Construction of the second second

TK

AN N

l.

and the second sec

嘒

un Ver

8...-Chil

10

V. S. Line .



and the second log

1

in stal Jaka

13. 4

115-1-41

10

4 74 3

(14 H V V = 1

10782 the spectrum and the spectrum is the spectrum of the spectrum And it is understood and afreed between said parties that time is of the extense of this contract, and in case the bayer shall had to make the payments above required, or any of them, punctually within ten days of the time finate function of the class of the time finate function of the class of the selfer at his optime shall have the following ights: (1) to declare this contract, and in ease the bollowing ights: (1) to declare this contract, and in case the shole unpade paining at the case, and punchase price with the interst therein and one and puscific at a structure of the relative for contract by solid interval of the bayer at an any of such case, and interest created or then evident in lawn of the bayer as a single the velocity of the relative and in any of such case, and interest created or then evident in lawn of the bayer as a single the velocity for the velocity and in any of such case, and interest created or then evident in lawn of the bayer as a single the velocity bail revert to and every in such even any approximation or compensation for mensy pair of secting, or any other act of said selfer to be performed and with a full of the bayer of return, rectanation or compensation for mensy pair of such the purchase of said populations in the to be returned and the return and sole and in ease of said populations in the to the class in the bayer the return as shell as the agreed and cases make and in ease of such default. And the said selfer to be returned and the section of the right inmodiately or at any time there with all the improvements and approximately and task of such evers of such default. And the said selfer to such default all powers the law of the section of the prevention and the said selfer to such default shell have the right immediately and areasonable rent of and preventers of haw, and take monodiate possession thered, together with all the improvements and approximately be haven the law of the bayer of the time of the default. And the said selfer a such default, shell have there and ano 5 The buyer butther agrees that failure by the solid at any time to require performance by the buyer of any provision hereof shall in no way affect bis right hereinder 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-ceeding breach of any such provision, or as a waiver of the provision itself. 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 neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to 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 alfixed hereto by its officers duly authorized thereunto by order of its board of directors. Leonard G. Turts Integene E. Turts Intogene E. Turts in hearing film -Wang Kim See Myung Kim NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.0301 STATE OF ORBOON, CALIFORNIA) STATE OF ARCHINAN, County of ÷) ss. . 19..... County of San Mateo Personally appeared . each for himself and not one for the other, did say that the former is the Personally appeared the above named & See Wang Kim and Myung Kim, husband and wife president and that the latter is the secretary of a corporation. and acknowledged the toregoing instru-ment to be the 1r voluntary act and that the series allised to the loregoing instrument is the corporation, working act and that the series allised to the loregoing instrument is the corporation obtition radii of and that the series allised to the loregoing instrument is the corporation obtition radii of and that the series allised to the loregoing instrument was signed and sealed in be-obtition radii of and that the series allised to the loregoing instrument was signed and sealed in be-obtition radii of and that the series allised to the loregoing instrument was signed and sealed in be-obtition radii of allised said instrument to be its voluntary act and deal Beloregome: OFFICIAL Conclustor and the series allised to the loregoing instrument to be its voluntary act and deal (OFFICIAL SEAL) COFFICIAL CONSIL O NA MALEORMA Notary Public for Orest "On Istor in La Notary Ruble Ant Arts My commission expires Auril 7, 1979 My commission expires: 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 euted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the ti Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed bound thereby. 0 · · · · · · instrument is ex (2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) Rights of the public and of governmental bodies in and to that portion of the premises herein described lying below the high water mark of 2 . Sprague River. 3. Right-of-way created by instrument, including the terms and provisions Recorded: May 28, 1965 in Volume 362, page 95, Deed Records of Klamath thereof. . County, Oregon In Favor Of: Pacific Power and Light Company For: pole and wire lines Affects: Parcel 1 and 2 Reservations as contained in deed recorded September 29, 1966 in Volume M66, page 9615, Microfilm Records of Klamath County, Oregon, to-wit "Reserving unto the Grantor a 30 foot non-exclusive easement for roadway over the South 30 feet and the East 15 feet of the property herein conveyed." STATE OF OREGON; COUNTY OF KLAMATH; SS. Hed for record at request of MOUNTAIN TIPLE CO 12;55 A. D. 19.76 dt _____ o'clock P M and ; this 15th day of JULY duly recorded in Vol. N. 76 _____ of ____EEDS on Page 10781 Wm D. MILHE, Couphy Clerk FEE \$ 6.00 1 Carry Mixtain 23 Sec. March