	N. 5	THE SALES AND A CONTRACT OF				
and a second		0034 REAL ESTATE_Monthly Payments (In	dividual or Corporate) (Truth-In-LendingLive	al. 76 Page 15	5902	الدميد لمحق <del>ع الفقي</del> <sup>م</sup> قترات في المحقق المحقق محقق المحقق الم
38	S <sup>™</sup> Jobn M. So WITNESSE	ACT, Made this 14 Curt1s, 3336 Pa des, Callfornia choonover, 7740 TH: That in considerati	th day of June los Verdes Drive, Cannon Street, KLan on of the mutual covenants	North, , hereinalter calle nath Falls, Oregon , hereinatter calle and agreements herein co	ontained, the	
	scribed lands and Township 34 S Section 11:	outh, Range 7 Ex Southeast 1 of S particularly der corner of said S feet, thence Son North 800 feet Southeast 1 and	ast, W. M. Southwest 1, except scribed as follows Southeast 1 of Sout th 800 feet, then to the point of be	ting a tract of 1 : Beginning at No thwest 1, thence ce West 640 feet, ginning; and Sout	and more rthwest East 640 thence h 불 of	
<u>] 51</u>	Section 13: Section 14:	Northwest & of d of Northwest North & of Nort North & of Nort west & and Nort	Northwest f of Northwest 1 a h 2 of Northwest 1 a h 2 of Northeast 1 heast 1 and North h 2 of South 2 of	nd North ½ of S 2 of Northeast 1 Northeast 1 of No	South ½ of of North- orthwest ½	
R AH IO	satisfaction of Subject to mo	mortgages of reco		1444445446	.000.00)	
<u>. 16. att</u>	(hereinatter called Dollars (\$14,0) seller); the buyen of the seller in A	d the purchase price), on 00,00) is paid on the animal to pay the remain animal to pay the remai	account of which execution hereof (the receipt nder of said purchase price ( Ten Chousar Gess Than	of which is hereby acknow to-wit: \$.52,000.00	vledged by the ) to the order 	
	the option of <b>ANY ANY ANY ANY</b> and continuing to all deferred bala	paying any addills <b>XXXXXAAAXX EXTRACTOR</b> Intil said purchase price nces of said purchase pr <b>107</b> 1	June 15, each year onal amount of balance or transfer beginning with the is fully paid. All of said p ice shall bear interest at the baid, interest to be paid and equired. Taxes on said premi- date of this contract	he month of <b>June</b> biotese price may be pain rate of 7.5 per cent p nually and * {	d at any time; er annum from XXXXXXXXX being included in	
	rated between th The buyer war *(A) primarily (BREARSE The buyer shal	te parties hereto as or the rants to, and covenants with the for buyer's personal, tamily, hou organized to possession of said to entitled to possession of said to entitled to possession of said	seller that the real property described seller of agricultural purposes. ENGRY THERE IS FURST AND lands on	in this contract is <b>SUPPLY CONTRACTION AND REAL</b> 19.74., and may retain such will keep the buildings on said premises u that he will keep said premises	DESCRIPTION AS possession so long as ses, now or hereniter tree irom mechanic's	
	alter lawfully may be insure and keep insure not less than \$	imposed upon said premises, all p ed all buildings now or hereafter of Din a company or its may appear and all policies of r rents, taxes, or charges or to pr	companies satisfactory to the seller, wi insurance to be delivered to the seller, wi insurance and pay lor such insurance, the s ocure and pay lor such insurance, the s	damage by fire (with extended cov ith loss payable first to the seller and as soon as insured. Now if the buyer leller may do so and any payment so aloresaid, without waiver, however, o	then to the buyer as shall fail to pay any made shall be added of any right arising to	
	premises in lee simple since said date placed liens, water rents and And it is und payments above requ the seller at his optio	unto the buyer, his heirs and ass 1, permitted or arising by, through public charges so assumed by the erstood and agreed between said ired, or any of them, punctually w a shall have the following rights: a shall have the following rights:		he said easements and restrictions and not encumbrances created by the buy his contract, and in case the buyer relor, or lail to keep any agreement oid, (2) to declare the whole unpai te this contract by suit in equity, and water bolt utterfy case and determin	er or his assigns. shall lail to make the herein contained, then d principal balance of i in any of such cases, ne and the right to the	
	of resentry, or any of on account of the pu of such delauit all p premises up to the t enter upon the land thereon or thereto be The buyer lu	ther act of said source to be before inchase of said property as absolut ayments therefolore made on this inte of such delault. And the said aloresaid, without any process of longing. wither agrees that failure by the said	iely, fully and perictly as if this contr contract are to be retained by and bo soller, in case of such default, shall- law, and take immediate possession the iller at any time to require performance waiver by said seller of any breach	ract and such selier as the agreed and have the right immediately, or all it read, together with all the improvem by the buyer of any provision hereo of any provision hereof be held to b	reasonable rent of said any time thereafter, to ents and appurtenances	
	The true and The true and The true and The true and the true and the true	I actual consideration pain for this <b>X NY LXX XXX XXX XXX</b> or action is instituted to loreclass reasonable as attorney's less to the buyer lurther promises to pay 1 this contract, it is understood th taken to mean and include the )	This contract or to enforce any of the be allowed plaintiff in said suit or ac- such sum as the appellate court shall all the seller or the buyer may be mor- olural, the masculine, the leminine and	Constructions bereal, the buyer agrees to provisions hereal, the buyer agrees to icon and it an appeal is taken from it adjudge reasonable as plaintill's, e than one person; that if the contex the neuter, and that generally all gru- and to individuals.	GIEUX to pay such sum as the any judgment or decree attorney's lees on such t so requires, the singu- ammatical changes shall	
	IN WIT dersigned is a by its officers	rNESS WHEREOF, said corporation, it has cause duly authorized thereun	hereol apply equally to compared I parties have executed this of d its corporate name to be s to by order of its board of di	signed and its corporate so	val affixed hereto	
	AFTER RECORDIN John M. Schoor 7740 Cannon St Klamath Falls	nover	tayler	is not applicable. bols (), if n in-Lending Act and deleted; see a; for this purpose, Section 93.03	niteince between the sym- lot applicable, should be Oregon Tevised Statuties, O. [Hotarial acknowledg- ree].	
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<u>Providence</u>

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