1	FORM No. 704
	FOLM No. 704-CC ITEACT-LEAL ESTATE-Monthly Payments (Individual or Corporate) (Truth-In-Londing Sories). 0-3327-43-39 K=40633
	X-48855-
	THIS CONTRACT, Made this 7th day of Vol M94 Page 14505 @
	Michael B. Ger & Margaret H. Japer as Trustees of the Japer Family trust agreement deted 10-15-91 & Clark J. Kenyon, a married man and Wayte D. Davis, Narcy L. Davis and Valentine J. Davis an undivided & interest and David Tabor an undivided & interest WITNESSETH: That is an interest and basic file of the seller,
	undivided ½ interest WITNESSETH: That in consideration of the mutual covenants and advectments hereinafter called the buyer,
CVD	seller adress to sellent in the inconsideration of the mutual covenants and adapted the buyer,
8	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 in
:52	"YOU HAVE THE OPTION TO VOID YOUR CONTRACT OR AGREEMENT BY NOTICE TO THE SELLER IF YOU DID NOT RECEIVE A PROPERTY REPORT PREPARED PURSUANT TO THE RULES AND RECULER IF YOU
<u> </u>	OFFICE OF INTERSTATE INTER REPORT PREPARED PURSUANT TO THE DUILES AND ADDRESS IF YOU
₹	OFFICE OF INTERSTATE LAND SALES REGISTRATION, U. S. DEPARTMENT OF HOUSING AND URBAN DEV- ELOPMENT, IN ADVANCE OF, OR AT THE TIME OF YOUR SIGNING THE CONTRACT OR AGREEMENT. IF
<u> </u>	YOU RECEIVED THE PROPERTY REPORT LESS THAN 48 HOURS DEVEN
60-	YOU RECEIVED THE PROPERTY REPORT LESS THAN 48 HOURS PRIOR THE CONTRACT OR AGREEMENT. IF AGREEMENT YOU HAVE THE RIGHT TO REVOKE THE CONTRACT OR AGREEMENT BY NOTICE TO THE SELLER A BUSINESS DAY IS ANY CALIFORNIA OF THE THIRD BUSINESS DAY FOLLOWING THE CONSUMPTION OF THE THIRD BUSINESS DAY
05.	A BUSINESS DAY IS ANY CONSINESS DAY FOLLOWING THE CONSIMILATION OF THE SELLER
	A BUSINESS DAY IS ANY CALENDAR DAY EXCEPT SUNDAY, OR THE CONSUMATION OF THE TRANSACTION. NEW YEAR'S DAY, WASHINGTON'S BIRTHDAY, MEMORIAL DAY, INDEPENDENCE DAY, WASHINGTON'S BIRTHDAY, MEMORIAL DAY, MEMORIAL DAY, MEMORIAL DAY, WASHINGTON'S BIRTHDAY, MEMORIAL DAY, MEMORIAL DA
	- COLONBUS DAY, THANKSGIVING AND COLONE DAY, LABOR DAY,
	11' IS MANDATORY THAT THE THE
	ASSOCIATION AND IS SUBJECT TO MAINTENANCE OF BOTH THE ACCESS ROAD AND THOSE ROODS OWNERS SUBDIVISION TRACTS 1069, 1122 & 1123 AS SPELLED OUT IN THE ARTICLES OF ASSOCIATION WITHIN
	IN KLAMATH COUNTY OF ALL & 1123 AS SPELLED OUT IN THE ADDITION THOSE ROADS WITHIN
	of PERCH 12, 1973, INSTRUMENT # 74116 COLOS OF ASSOCIATION RECORDED
	Lots 4 and 5 in Block 8 in Tract 1069 and Lot 19 in Block 8 in Tract 1123.
	for the sum of Fifteen Thousand and no/00
	(hereinalter called the purchase price), on account of which Fifteen Hundred and no/00) Dollars (\$1,500.00) is paid on the execution based (iii
	Dollars (\$1,500.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$13,500.00)
	of the seller in monthly payments of not less than One Hundred Forty Three and no/00
	payable on the 1st day of each month hereafter beginning with the month of June , 1994, and continuing until said purchase price is fully paid. All of said purchase price are , 1994,
	and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; All deferred balances of said purchase price shall bear interest at the rate of 75.
	all deferred balances of said purchase price is fully paid. All of said purchase price may be paid at any time; May 1, 1994 until paid, interest to be paid monthly.
	the minimum monthly payments above required. Teves on with the rate of
	the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro-
- [[of A lower marrents to and covenants with the seller that the seller
	(B) for an organisation or (even if buyer is a natural person) is for business or communicity
	he is not in default under the terms of this contract. The buyer advant that the terms of the second
	(b) for an organisation or (even it buyer is a natural person) is for business or commercial purposes other than agricultural purposes. The buyer shall be entitled to possession of said lands on May 1
	and all other tiens and save the seller harmless therefore any waster or stime ne will keep the buildings on said premises, now or hereafter such liens; that he will pay all taxes hereafter levied adainst said property, as well as all water that he will keep and premises free from mechanic's after lawfully may be imposed upon said premises, all promptly before the same or any part thereol the buildings and municipal liens which here- insure and keep insured all buildings now or hereafter erected on said premises against loss of damage by firs (with extended coverage) in an amount their respective interval.
8	not less than \$ 11011e
TITLE	their respective interests may appear and all policies of innurnes tatisfactory to the seller, with loss payeble first to the seller and then to the buyer as such itens, costs, water rents, taxes, or charges or to procure and pay lor such insurance, the seller as soon as insured. Now it the buyer shall lait to pay any to and become a part of the debt secured by this contract and shall bear interest at the rate aloreaid, without waiver, however, of any tight arising to audition and agrees that at his expense and within 10 aud deposited in escrow
뒙	The seller advess that at his and deposited in economic waiver, however, of any right arigina to
	have and except the usual printed exception marketable title in and to said premium ereol, he will lurnish unto buyer a title investor
COUNTY	taid purchase price is fully paid and upon request and upon surrender of this agreement, he will deliver a good and sufficient and the building and other restrictions and assements now of record, if any. Still date of this agreement, he will deliver a good and sufficient ded of this agreement, he will deliver a good and sufficient ded converging said the placed, permitted or arising by, through or under seller allo encumbrances as of the date hereof and fire and clear of a subsections and the date hereof and fire and clear of a sufficient ded converging said there ents and public charges so assumed by the buyer and lutther estepsing and lutther estepsing and the sufficient and restrictions and the faces. The said estepsing and fire and clear of all encumbrances are of the adder hereof and fire and clear of all encumbrances and the said estimates and restrictions and the faces. The said estimates and restrictions and the faces number of the faces number of the faces.
8	premises in lee simple unto the buyer, his heirs and assigns. Irre and clear of this agreement, he will deliver a good and sulficient deed conveying said since said date placed, permitted or arising by, through or uniter seller, excepting, however, the said eastenents and restrictions and all encumbrances liens, water rents and public charges so assumed by the buyer and further escepting, however, the said eastenents and restrictions and the taxes, municipal And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer or his assigns.
	And it is understood and agreed between asid parties that fine architecting, however, the said eastments and treating from the tarse, municipal payments above required, or any of them, punctually within ten days of the essence of this contract, and in case the buyer shall laid to make the asigns. The said purchase price with the tarte interest three of the said regulation of the said to the said purchase price with the said there on a down and the said to the said the said purchase price with the said there of the buyer and the buyer shall laid to make the said purchase price with the said there of the buyer and the buyer and the buyer shall laid to make the postential contract in the said of the said the said purchase price with the said there of the buyer and the buyer and the buyer shall laid to make the postential of the said and/or (3) to foreclose this contract by with any of the buyer and the buyer as a said and/or (3) to foreclose that contract by with any of the contract and and the shall uter base described and all other the said the said the shall uters buyer with any of the buyer as a said the shall be able to be able uters above described and all other the said the said the shall uters buyer and there any as a said the said the shall uters buyer able unpaid principal balance of a said the said there to the said and there to the shall uters buy as a said the said the shall uters buyer able uters able whole unpaid principal balance of the there any as a said there the shall uters able uters able uters buyer and the any of the said and there to the said there to the said there to the said there to the said there any as a said there the the said the
KLAMATH	all rights and interest created or then existing in favor of the buyer as adainst the value the solution of the solution of the premises above described and of the buyer as adainst the value contract by suit in equity and the interest of
퀰	on account of the purchase of said seller to be performed and without any right of the buyer hereunder shall utterly cease and determine and the right to the of account of the purchase of said property as absolutely, fully and without any right of the buyer of refurt, reference in said seller without any act
	premises up to the time of such default. And the said seller, in case of such default, that bell have been made; and in case and in case of the land aforesaid, without any orceas of level of such default.
	the velue at his polying shall have the following rights that time days of the started of the contract, and in case the buyer shall fail to make the and purchase price with the interest thereon at once due and payable and/or (3) to directive the one of the contract have the following rights. By the started there is the started of the started at any started there is a started there is the started there is a st
NNO TEN	The buyer further aftress that failure by the seller at any time to require performance by the buyer of any provision hereof shall any time thereafter, to reduine to enclose the same, nor shall any waiver by said seller of any breach of any provision hereof shall in no way affect ceeding breach of any such provision, or as a waiver of the provision itself. The true and actual consideration peid for this transfer, stated in terms of dollars, is \$ 15,000,00. In case suit or action is instituted to foreclose the constant and promised which is the waiter of the second to be a waiver of any suc-
	In case suit or action is instituted to be realized in the promised which is part of the anticide the second descended
	interver int Duyer further meaning in and suit as the suit of the buyer afrees to any suit
	lar pronoun shall be taken to mean and include the plural, the manculine, the lamining and than one person; that if the context as the much
	In construing this contract, it is understood that the seller or the appellate court shell adjudge reasonable as plaintiff's attorney's fees on much lar pronoun shell be taken to mean and include the plusal, the maculine the buyer may be more than one person; that if the context as requires, the single be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in due to the to the second that the dersigned is a constant of the second parties have executed this instrument in due to the second tothe second to the second tothe sec
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1 1/	Alle D. Davis Nano L. (Davis Michaeld Lagrer Tet
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	If warranty (A) is applicable and () the selies and whichever warranty (A) or (B) is applicable and () the selies is a control of a control of the selies of the second whichever warranty (A) are the second of the
l	Section 93.030. [Notarial actinewledg-
Until e Kav ela	change is requested, all A wayne & Nancy Davis
	dements that has sent in [] 3837 GreenValley Rd. Oakland, OR 97462
GUN	

AFTER RECORDING RETURN TO : KLAMATH COUNTY TITLE CO.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

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of	for record atMay	request of Klamath County Title Company the 9th day A.D., 19 94 at10:52 o'clock A.M., and duly recorded in Vol M94, of Mortgages On Page 14 cort
FEE	\$35,00	EvelyppBiehn County Clerk
	47 7 *00	By Connette Muelles

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