

## 1385

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Boyer shall be entitled to possession or and premise, on the date of this contract and shall have the right to remain Warrancy of Possession: in possession to limit as Boyar grangin detaution for the top of this contract.

Buyer has prichased me projectly solely riper Buster's own personal inspection area in its present actual condition Buyer's Inspection: curve non-processor are properly or style processor conceptences induced and conceptences of the Selier and has not relied upperany warranders or concert to test made by the Selier, or by any egent of the Selier ∻

Warranty of Title. Soller warrants and represents to Buryer that Seller owns the property in tee simple free from all encombraness escept subject to restrictions in the patent from the United States Government and the Statesof Oregon restrictions in the dedication of the plat, the regulations and notes of Klanath County, and restrictions of record in the official files of the County Clark of Klanath County.

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the County Clerk of Klamath County Payment of Selfer's Liens: of contracts, montpages, term, judgments or other encumagent 2001-000 mat assoc a second of programme to my contracts, non-quyes, nerv, pagments a land enable brances fourstanding which Seller for analysis program of prior to this contract as the same tak due except this year's faxes, addelthat in the event of Seller's fations of the for Bover shall have the right to make such payments and take contract on the contract of Report estation.

radition this contract at Bayer's pation

sentral taxes and Other Lines: Buyer will pay all bens which Buyer, and the both may be lawfully imposed upon the property promptly and Buyer will pay all tens which Buyer, anone it which may be lawfully imposed upon the property promptly and before the same or any part thereof bars or prest due. In the event that the buyer shott afforwing track or other assessments upon the property to be once discussed or shall full to pay any lien or bens imposed or permitted upon the property to be once discussed or shall full to pay any lien or bens imposed or permitted upon the property as they become due, the before orthographic to the rate orthographic to be once discussed or shall full to pay any lien or bens imposed or permitted upon the property as they become due, the before orthographic to the rate orthographic to be once discussed or permitted upon to and sold among to be once discussed or to be an orthographic to be once discussed or to be an orthographic to be once discussed or to be an orthographic to be once discussed or to be an orthographic to be once discussed or to be an orthographic to be once discussed or to be an orthographic to be an orthographic to be once discussed or to be an orthographic to be once discussed or to be an orthographic to be once discussed or to be an orthographic to be an ort Payment of Taxue and Other Lines:

and said another to the contract of the stores where interest at the rate provided herein.

Removal of Improvements:

• No improvements. • No improvements placed on the property shall be removed before this contract is paid in full • Common Section 1.1 

are property in good condition. Selier wattants and represents to Boynr Inal celler has obtained preliminary substitutes envolve disposal approval. Seller warrants and represents to Ruver that belies has obtained preliminary substitutes sewage disposal approval. Seller further warrants to Buyer that if during the first year after this pruchase Buver can not obtain an individual approval on said tot Seller will make full refund at all monies to Buyer. Seller further agrees to pay the cost of well drilling beyond a depth of 50, if water is not obtained at a higher level. Reader: tain the property in good condition.

is: Seller will maintain deducamd roads in subdivision until January 1, 1976 but not including snow removal. Roads:

when the Buyer pays and performs this contract in full, Seller shall give to Buyer, or Ruver's heirs or assigns, When the Buyer pays and performs this contract to full, Selier shall give to Buyer, or Royer's hers or assigns, a good and sufficient warranty deed conceying good and merchantable title in too simple, free and user of enumbrance sufficient warranty deed conceying good and merchantable title in too simple, free and user of enumbrance sufficient to permitted by the Buyer or Buyer's hers or assigns and subject to restrictions in the patient free the United States or contract the State of Dissue, restrictions in the dedication of the state of the state of Dissue, restrictions in the dedication of the state of the state of the state of the state of Dissues. the plat, the regulations and rules of Klamath County, and restrictions of record in the official ties of the

provision.

of Klamath Gounty. Seller's Remedies: Time is of the essence of this contract and Buyer agrees to promptly make all payments when due and to fully Time is of the essence of this contract, and Buyer agrees to promptly make all payments when due and to fully and promptly perform all other obligations of this contract, he the event of default by the Buyer upon any of the terms and promptly perform all other obligations of this contract, he the event of default by Seller. and conditions contract and the and the and the event of default by Seller.

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(1) Seller may declare this contract terminans, and it is bot one much a subject statution, att of Buyer's light, the new much is and to the decretable on unarty shall immediately cease. Seller shall be emutiat to the enveryence is and its the decretable mode by Buyer to Seller and all improvements or the enterprise or the enveryence of the decretable property, may locally gere and all mprovements or the unarticle of the decretable mode by Buyer to Seller and all mprovements or the unarticle of the unarticle of the unarticle of the purchase price with interest there of the and payable, and foreclose this contract by strict foreclosure in equity, and uoph the filing of such soit all of the Buyer's right, title and interest in and to the above-described property shall immediately cease. Seller and all improvements or the seller and all improvements or the seller and the possession of said shall be entitled to the immediate possession of said property; may for bly enter and take possession of said shall be entited to the immediate possession of addition to the decreated and all improvement with the suit for strict foreclosure but shall be in right to possession in the Seller and all payments therefolds made to the immediately cease. Seller further are breach; and in the event Buyer shall include the decreated monsistent with the suit for strict foreclosure but shall be in right to possession in the Seller shall not be decread monsistent with the suit for strict foreclosure but shall be in right to possession of the right to decreate the entite of the necessity of the provements of the necessity of the necessity of the necessity of the provements and one due and payable, and in such event. Seller may either strict foreclosure without the necessity of the provements and the necessity of the seller shall be indicated damages. Secling the execution of this contract, consents to the entite of strict foreclosure without the necessity of the provements and have the right to declare the entitie unpaid principal balance

(4) In addition to the aforementioned remeties, Selier shall have any and all other remedies under the law.

Payment of Court Cost: H cuit or action is institued to enforce any of the provisions of this contract, the prevailing party shall be entitled to such sums as the court may adjudge recordship and attorney's fees in said suit or action in any court including any appellate 200m ip addreso to costs and disburgements provided by statute. Prevailing party shall also recover cost of tiple report

Waiver of Breach of Contract: The parties agree that failure by either party at any time to require performance of any provision of this contract-shall in no way affect the right to enforce that provision or be held a waiver of any subsequents breach of any such

STATE OF OREGON; COUNTY OF KLAMATH; SIL	·
DUNCAN L. MC KAY	
Filed for record of request of76	,12;19

this 29th day of JANUARY TINCA. D. 19 11 at O'clock MA, and duly recorded in Vol. 1976 treating of Diebs 0.000. THU ON POPER 1384 WE D. MILHE County Clerk

mart en ett FEE \$ 6.00