FORM No. 706-CONTRACT-REAL ESTATE-Monthly Payments (Ind	ividual ar Carparate) (Truth-In-Lan	diag Series).	0-3327-43-39	
79803 THIS CONTRACT, Made this	7th day of	VOL <u>YY</u> April	94 Page 12	617.®
Michael B. Jager & Margaret H. Jager as truster	as of the Jacer Family	Thirt amount		1
.J. Kenyon, a. married man				
WITNESSETH: That in consideration seller agrees to sell unto the buyer and the b scribed lands and premises situated in K "YOU HAVE THE OPTION TO VOID YOUR CON DID NOT RECEIVE A PROPERTY REPORT PRE OFFICE OF INTERSTATE LAND SALES REGIS ELOPMENT, IN ADVANCE OF, OR AT THE TI YOU RECEIVED THE PROPERTY REPORT LESS AGREEMENT YOU HAVE THE RIGHT TO REVOK UNTIL MIDNIGHT OF THE THIRD BUSINESS A BUSINESS DAY IS ANY CALENDAR DAY EXO NEW YEAR'S DAY, WASHINGTON'S BIRTHDAY VETERAN'S DAY, COLUMBUS DAY, THANKSGI	n of the mutual coven uyer agrees to purcha LAMATH Coun TRACT OR AGREEMEN PARED PURSUANT TO TRATION, U. S. DEI ME OF YOUR SIGNING THAN 48 HOURS PR E THE CONTRACT OR DAY FOLLOWING THE CEPT SUNDAY, OR TH , MEMORIAL DAY, IN VING, AND CHRISTMA	, he ants and agreem se from the selle ty, State of OR F BY NOTICE T THE RULES AN PARTMENT OF H G THE CONTRAC IOR TO SIGNIN AGREEMENT BY CONSUMATION HE FOLLOWING NDEPENDENCE D AS. "	reinafter called the nents herein contained EGON O THE SELLER IF D REGULATIONS OF OUSING AND URBAN T OR AGREEMENT. G THE CONTRACT O NOTICE TO THE S OF THE TRANSACTI BUSINESS HOLIDAY AY, LABOR DAY,	ed, the ng de- to-wit: YOU F THE N DEV- IF DR ~. SELLER LON. ZS:
IT IS MANDATORY THAT THE PURCHASER BE ASSOCIATION AND IS SUBJECT TO MAINTEN SUBDIVISION TRACTS 1069, 1122 & 1123 IN KLAMATH COUNTY ON MARCH 12, 1973, 3	ANCE OF BOIH THE A	ACCESS ROAD A	ND THOSE ROADS W	OWNERS NITHIN RECORDED
Lot 7 in Block 3 in Tract 1069.				
for the sum of Ten Thousand Two Hundry (hereinalter called the purchase price), on acc Dollars (\$ 1,000.00 ) is paid on the exec seller); the buyer agrees to pay the remainder of the seller in monthly payments of not less Dollars (\$ 98.00 ) each,	ution hereof (the receined of said purchase prices than Ninety Eig	t of which is here for the second sec	and no/ $\infty$ preby acknowledged 1 00.00) to the $0/\infty$	by the order
and continuing until said purchase price is f all deferred balances of said purchase price s <u>May 1, 1994</u> the minimum monthly payments above requir rated between the parties hereto as of the dat	ully paid. All of said thall bear interest at the interest to be paid ed. Taxes on said preme e of this contract.	purchase price in the rate of 73 onthly hises for the curr	may be paid at any per cent per annum	time; trom
The buyer warrants to and covenants with the seller i *(A) <del>primerily for buyers presend, family, household</del> (B) for an organisation or (even il buyer is a nature The buyer shall be said to	I person) is for business or co	mmercial oursease of	has then a default and	
he is not in default under the terms of this contract. The buy erected, in good condition and repair and will not suffer or p and all other liens and save the seller harmless therefrom and such liens; that he will pay all taxes hereafter levied against after lawfully may be imposed upon said premises, all promptl, insure and keep insured all buildings now or hereafter erected	rer agrees that at all times he ermit any waste or strip there reimburse seller lor all costs a	will keep the buildings of: that he will keep nd attorney's loss income	nay retain such possession so on said premises, now or I said premises free from me	long as herealter schanic's
not less than \$	nies satisfactory to the seller, w ce to be delivered to the seller, nd pay lor such insurance, the shall bear interest at the rate and deposited in title in and to said premises in title in and to said premises in	ith loss payable first to as soon as insured. No seller may do so and a aloresaid, without wait ESCTOW ereol, he will lurnish u the seller op or subso	the seller and then to the l w il the buyer shall fail to ny payment so made shall b ver, however, ol any right an nto buyer a title insurance p	buyer as pay any e added rising to olicy in-
premises in tee simple unto the buyer, his heirs and assigns, fre since said date placed, permitted or arising by, through or un- liens, water rents and public charges so assumed by the buyer a And it is understood anil agreed between said parties t	surrender of this agreement, h e and clear of encumbrances as fer selfer, escepting, however, t and further escepting all liens a hat time is of the essence of t	e will deliver a good of the date hereof and he said easements and nd encumbrances creat his enctoor	and sullicient deed conveying three and clear of all encura- restrictions and the taxes, m ed by the buyer or his assigned by the buyer or his assigned.	ng said abrances unicipal ns.
and purchase price with the interest the following rights: [1] to c all rights and interest created or then existing in lavor of the possession of the premises above described and all other rights of re-entry, or any other act of said seller to be performed and on account of the purchase of said property as absolutely, full of such delault all payments therefolore made on this contract premises up to the time of such delault. And the said seller, i enter upon the land aloresaid, without any process of law, and thereon or thereto belonging.	fectare this contract null and " payable and/or (3) to foreclos buyer as against the seller here acquired by the buyer hereund i without any right of the buy, y and perfectly as if this contr are to be retained by and bel in case of such default, shall h take immediate possession the	oid, (2) to declare the e this contract by suit under shall utterly ceas er shall revert to and - er ol return, reclamatic act and such payments ong to said seller as th ave the right immedia eol, together with all (	in whole unpaid principal ba in equity, and in any of suc e and determine and the righ revest in said seller without on or compensation for moni- had never been made; and e agreed and reasonable reni- stry, or at any time therei- he improvements and appuri-	ed, then lance of th cases, th to the any act tys paid in case tof said slier, to lenances
The buyer further agrees that failure by the selfer at a his right hereunder to enforce the same, nor shall any waiver ceeding breach of any such provision, or as a waiver of the pi The true and actual consideration paid for this transfer ention consists of an instituted to foreclose this con- cent	ny time to require performance by said seller of any breach o	by the buyer of any p any provision hereof	rovision hereol shall in no we	y affect
of the trial court, the buyer further promises to pay such au appeal.	ed plaintill in said suit or acti m as the appellate court shall	on and il an appeal is adjudes reasonable a	uyer agrees to pay such sun taken from any judgment o	r as the r decree
lar pronoun shall be taken to mean and include the plural, the be made, assumed and implied to make the provisions hereof	ller or the buyer may be more e mesculine, the leminine and to apply equally to corporational.	than one person; that he neuter, and that gen and to individuals	il the context so requires, th erally all grammatical chang	e singu- lee shall
IN WITNESS WHEREOF, said partie dersigned is a corporation, it has caused its co by its officers duly authorized thereunto by o	s have executed this ir provide the signal of the signal o	strument in dup	** . ** *** * .*	11

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RCVD 04-27-94110:38



by its officers duly authorized thereunto by order of its board of directors. SELLERS

BUYERS

## 12618

## STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed to	or record at requ	est of Klamath County Title Co	- the $27$ th	dav
of	April	A.D., 19 94 at 10:38 o'clock A.M., and du	uly recorded in Vol M94	day
		of Deeds on Page126		······································
FEE	\$35.00	Evelyn Biehn By	. County Clerk ne Muilendo	ne

