FORM Ne. 706-CONTRACT-REAL ESTATE-Monthly Payments (Individual or Carpenete) (Truth-In-Londing Series): 0-3327-43-39 1-46612 THIS CONTRACT, Made this 7th day of March Volmay Page 12619 Michael B. Jager & Margaret H. Jager as trustees for the Jager family trust agreement dated 10-15-91 and and Paul D. Estep and Betty estep, husband and wife ....., hereinalter called the seller, WITNESSETH: That in consideration of the mutual 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 de-S ē "YOU HAVE THE OPTION TO VOID YOUR CONTRACT OR AGREEMENT BY NOTICE TO THE SELLER IF YOU :38 DID NOT RECEIVE A PROPERTY REPORT PREPARED PURSUANT TO THE RULES AND REGULATIONS OF THE OFFICE OF INTERSTATE LAND SALES REGISTRATION, U. S. DEPARTMENT OF HOUSING AND URBAN DEV-0 4 A 1 ELOPMENT, IN ADVANCE OF, OR AT THE TIME OF YOUR SIGNING THE CONTRACT OR AGREEMENT. IF YOU RECEIVED THE PROPERTY REPORT LESS THAN 48 HOURS PRIOR TO SIGNING THE CONTRACT OR ŝ AGREEMENT YOU HAVE THE RIGHT TO REVOKE THE CONTRACT OR AGREEMENT BY NOTICE TO THE SELLER UNTIL MIDNIGHT OF THE THIRD BUSINESS DAY FOLLOWING THE CONSUMATION OF THE TRANSACTION. è A BUSINESS DAY IS ANY CALENDAR DAY EXCEPT SUNDAY, OR THE FOLLOWING BUSINESS HOLIDAYS: NEW YEAR'S DAY, WASHINGTON'S BIRTHDAY, MEMORIAL DAY, INDEPENDENCE DAY, LABOR DAY, VETERAN'S DAY, COLUMBUS DAY, THANKSGIVING, AND CHRISIMAS." IT IS MANDATORY THAT THE PURCHASER BE A MEMBER OF THE LITTLE DESCHUTES RIVER WOODS OWNERS ASSOCIATION AND IS SUBJECT TO MAINTENANCE OF BOTH THE ACCESS ROAD AND THOSE ROADS WITHIN SUBDIVISION TRACTS 1069, 1122 & 1123 AS SPELLED OUT IN THE ARTICLES OF ASSOCIATION RECORDED IN KLAMATH COUNTY ON MARCH 12, 1973, INSTRUMENT # 74116, VOLUME M73, PAGE # 2591. Lots 8 & 9 in Block 11 in Tract 1122. for the sum of Seven Thousand Five Hundred and no/00 -----(hereinafter called the purchase price), on account of which Seven Hundred Fifty and  $no/\infty$  ----of the seller in monthly payments of not less than. Seventy Six and  $no/\infty$  ----payable on the 1st day of each month hereafter beginning with the month of the June, 1994, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; until paid, interest to be paid monthly and \* {in addition to being included in The minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-The buyer warrants to and covenants with the seller that the real property described in this contract is • (A) <del>primerily for buyer's accord. Ionity, have hold as a drively in the second second</del> (A) primarily for buyer's preanal, femily, household or agricultural purposen (B) for an organization or (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. he is a more and seep insured all outlaings now or instance stelled on and pressing against loss or darings by its term terms to the seller and then to the buyer as their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall lail to pay any to and become a part of the deti secured by this contract and shall beer interest at the rate alorsaid, without waiver, however, of any right around to and become a part of the deti secured by this contract and shall beer interest at the rate alorsaid, without waiver, however, of any right around to said grees that at his espense and within 10 and deposited in escent to an escent the usual printed exceptions and the building and other restrictions and easements now of subsequent to the date of this agrees that and upon request and upon surrender of this agreement, he will furnish unto buyer a title insurance policy inpremises in fee simple unto the buyer, his and assigns, free and clear of this agreement, he will deliver a good and sufficient deties alorsaid, build and upon request and upon surrender of this agreement, he will deliver a good and sufficient deties after also agrees that when the buyer, his hears and assigns, free and clear of a subsequent, he will deliver a good and sufficient deties after when the buyer and lurther escepting, however, the said easements and reservent and the sufficient deties and the buyer and lurther escepting all fields and easements and reserver and all encumbrances that the state trans and public charges to assumed by the buyer and lurther escepting and encumbrances created by the buyer or his assigns. And it is understood and agreed between said parties that time is of the essence of this contract, and in the intercent of the buyer of the buyer and lurther escenting all liens and encumbrances created by the buyer of his assigns. the selfer at his option shall have the following rights: (1) to declare this optime limited therefor, or lait to keep any agreement herein contained, then all rights and interest thereon all once due and payable and for (3) to declare this contract, and in case the buyer shall lait to make the all rights and interest chereon all once due and payable and for (3) to declare this contract by suit in equity, and in any of them rights (1) to declare the soler of the selfer hereon all once due and payable and for (3) to declare this contract by suit in equity, and in any of them rights and in lavor of the buyer as adainst the selfer hereunder shall utteet to cease and determine and the right cease of secourd of the premises above described and all other rights acquired by right of the buyer of return, reclamation or compared in such cases the of secourd of the purchase of said principal balance of of secourd of the purchase of said principal balance of the buyer and there there buyer of return, reclamation or compensation for moneys paid and entires of the delault all payments thereing and the right acquired by right of the buyer of return, reclamation or compensation for moneys paid premises up to the time of such default. And the said selfer are to be not here of such default and the right case of such delault. Shall have the right and read sole there with all revert been made and read sole there of the right rest in case of law, and take immediately and holong to getter with all the improvements and appression of a such default. Shall have the right active as the agreed and reasons and selfer relation default. The buyer further agrees that failure by the selfer at any time to require as the adreed and reasons and reasons and the right accesse of such default. The time is a sole The poyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shell in no way effect his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itself. 7 500 00 The true and actual consideration paid for this transfer, stated in terms of dollars, is \$.7,500.00 The frue and actual consideration paid for this transfer, stated in terms of dollars, is 3. 1. 1. 5000,000. (Momeron, the solution and a solution consistent which is post-allike examination of the solution and the solution of the solution appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the contest co-requires, the single-lar pronoun shall be taken to mean and include the plural, the masculine, the leminune and the neuter, and that generally all drammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. SELLERS Jack ESTER



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

Filed for record at request of Klamath County Title Co the27th		
FEE	\$35.00	A.D., 19 94 at 10:38 o'clock A M., and duly recorded in Vol. M94 day of Deeds on Page12619 Evelyn Biehn County Clerk
		By Quilline Multindere

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