TK	ACT, Made this 3 rd day of	ATE MALE Page 7904			
THIS CONTR. FIDELITY FUNDI	ACT, Made this 3 rd day of	Nay , 19 10, 1	o seller.		I and the second law have
	Wynn and Bernice M. Wynn, husbar	id and wife hereinafter called the	huyer,		
	TH: That in consideration of the mutual unto the buyer and the buyer agrees to p remises situated in Klamath	covenants and agreements herein contain surchase from the seller all of the follow	ned, the standard s		Law management
according	lock 2, Rolling Hills Subdivision to the official plat thereof on f Klamath County, Oregon.	on, Tract No. 1099 n file in the		الملي المسلما الم	
LO .	. · ·				with the law beauties at the second
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Nin 2					· ·
я. 91.					
	IVE THOUSAND ONE HUNDRED THERTY the purchase price), on account of which			La contraction of the standard	A state of the sta
Dollars (\$ 500.00	) is paid on the execution hereof (1)	ne receipt of which is hereby demonstrate	he order		and burnshipping
of the seller in The	hilly payments of not less than. SIX. nu	avDitenz. Foiti L			
	) each,year MAY Ith day of each morific hereafter beginni til said purchase price is fully paid. All				
all deferred balance	ces of said purchase price shall bear inter-	paid annually and * theing	included in	. In the short have been been been been been been been be	Not the second secon
the minimum mon	have been above required. Taxes on s	aid premises for the current tax year sha act.			
The buyer warran	nts to and covenants with the seller that the real proper	rty described in this contract is noses,	purposes.		
The buyer shall b he is not in default und erected, in good conditio	the entitled to possession of said lands on $close of$ . er the terms of this contract. The buyer agrees that at a m and remain and will not suffer or permit any waste or m and remain and will not suffer or permit any waste or the suffer of the suffe	escrow 19, and may retain such possess ill times be will keep the buildings on said premises, no strip thereol; that he will keep said premises tree fro r all costs and attorney's lees incurred by him in defending	ion so long as v or herealter m mechanic's hg adainst any which here		it survey have have the
and all other liens and s such liens; that he will after lawfully may be in insure and keep insured	or higher s presentation $h_{int}(x_{int})$ is a natural person) is for bu- te entitled to possession of said lands on . <b>CLOSE</b> of or the terms of this contract. The buyer agrees that at a n and repair and will not suffer or permit any waste or ave the selfer harmless therefrom and reimburse selfer to pay all taxes hereafter levied against said juoperty, as w prosed upon said premises, all promptly before the same c all buildings now or hereafter erected on said permises and provide provide the same c	ell as all water rents, public charges and municipal ner or any part thereol become past due; that at buyers ex gainst loss or durnage by fire (with extended coverage)	in an amount		
not less than \$ their respective interests such liens, costs, water r	in a company or companies satisfactory to may appear and all policies of insurance to be delivered it ents, taxes, or charges or to procure and pay for such ins ents, taxes, or charges or to procure and shall bear interest	the seller, with loss payable first to the seller and this to to the seller as soon as insured. Now if the buyer shall I surance, the seller may do so and any payment so made is at the rate aloresaid, without waiver, however, of any t	ail to pay ony shall be added ight arising to		
the seller for huyer's bre the seller for huyer's bre The seller agrees suring (in an amount eq	The deft settired by the contact was been achored on the same and within $14$ . days from that to sail purchase price marketable fittle in and to sail and to sail purchase price marketable fittle in and to sail and printed exceptions and the building and other restrict ally puid and upon request and upon surrender of this is not the buyer, his heirs and assigns, the and chear of encourted or arising by, through or under soller, excepting the charges so assumed by the buyer and further excepting the charges so assumed by the buyer and further excepting the charges are assumed by the buyer and further excepting the charges and an	n the date hereol, he will lurnish unto buyer a title insur d premises in the seller on or subsequent to the date of t ions and easements now of record, if any. Seller also age	ance policy in- his afreement, the start when that when the start		
save and except the use said purchase price is h premises in fee simple u since said date placed, p lions, water rents and pu	ally paid and upon request and upon surrender of this is nto the buyer, his heirs and assigns, tree and clear of enci- permitted or arising by, through or under seller, excepting blic charges so assumed by the buyer and lutther excepting the charges are assumed by the buyer and lutther exception.	ndreement, he will deliver a good and sum stricts and the unbrances as of the date hereof and free and clear of all & however, the said casements and restrictions and the t A gall liens and encumbrances created by the buyer or h	encumbrances rxes, municipal is assigns.		en de la companya de la compa
	(Continued on re ete, by lining out, whickever phrase and whichever warrenty s defined in the Truth-in-Lending Act and Regulation Z, the sel min-Ness Farm No. 1308 or similar unless the contract will be 37 or similar,	tat to contrable on	I if the seller is		
	G & REALIZATION CO., INC.	STATE OF OREGON,	, , , , , , , , , , , , , , , , , , ,		
Box 52 Keno, Oregon 9 sett	7627 ER'S NAME AND ADDRESS	County of I certify that the	within instru-		
6200 Hilvard	Bernice M. Wynn	ment was received for r day of	ecord on the		
Klamath Falls,		ACE RESERVED at	or as		
After recording raturn to:	unding V. Wielig	Record of Deeds of said C Witness my hand	ounty.		
Kin, C	NAME, ADDRESS, ZIP	County affixed.		and the second state of the second	
William R and I	l tax statements shall be sent to the following address. Bernice M. Wynn		cording Officer Deputy	Melling and Mary and Annual Providence and A	
6200 Hilyard Klamath Falls,	Oregon 97601 NAME, ADDRESS, ZIP	By	- Cokari		
		<u>n en en</u>		Print Martin 20	
		a the second			

and the second a life and a surger 7995 essence of this contract, and in case the buyer shall fuil to mak limited therefor, or fail to keep any agreement herein contained, t null and void, (2) to declare the whole unpaid principal balar 1) to breebee this contract by suit in equity, and in any of such we shere hereunder shall utterly case and determine and the right i we because shall. And it is understood and agreed between said parties that time is of the e-payments above required, or any of them, punctually within ten days of the time h the seller at his option shall have the following rights: (1) to declare this contrast r-aid purchase price with the interest thereon at once due and payable and for (3)all rights and interest created or then existing in favor of the buyer as against the observed on the premises above described and all other rights acquired by the buyer of the restrict or the section of the sector and the interest the the pay of the buyer as the buyer as the sector and the sector and the sector of the buyer as the buyer of the buyer as the buyer of the sector and the sector of the buyer as the buyer of the buyer as the buyer of the sector of the sector of the buyer as the buyer of t possession of re-entry, remuse adonce described and an other rights, other act of said seller to be performed and purchase of said property as absolutely, fully payments therefore made on this contract time of such delault. And the said seller, i d adore and, without any process of law, and belonging. or any other of the purch fault all payn to the time the land alor account of such default on ol thereon or thereto belonging. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way his right hereunder 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 ceeding breach of any such provision, or as a waiver of the provision itself. . OHowever, the actual consid-Court may adjudge reasonable as attorney's tess to be anowed parameters in the appellate court shall adjudge reasonable as present is sufferent of the trial court, the buyer latter promises to pay such sum as the appellate court shall adjudge reasonable as present is understood that the seller or the buyer may be more than one person; that if the contest so requires, the singu-appeal. In constraint this contract, it is understood that the seller or the buyer may be more than one person; that if the contest so requires, the singu-lar promoun shall be taken to mean and include the plural, the masculine, the formine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hered apply equally to corporations and to individuals. lar pronoun be made, as 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 132 by its officers duly authorized thereunto by order of its board of directors. 1 1 Teillion 10.24 R. Wignes A. S. Y Î.  $\mathcal{Y}^{\prime}$ Decenice 7/10, 11/ yrsn NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS .93.030). 1.1 STATE OF OREGON, County of .....Klamath ..... STATE OF OREGON, ) ) ss. May 3, , 19 76 County of Ficemath Personally appeared ... E. J. Shipsey. Bay 20, 19. 7. 6. ż .....who, being duly sworn, ..... RECT for himsell ROTHROCKDER CONSIDER MINE did say that the former is when Ay Personally appeared the above named ......he...is Funding & Realization Co., Inc. and that the seal affixed to the foregoing instrument is the of said corporation and that said instrument was signed and half of said corporation by authority of its board of dicectors , a corporation b corporate sea ind sealed in be ...and acknowledged the foregoing instrument to be I. Keen voluntary act and deed. acknowledged said instrument to be its voluntary act Before me: (OFFICIAL SEAL) Before me; (OFFICIAL Jucille Co Delsa m. Ellinghel Notary Public for Oregon Notary Public for Oregon My commission expires:  $\frac{1}{4}/18/80$ ¥ ) u the last Section 4 of Chupter 618, Oregon Laws 1975, provides: "(1) All instruments contracting to convey fee title to an ited and the parties are bound, shall be acknowledged, in the ich instruments, or a memorandum thereof, shall be recorded und thereby. ÷ű real property, at a time more than 12 months from the date that the namer provided for acknowledgment of deeds, by the owner of the fif the conveyor not later than 15 days after the instrument is executed a 12\* 闲尽 of subsection (1) of this section is a Class B misdemeanor." "(2) Vio (DESCRIPTION CONTINUED) H 1 TATE OF OREGON; COUNTY OF KLAMATH; ss. The for record at request of \_\_\_\_\_NOUNTAIN\_TITLE\_CO\_\_\_ 3; 35 3; 35 A. D. 1976. doy of \_\_\_\_\_\_\_\_\_\_A. D. 1976. do - o'clock P.M., and on Pape 7904 duly recorded in Vol. \_\_\_\_M\_76of \_\_\_\_DEEDS\_ / WE D. MILNE County Clerk FEE \$ 6.00 Section 199 ί, e 11.75 In West Aneral Staket 14 173 1. ..... STR. **a**, 9 11:21