

S.A.

1.5





3280

「「「「「「」」

÷Ę:

5

1

ED" H

And it is understood and agreed between said parties that time is of 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 therefor, or fail to keep any agreement herein cont...ined, then the selfer this option half have the tollowing rights: if it declare this contract and and order to the option what have the tollowing rights: if it declare this contract or tail to the clare the whole unpaid principal balance of and jurchase price with the interest thereon at once due and passile and/or if the weller hereinder shell ultrify cease and determine and the right is to be buyer as against the weller hereinder shell ultrify cease and determine and the right is to rease and interest torated or then existing in lavor of the buyer as gainst the weller hereinder shell ultrify cease and determine and the right is to rease and interest torated or then existing in lavor of the buyer as gainst the veller hereinder shell ultrify cease and determine and the right is the option of one presented at left to be performed and without any act to invest the buyer of return, reclamation or compensation for moneys paid or accentry or any other act of a said helfer to be performed and without any act of such dealut all gayments therefolore made on this contract are to work such as the rest her investige on and rest is also every been made; and in vave of a such dealut all gayments therefolore made on this contract are to her right here therefore, or any other as the agreed and rest in the therefore the tail with a dealure of work here here the right immediately or at any time therefore, to a such dealure the law and selfer, in case of work of allows the right, which and and read is allower and rest in the agreed and reasing and read is a self or the time of such delaud. And the said selfer, in case of work of allow the right is monetable or at any time therefore, or a self time the relater, to the lead of a such delaud. And the

The buyer of any provision hered shall in the seller at any time to require performance by the buyer of any provision hered shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hered be held to be a waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itelf.

. OHowever, the actual o The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ eration

In construing this contract, it is understood that the sciller or the buyer may be more than one person; that if the context so requires, the singu-onoun shall be taken to mean and include the plural, the masculine, the ferminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereot apply equally to corporations and to individuals. lar pronoun

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 order of its board of directors.

E. J. Bissett Sarah & clark Laura G. Bissett NOTE-The sentence between the symbols (), if not applicable, should be deteted. See ORS 93.030). STATE OF OREGON, County of ... ) 85. STATE OF OREGON, ) ) 59. ...., 19.... Klamath County of KI8 OCTOVET 24 ., 19.74 and Personally appeared ..who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named Bissett, Laura A. Bissett, Sara P. Clark E. L. president and that the latter is the ... secretary of and that the seal affixed 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 acknowledged the foregoing instru-....voluntary act and deed. ment to be Belore me: (OFFICIAL S/ Phyllis M. Doude SEAL) (OFFICIAL SEAL) Notary Public for Oregon My commision expires Notary Public for Oregon My commission expires:

## PROPERTY DESCRIPTION, CONTINUED

4600

12

North 0° 11' East 104.84 feet to the point of beginning, being a portion of Tracts 31 and 32, ALTAMONT SMALL FARMS, In Section 15, Township 39 South, Range 9 EWM.

(DESCRIPTION CONTINUED)

STATE OF OREGON; COUNTY OF KLAMATH; SE The for record xxxxxxxxxXXX A. D. 19 76 8;30 this 9th day of MARCH duly recorded in Vol. <u>M 76</u>, of <u>DEEDS</u> 3279 ..... on Page FEE \$ 6.00

Wm D. MILNE, Country Ciert

13

يريدتيك بالمهته ليرب 4 Charles and a state of the

mark States

FORM

129-100