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Terry Contrac

14013 And an and a set of a set o And it is understood and agreed between said parties that time is ul the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within ten days of the time limited therefore, or fail to keep any agreement been contained, then the action at his option shall have the following lights: (1) to declare this option contracts or usual options, and in agreed between said option and may be accessed and any of them, punctually within ten days of the time limited therefore, or fail to keep any agreement been contained, then the action shall have the following lights: (1) to declare this options contract by suit in equiry, and in any of auch cases, and interest created or then existing in layor of the buyer and inter the weller hereunder shall uterly crease and determine and the rights to be been able to be the shall a by the buyer of the the vellen hereunder shall uterly crease and determine and the right to the of resons of the purchase of said property as absolutely failing any act and the output of retorn, or conversation for moneys paid on account of the purchase of said property as absolutely faily and pathecity as it this contract and such agreents had never been made; and in case to said adjeter ot be adjeter of a said states without any right and uterly the same of a such default. And the said states without any right have to be retained and and the right is unmediately on a such default and property as absolutely case of use here and be herefore the said and and the said seler to be retained and and the right and without any right and without any right and belong to said seler as the agreed and reasonable ent of asid property as absolutely case of use here and we have the right and mediately or all applies and applies of a said states and and the right and appendent and the right and the right and the right and the right and there is a state agreed and reasonable ent of and property as absolutely case and use the property as absolutely and the ri 1 12.01 The buyer luther agrees that failure by the seller at any time to require performance by the buyer of any provision hereot shall in no way affect the hereonder 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-g breach of any such provision, or as a waiver of the provision itself. N.C. his righ 1.15 appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person: that it the context so requires, the singu-lar pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuler, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. 6. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the unher. dersigned 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. Marilyn K. Williams Charlis L Leaning Charles L. Daniels, Jr. V NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, County of ...) 55. STATE OF OREGON, 2. T. D.)) ss. ., 19. County of Klamath } November 7, 19, 75 Personally appeared Personally appeared the above named Charles L.each for himself and not one for the other, did say that the former is the Daniels, Jr., Terry L. Williams and Marilyn K. Welliams and that the seal atlixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: and Marilyn.K. Williams and acknowledged the foregoing instruand acknowledged the foregoing instru-ment to be their voluntary act and deed. Before me: (OFFICIAL SEAL) Notary Public for Oregon My commision expires 8-12-77 (OFFICIAL SEAL) \$ 1 Notary Public for Oregon My commission expires: My commision expires (DESCRIPTION CONTINUED) that he will fully pay and perform said Contract prior to the time Terry L. Williams and Marilyn K. Williams have paid and performed this Contract, and that he will hold them harmless therefrom. 1 F_{i} 1.1.1 ATE OF OREGON; COUNTY OF KLAMATH; ss. MOUNTAIN TIPLE CO 1. T 200 Filed for record at request of _ _____A. D. 19_____ at ____ o'clock P M. this _______ day of NOVENBER ું duly recorded in Vol. ____N 75 DEEDS on Page 14012 of FEE \$ 6.00 Wm D. MILNE, County Clerk APRIL PROPERTY 11.A. 0, °° SUIMOIIO, SUI °4, Sallas all Dallas - Sale Stor 14989 - 51 81 - 59 Jay G SLOBL GBON ×A.