

11279 And, it is understood and agreed between said perments above required, or any of them, punctually the seller at its option shell have the Jollowing rights and purchase price with the interest thereon at once of the seller at the solution of the seller the seller all rights and interest created or then existing in lavo possession of the previous advant all of the on eventry, or any other act of said seller to be perfo on eccount of the previous of said seller to be perfo on eccount of the previous of said seller to be perfo on eccount of the previous of said seller to be perform on each default all payments theretolore made on the seller the said seller the said seller the said seller the said on the said seller the said seller the said seller the said the said i tait ic make the of this contract, a therefor, or fail to ad void, (2) to de close this contract said parties that ally within ten d ghts: (1) to decla by the buyer hereunder shall any right of the buyer of ret riectly as if this contract and be retained by and belong to such default, shall have the to be performed ty as absolutely, fully on account of the purchase of of such default all payments premises up to the time of su enter, upon the land aloresaid, thereon or thereto belonging. The buyer lurther agrees that lailure by the seller at any time to require perform his right hereunder to enforce the same, nor shall any waiver by said seller of any brea ceeding breach of any such provision, or as a waiver of the provision itself. ance by the buyer of any provision hereof shall in no ich of any provision hereof be held to be a waiver of way affect The true and actual consideration paid for this transfer, stated in terms of dollars is \$8,750.00. OHowever, the actual craits of or includes other property or value given or promised which is the whole consideration (indicate which). Of the case suit or action is instituted to forcefuse this contract or to enforce any of the provisions hereoi, the buyer agrees to pay such sum for case suit or action is instituted to forcefuse this contract or to enforce any of the provisions hereoi, the buyer agrees to pay such sum court may adjudge reasonable as attorney's fees to be allowed plaintiff in said suit or action and is attorney's fees to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's fees o append. ch sum as the In construing this contract, it is understood that the seller or the buyer may be more than one person; that it the noun shall be taken to mean and include the plural, the masculine, the terminine and the neuter, and that generally de, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. context so requires, the singular prono be made IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; it either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its afficers duly authorized thereunto by order of its board of directors. Fred W. Koehler, Jr. Charlotte H. K pank W Obland Frank W. Ohlund Jane and Mund Jane A. Ohlund Charlotte M. x Koehler ŀ if not applicable, should be delated, See ORS 93.030). NOTE-The sentence between the symbols (), STATE OF OREGON, County of STATE OF OREGON, 19 County of Klamath and Personally appeared July 18 ..., 19 76 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 Frank W. Ohlund, Jane A., Ohlund, Fred W. president and that the latter is thesecretary of Koehler; Jr. & Charlotte M; Koehler , a corporation, and that the seal altixed to the loregoing instrument is the corporate seal 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-(OFFICIAL) SEAL) Notary Public for Oregon Notary Public for Oregon Belore me: (OFFICIAL SEAL) Notary Public for Oregon My commission expires July 16, 1980 My commission expires: 1.00 (DESCRIPTION CONTINUED) STATE OF OREGON; COUNTY OF KLAMATH; S. 10:00 A. D. 19 76 of _____ o'clock A1., and JULY this²6th day of _ 11278 M 76 of DEEDS on Page outy recorded in Vol. . W= D. MILNE, County Clerk 01 FEE \$.6.00 1000 a la travelar anno s' cortilla A (18.) 6 B B 4 ويحتج والمحاج والمحاج والمحاج 1.0.1. adola É Mili mili

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