FORM No. 706—CONTRACT—REAL ESTATE—Monthly Paymonts (Individual to Consense) Units to Land	0-3327-43-39
50 15 17 17 17 18 18 18 18 18 18 18 18 18 18 18 18 18	M45 Page 23711 @
Michael B. Jager & Margaret H. Jager as trustees of the Jager dated 10-15-91 & Clark J. Kenyon, a married man	
and a strict mile	
WITNESSETH: That in consideration of the mutual covenants and seller agrees to sell unto the buyer and the buyer agrees to purchase from the scribed lands and premises situated in	ngreements herein contained, the he seller all of the following de- of. OREGON , to-wit: TICE TO THE SELLER IF YOU LES AND REGULATIONS OF THE OF HOUSING AND URBAN DEV- NATRACT OR AGREEMENT. IF LIGHING THE CONTRACT OR NAT BY NOTICE TO THE SELLER TION OF THE TRANSACTION. WING BUSINESS HOLIDAYS: NCE DAY, LABOR DAY,
IT IS MANDATORY THAT THE PURCHASER BE A MEMBER OF THE LITTLE DIASSOCIATION AND IS SUBJECT TO MAINTENANCE OF BOTH THE ACCESS ROSUBDIVISION TRACTS 1069, 1122 & 1123 AS SPELLED OUT IN THE ART IN KLAMATH COUNTY ON MARCH 12, 1973, INSTRUMENT # 74116, VOLUMI	OAD AND THOSE ROADS WITHIN
Lot 1 in Block 12 in Tract 1122 and Lot 6 in Block 5 in Tract 1069.	
for the sum of Ten. Thousand five hundred and no/co (hereinafter called the purchase price), on account of which One. Thousand f. Dollars (\$.1,050.00 ) is paid on the execution hereof (the receipt of which seller); the buyer agrees to pay the remainder of said purchase price (to-wit: of the seller in monthly payments of not less thanOne. Hundred and no. Dollars (\$100.00 ) each,	ifty and no/oo
and continuing until said purchase price is fully paid. All of said purchase paid deferred balances of said purchase price shall bear interest at the rate of september 15, 1995 until paid, interest to be paid monthly the minimum monthly payments above required. Taxes on said premises for the rated between the parties hereto as of the date of this contract.	price may be paid at any time;
The buyer warrants to and covenants with the seller that the real property described in this control (A) primarily has buyer's personal, lamily, have hald at advisional purposes.  (B) for an organization or (even il buyer is a natural person) is for business or commercial purposes.	i
The buyer shall be entitled to possession of said lands on August 15, 19 95 he is not in delault under the terms of this contract. The buyer agrees that at all times he will keep the testected, in good condition and repair and will not sufter or permit on weste or strip thereof; that he will and all other liens and save the seller harmless thereform and reimbures seller for all costs and attorney's it such liens; that he will pay all taxes hereafter levied against said property, as well as all water rents, publicated lawfully may be imposed upon said premises, all promptly before the same or any part thereof become insure and keep insured all buildings now or hereafter exected on said premises against loss or damage by h	, and may retain such possession so long as buildings on said premises, now or hereafter Il keep said premises free from mechanic's res incurred by him in detending against any lic charges and municipal lies which hav
not less than \$ NONE in a company or companies satisfactory to the seller, with loss payable their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insurance to make the seller insurance, the seller may do a to and become a part of the debt secured by this contract and shall bear interest at the rate adureand, with the seller for buyer's breach of contract.	to and any payment so made shall be added unt waiver, however, of any right arising to
suring (in an amount equal to said putchase price) marketable title in and to said premises in the seller on save and except the usual printed exceptions and the huisting and other restrictions and easements now of said premises in the seller on the different premises in the simple unto the buyer, his heirs and assigns, tree and clean of encumbrances as of the date he since said date placed, premiser in the simple unto the buyer, his heirs and assigns, tree and clean of encumbrances as of the date he since said date placed, premisted or arising by, through or under seller, excepting, however, the said easement liens, water rents and public charges so assumed by the buyer and lutthe excepting all liens and encumbrance.	record, it any. Selice also agrees that when a good and sufficient deed conveying said treat and free and clear of all encumbiances and restrictions and the taxes, municipal less created by the burney of the conversions.
payments above required, or any of them, pinoclually within ten days of the time inmited therefor, or his to the selfer at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare this contract null and void, (3) to declare this contract null and void, (3) to declare this contract null and void, (4) to declare this contract all rights and interest created or then esisting in layer of the buyer as against the selfer hereunder shall sitted to the premises above described and all other rights acquired by the huyer between the shall sitted to the premises above described and all other rights acquired by the huyer between the view of the selfer hereunder shall evereft of recounts of any other act of said selfer to be performed and without any right of the huyer of teturn, reason to the purchase of said property as absolutely, hilly and perfectly as it this content and such permises up to the time of such default. And the said selfer, in case of such default, shall have the right enter upon the land aloresaid, without any process of law, and take inuncialist possession thereal, together with thereon or thereto belonging.	nd in case the buyer shall tail to make the heep any agreement herein contained, then clare the whole unpoid principal balance of by suit in equity, and in any of such cars, ely crare and determine and the right to the to and revest in suid selfer without any accommendation or compensation for tunneys paid agreements had severe been made; and in case or as the agreed and severe made; and in case or as the agreed and earning the tent of and immediately, or at any time threshler, to its all the improvements and appurtenances
The buyer further agrees that failure by the seller at any time to require performance by the buyer of his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision ceeding breach of any such provision, or as a waiver of the provision itself.  The true and actual consideration and too this too the provision is a self-too the provision of the provision and the	Theresi de held to be a warver of any tue-
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 10,500 executes at a includes other property or value given or promised which is the whole consider. In case suit or action is instituted to loveclose this contract or to enforce any of the provisions hereof court may adjudge reasonable as attorney's less to be allowed plaintill in said sail or action and if an an of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reason appeals.	wUU
or me trial court, the buyer further promises to pay such aum as the appellate court shall adjudge reason appeal.  In construing this contract, it is understood that the sellet or the huyer may be more than one person far promoun shall be taken to mean and include the plural, the masculine, the lemmine and the neuter, and it be made, assumed and implied to make the provisions hereof apply equality to corporations and to individual.	n; that if the contest so requires, the single
IN WITNESS WHEREOF, said parties have executed this instrument in	dunlicate: if either of the un
dersigned is a corporation, it has caused its corporate name to be signed and it by its officers duly authorized thereunto by order of its board of directors. SELL	's corporate soul offined basets

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	C	Klamath County T:	itletheth	da
of	for record at request of Sept	_A.D., 19 <u>95</u> at <u>10:54</u>	o'clock A M., and duly recorded in Vol. M95	
		or	Bernetha G. Lasch, County Clerk	
FEE	\$35.00		Ny factor of the same of the s	

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