit or action is instituted to loreclose this contract or to enforce any of the provisions hereof, the buyet 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 rudgement of the trial court, the buyet further promises to pay such sum as the appellate court shall adjudge reasonable as attorney's less on such of the trial court, the buyet further promises to pay such sum as the appellate court shall adjudge reasonable at plantill's efforts on such
	appeal.
Klamat 422 Ma Klamat	IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; it either of the un-
X V M	dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal allixed hereto by its officers duly authorized thereinto by order of its board of directors.
TO	BUYERS Warriel . Temen Tinter Settlers the tat Mention of Ale 21
RETURN	BUYERS David V. Kenyon Tist Mary & Hummer Bute Clerk Course Margaret H. Jager, Tst
RET	Mary C. Kenyon, TSt.
	eIMPORTANT NOTICE: Johns, by lining aut, whichaves phrase and whichaves wersanty [A] or [2] is not opplicable. bait (), if not applicable, afford if a craditor, as such ward is defined in the Teth-in-landing Act and
a da an	Regulation 2, the sailer MUST camply with the Act and Regulation by making required disclassores; far this purpose, Section 92 030, [Matariel ecknowledg- use Steven-Ness Ferm Ne. 1308 er similar unless the contract will become a first lien to function the purchase of a meant on reverse; dwelling in which event use Steven-Nets Ferm Ne. 1307 or similar.
ST	TATE OF OREGON: COUNTY OF KLAMATH: ss.
Fi	led for record at request of Klamath County Title Co the7th day
of	
	Evelyn Bin County Clerk
·FI	3E \$30.00 By De Sulling / Nucleonstate

Contraction of the local division of the loc

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No.