04-19-95P03:21 RCVD

,	CALLING.	
VINITE COL	TOT AWARET	
COUNTY TITLE CO.	1000	
G •		

FORM No. 705—CONTEACT—REAL ESTATE—Monthly Payments (Individual or Corporate) (Irvih-In-Lending Series).
9862682 Vol MS Page 9881
Michael B. Jager & Margaret H. Jager as trustees of the Jager family trust agreement dated
and David D. Irvin and Samantha Irvin, husband and wife
WITNESSETH: That in consideration of the mutual covered , hereinafter called the buyer,
"YOU HAVE THE OPTION TO VOID VOID COMPAGE OF COUNTY, State of OREGON , to-wit:
OFFICE OF INTERSTATE LAND SALES PECLETRATION TO THE RULES AND REGULATIONS OF THE
ELOPMENT, IN ADVANCE OF OR AT THE TIME OF VOLUME OF HOUSING AND URBAN DEV-
AGREEMENT YOU HAVE THE RIGHT TO PENOVE THE CONTRACT OR
A BUSINESS DAY IS ANY CALENDAR DAY EVECTOR CURRENT OF THE CONSUMATION OF THE TRANSACTION.
VETERAN'S DAY, COLUMBUS DAY, THANKSGIVING, AND CHRISTMAS."
IT IS MANDATORY THAT THE PURCHASER REAL MEMBER OF THE
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.
Lot 26 in Block 1 in Track 1122.
lot the sum of Four Thousand Nine Hundred fifty and make
for the sum of Four Thousand Nine Hundred fifty and no/oo Dollars (\$ 4,950.00) (hereinafter called the purchase price), on account of which Four Hundred Ninety and no/oo
seller); the buyer agrees to pay the remainder of said purchase price (the receipt of which is hereby acknowledged by the
Dollars (\$47.00) each,
payable on the 1st day of each month herselfer hosinging with the
April 1, 1995 until paid, interest to be paid. Monthly
rated between the parties hereto as of the date of this contract
The buyer warrants to and covenants with the seller that the teal property described in this contract is (A) primarily for buyer's presental, family, household or agricultural purposes (B) for an organization or (even it buyer is a natural person) is for business or computation warrants.
ha is mad !- " The second of possession of said fands on
recited, in good condition and repair and will not suffer or premit any waste or strip thereof; that he will keep the buildings on said premises, now or hereafter and all other liens and save the seller harmless thereform and reimburnes seller for all costs and allother liens and seller harmless thereform and reimburnes seller for all costs and allotney's level incurred by him in delending against any alter lawfully may be imposed upon said premises, all promptly, has well as all water tents, public charges and municipal fiens which hereinsures and the promoter of the same or any part thereof become past due; that at buyer's expense, he will insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (with extended coverage) in an amount
not less than \$
the seller for buyer's breach of contract.
days from the day to the terminal to the days from the day
suring (in an amount equal to said purchase price) marketable life in and in said premises in the seller on or subsequent to the date of this agreement, said purchase price is fully paid and upon request and upon surrender of this agreement, he will deliver a good and sufficient deed conveying said since said date placed, permitted or arising by, through or under seller of encumbrances as of the date hereof and free and clear of all encumbrances and public charges so assumed by the buyer and lurther excepting, hower, the said expensels and restrictions and the taxes, municipal liens, water rents and public charges so assumed by the buyer and lurther excepting the said expensels and restrictions and the taxes, municipal and it is understood and aftered between said next the said continuous accounts and restrictions.
And it is understood and agreed between said parties that time is of the except ul this contract, and in case the buyer shall lail to make the
said purchase price with the interest thereon at once due and puyable and contract mult 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 against the seller hereunder shall utterly cease and determine and the right to the
thereon or thereto belonging. The take immediate possession thereof, together with all the improvements and appurtuances
The buyer further agrees that failure by the seller at any time to require performance by the buyer 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 paid for this transfer, stated in terms of stollars, i. s. 4,950,00
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 4,950.00 **sation consists of or includes other property or value given or promised which is the whole consideration (indicate which). In case suit or action is instituted to foreclose this contract or to enforce any of the provisions hereof, the huves of the provisions hereof, the provisions hereof the provisions hereof the provisions hereof the provisions hereof.
In case suit or action is instituted to loreclose this contract or to enforce any of the mobile consideration (indicate which). (In case suit or action is instituted to loreclose this contract or to enforce any of the provisions hereof, the buyer agrees to pay such sum as the of the trial court, the buyer lutther promises to pay such sum as the appellate court shall adjudge reasonable as alterney's less on such any constraint this contract, it is understood that the seller or the buyer may be more than one person; that if the contract is required, the singular promoun shall be taken to mean and include the plural, the meaculing, the lemmins and the neuter, and that appeals all some contract and include the plural, the meaculing, the lemmins and the neuter, and that appeals all some contract and contr
impries to make the provisions hereof apply equally to corsorations and to inclinitiate
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 endorsely its officers.
by its officers duly authorized thereunto by order of its board of directors. SELLERS
David D. Irvin Michael Jager, Ist. Margaret H. Jager, Pst.
smanth JRUIN Clark Ledy
almportant Notices Delete, by lining out, whichever phrase and whichever wastanty (A) or (B) is not applicable. If wastanty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-in-Lending Act and applicable. Should be desired in the Truth-in-Lending Act and applicable with the Act and Regulation by making required distributors; for this purpose. Section 73.030. (Noticella acknowledge)
use Stevens-Ness Farm No. 1008 or similar unless the centract will become a first lian to finance the purchase of a Medical see Oregon Revised Statutes, Section 93.030. (Netorial acknowledged welling in which event use Stevens-Ness Farm No. 1307 or similar.

Aurist gut felief iller) febriege Due is Strong elfrice -1888 agay Willey V

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of _ of Klamath County Title tne 1511

A.D., 19 95 at 3:21 o'clock P M., and duly recorded in Vol. M95

of Deeds on Page 9881

Bernetha G.hetsch, County Clerk

By Mynth Thing Klamath County Title of ____April__ \$35.00 FEE

ang Paggaratan ada a

ting and the helper in the large and the second

and a first section of the particle of the section Halverdage, dan aktivis

Protoco o consideration de participa de la participa de la companya del companya de la companya de la companya del companya de la companya del companya de la companya de la companya de la companya de la companya del companya de la companya del companya del

รูปโดยหลัง (18 - พ.ก.) และเมื่องกระบบกรัฐษาสังเมื่อสังเลย (ซัส โดยกรัฐบัน การกระบบสามารถ กระบบสามารถรัฐบันสำนัก เลยเลื่อน เลื่อนเมืองคลเลื่องกระบบสามารถ outs address in men too querell to diships to reference with to like a

- II. 1996, S.A. (Selvice) politic i defensin blik je i

their goods been by him but a epitomic that it that the great trade from the Fifth Hardwards ुर्धात का क्षेत्र

न्छन्तु । १ विकास अध्यक्षा, वर्षात्रे १ साम्बन्धा, वास्तुत्रे । विक्

granding at the beautiful and the second are the second

a I DOME I very hit early as see palesty o