seller agrees to sell a scribed lands and pr	unto the buyer and the buyer a emises situated inKlamath	drees to nurchose from the se	eller all of the following de- Oregon to-wi
LOT 14 in Block	8 and 1/49 + b of tot 1 + c	n Dlank 33	_
			1, High
office of the (ounty Clerk, Klamath Cou	inty, Oregon.	in the
Country Ranch Ro	that purchaser be a member is subject to abide and Park Association ment No. 73846, Volume M	by the articles of as	roogistion of the W
		• .	
	•		
		•	•
for the of Ton	Thousand and make	•	
ior ine sum or±\	Thousand and no/oo	Lutist One Thougand and	Dollars (\$10,000.00)
Dollars (\$ 1,000.00	e purchase price), on account of) is paid on the execution h	which	l. no/oo.
seller): the buver as	ees to pay the remainder of said	ereor (the receipt of which is i	nereby acknowledged by the
of the seller in mont.	ly payments of not less than.	linety Five and no/oo	bub to the order
Dollars (\$ 95.00) each,		
• • • • • • • • • • • • • • • • • • • •			
payable on the 15th	day of each month hereafter	beginning with the month of	
and continuing until	said purchase price is fully pa	id. All of said purchase price	may be paid at any time;
all deferred balances	of said purchase price shall be	ar interest at the rate of?	per cent per annum from
August 15, 19	until paid, interes	t to be paid monthly	and * in addition to
the minimum monthl	y payments above required. Tax	as on said promises for the cu	being included in
	ties hereto as of the date of this		item tax year shall be pro-
·-			
(B) for an organisat	and covenants with the seller that the re- yea's personal, family, household or agricult ion or (even il buyer is a natural person)	imal purposes, is for business or commercial purposes o	other than agricultural purposes.
The buyer shall be en the is not in default under the trected, in good condition an and all other liens and save such liens; that he will pay after lawfully may be impose insure and keep insured all k	itled to possession of said lands on	WOTST all times he will keep the buildin waste or strip thereof: that he will keep see buildin waste or strip thereof: that he will kee see incline the see incline the see incline the same or any part thereof become past remises against loss or damage by fire (w	may retain such possession so long as gs on said premises, now or hereafter p said premises free Frum mechanic's urred by him in delending against any arges and municipal liens which here- due; that at buyer's expense, he will ith extended coverage) in an amount
not less than \$ NONE	in a company or companies satisfa appear and all policies of insurance to be d tases, or charges or to procure and pay for debt secured by this contract and shall bear	actory to the seller, with loss payable first elivered to the seller as soon as insured. I	to the seller and then to the buyer as
way and except the usual private price is fully properties in lee simple unto the side of the control of the co	and de at his expense and within 10 and de aid puchase price) marketable title in an nied exceptions and the huilding and other aid and upon request and upon surrender e buyer, his heirs and assigns, free and cleated or arising by, through or under seller,	restrictions and easements now of record of this agreement, he will deliver a goo ir of encumbrances as of the date hereof excepting, however, the said easements an	i, it any. Seller also agrees that when d and sufficient deed conveying said ind free and clear of all encumbrances d restrictions and the taxes, municipal
	harges to assumed by the buyer and lutther and agreed between said parties that time in any of them, punctually within ten days of		
the seller at his option shall had purchase price with the said rights and interest created possession of the premises about re-entry, or any other act.	ave the following rights: (1) to declare this interest thereon at once due and payable ar or then existing in lavor of the buyer as a we described and all other rights acquired b of said seller to be performed and without a yaid property as aboutely fully and per-	icontract null and void, (2) to declare it ul/or (3) to lorectoae this contract by su against the seller hereunder shall utterly ce by the buyer hereunder shall revert to and any right of the buyer of return, reclama lectile as if this contract and such nawmer lectile as if this contract and such nawmer.	the whole unpaid principal balance of it in equity, and in any of such cases, are and determine and the right to the I revest in said seller without any act tion or compensation for moneys paid but had never here made; and in case only had never here made;
of such default all payments premises up to the time of si	theretolors made on this contract are to be ich default. And the said seller, in case of without any process of law, and take imm	e retained by and belong to said seller as a such delault, shall have the right immed	the agreed and reasonable rent of said diately, or at any time therealter, to
is right hereunder to enlored meding breach of any such p	tes that lailure by the seller at any time to the same, nor shall any waiver by said a rovision, or as a waiver of the provision its	eller of any breach of any provision herec ell.	of be held to be a waiver of any suc-
The true and actual or	oneideration paid for this transfer, stated in the other property or status divences pr	terms of dollers, is \$10,000.00	
	is instituted to foreclose this contract or to e as afformey's less to be allowed plainfil further promises to pay such sum as the i		
In construing this con- ar pronoun shall be taken to	ract, it is understood that the seller or the mean and include the plural, the maculin d to make the provisions hereot apply equi	e, the lemmine and the newler, and that £	it if the context so requires, the singu- enerally all grammatical changes shall
	WHEREOF, said parties have		plicate; if either of the un-
	tion, it has caused its corporate		
by its officers duly ac BUYERS	thorized thereunto by order of	its board of directors SELLERS	11 -11/1
other.	s former	all by Tab	Suisauts be
Steven Tor	or Torrey o	Michael B. Jager, Tst	Margaret H. Jager,
P. O. Box 2	31, Beatty, Or 97621	Clark J. Kenyon Ged	riana K. Kenyon

Margaret H. Jager,
Orland K. Kenvon
Auft: The sentence between the symbols (), if net applicable, should be deleted; see Oregon Revised Statutes,
Section 92.030. (Netarial acknowledgment on reverse).

FORM No. 706-CONTRACT-REAL ESTATS-Monthly Paymonto (Indibitual or Corporate) (Francisco RCVD

and Steven Torrey, a single man

K-48365 VOL M95 Page 22554

THIS CONTRACT, Made this 9th day of August 1995, between Michael B. Jager & Margaret H. Jager, as Trustees of the Jager Fam. Trust Agmit, Dtd. 10-15 and Clark J. Kenyon and Georgiana K. Kenyon , hereinafter called the seller,

, hereinalter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the

eIMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty [A] or [B] is not applicable. It warranty [A] is applicable and if the seller is a creditor, as such word is defined in the Truth-in-tending Act and Regulation Z, the seller MUST camply with the Act and Regulation by making required disclasures; for this purpose, we Stevens-Ness Ferm No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Ferm No. 1307 or similar. Until a change is requested, all the entitle the

AFTER RECORDING, RETURN TO: KLAMATH COUNTY TITLE

·STEVEN TORREY PO BOX 231 BEATTY OR 97621

STATE OF OREGON: COUNTY OF KLAMATH: ss. Filed for record at request of Klamath County Title Company the 22nd of July A.D., 19 95 at 11:28 o'clock A.M., and duly recorded in Vol. M95 on Page 22554 on Page Bernetha G. Letsch, County Clerk

FEE \$35.00

By Amitte Muiller