10445

And it is understood and agreed between said parins that time is of the issence of this contract, and in case the buyer shall fail to make the purpose of the properties of the time limited therefor, or fail to keep any aftereness therefore contained, then apply the purpose of the purpose of the time limited therefor, or fail to keep any aftereness the contract of the soller at his option what have the following right be to the following the contract of the purpose of

premises up to the time of such detailed. Process of law, and take immediate possession thereof, together with all the improvements and opposite the contemporal the land adoresaid, without any process of law, and take immediate possession thereof, together with all the improvements and opposite thereon or thereto belonging. The haver further agrees that failure by the seller at any time to require performance by the Luyer of any provision hereof shall in no way affect. It has right because the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself.	
	*
	1
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 08,000 Otherwever, the actual consideration (indicate which) (in	
eration consists of or includes other property or walter given or promised which which which with which is the buyer agrees to pay such sum as the In case suit or action is instituted to loreclose this contract or to enforce and suit or action and it an appeal is taken from any judgment or decree court may adjudge trasonable as attorney's lees to be allowed plaintiff in said suit or action and it an appeal is taken from any judgment or decree court may adjudge trasonable as plaintiff's attorney's lees on such	
In constraing this contract, it is understood that the sellet or the buyer may be more than one that generally all grammatical changes shall have pronoun shall be taken to mean and include the plural, the musculine, the leminine and the neuter, and that generally all grammatical changes shall have pronoun shall be taken to mean and include the plural, the musculine, the leminine and the individuals.	
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 cuthorized thereunto by order of its board of directors.	
Linda franceo Beathal & Disch	
NOTE—The sentence between the symbols ①, if not applicable, should be deleted. See ORS 93.030]. STATE OF OREGON, STATE OF OREGON, County of All DMAH) ss. Sounty of All DMAH and	
JULIE 8, 1926. Keathal E. Brunk who, being duly sworn,	· . J
Personally appeared the above named each for himself and not one for the other, did say that the former is the president and that the latter is the	
Propries Co. Dale Brink Revital secretary of a corporation, a corporation, a corporation of the corporate seal	
Drink and acknowledged the loregoing instru- ment to be TRIC voluntary act and deed. and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf 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; (OFFICIAL	
SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires My commission expires	W.
Section 4 of Chapter 618, Oregon Laws 1975, provides: "(1) All instruments, contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed cuted and the parties are such instruments, or a memorandum thereof, shall be recorded by the conveyer not later than 15 days after the instrument is executed and the parties are bound. Hereby.	
bound thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED)	
- 4100 and polaring in this sight of any	
no area greater tran 400 square feet collectively within sight of any	4
public road shall be accupied by or stored with unratural or man-ma	aloto
miscellany for more Than 30 days without permanent, effective and own	ndiffen
coverage from sight, except for passanger vehicles in fally operable on. It is understood That the properties are sold as is and as a	lown -
is unconstant for the color of the insurance com	Dany
Buyer agrees to list seller as mortgage with the insurance army	. 1)
insuring the properties so as to be notified of any carcellation of the	
policy	
TATE OF OREGON; COUNTY OF KLAMATH; ss.	
is d for record at request of MOUNTAIN TITLE CO. 3;58 PM. and	(2)
A. D. 1976. de o'clor PM, and	
duly recorded in Vol. M. 76 of DEEDS or Proc. 10445	
FEE \$ 6.00 By Hand Draze	.
	Į į