

12385 shaft fail to make of this contract, and i therefor, or fail to kee nd void, (2) to declar velose this contract by becauder shall utterly of the understood and adverd hetween said parties that in required, or any other more than the parties of the option shahe more of the following rights: (1) to declare been presented or then existing in lawro due he biyer oremises above described and, all other rights acquire said pür all right h paym payment e tan. nd aloresa belonging The buyer lutther agrees that lailure by the seller at any time to require perform the beyond to enforce the same, nor shall any waiver by said seller of any brea breach of any such provision, or as a waiver of the provision itself. ance by the buyer of any provision her ... OHowever, the actual consid-In construing this contract, it is understood that the seller of the buyer may be more than one person; that if the context so requires, the singu-noun shall be taken to mean and include the plural, the masculine, the tenunine and the neuter, and that generally all grammatical changes shall de, 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 unlar prono dersigned 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. 1 1 Id be deleted. See ORS 93.030). STATE OF OREGON, County of Klamath nbols (), if not applicat NOTE-The sentence between STATE OF OREGON, , 19.76 June 22 Personally appeared E. J. Shipsey XXX County of ... ...who, being duly sworn, 19 BEEK NORTHINGOLO DINGNO YONG KAN NONE, did say that the KAN MAKAN MAK president XXX YXX YXXXXXXXXXXXXXXX Personally appeared the above named. he is KXXXXX of Fidelity Funding & Realization Co., Inc., a corporation, 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 be-nalt of said corporation by authority of its board of directors, and each of them acknowledged said instrument to be its voluntary act and deed Belore me: and acknowledged the foregoing instruvoluntary act and deed. ment to be Belore me: Delva M Ellingbol SEAL) (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires:  $\frac{1}{18}/80$ シビ 10 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 "and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the ow instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument i thereby. My commision expires ent is ex trē]ni ∐thie oarties are thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; 55. - 5 iled for record axxxxxxxxxxx 10;20 this \_11th\_ day of AUGUST \_\_\_\_\_ A. D. 1976 dt \_\_\_\_ o'clork and AM duly recorded in Yol.  $\underline{M}$  76 , of <u>DEEDS</u> 12384 on Paa Wm D. MILNE, County x. FEE \$ 6.00 (1,1,2,1)