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And it is understood and agreed between said parties that time is 0, the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement therein contained, then payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement therein contained, then payment to the eller at his option shall have the following lights: (1) to declare this contract multi-and void, 2) to declare the whole unpaid principal belance of the eller that the payment is made to the eller in the said seller the made therefore the eller therefore the eller therefore and determine and the right to the any time and interest created or, then existing in favor of the buyer a sale eller intervender shall evert to and revers it said seller without any account of the premises above described and all other rights acquired by the buyer hereunder shall evert to and revers it said seller without any process of the control of the purchase of said property as absolutely, fully and perfectly as it this content of said seller on the entire the eller therefore the eller the eller therefore the eller the eller

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way annet.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof be held to be a waiver of any such his right hereunder to enforce the same, nor shall any waiver of the provision itself.

The true and actual considereration consists of one includes of the court may adjude reasonable as a of the trial court, the buyer further appeals in construing this contract, if lar pronoun shall be taken to mean be made, assumed and implied to mean the contract of the court o	ation paid for this transfer, stated	in terms of dollars	7 700 (的概念的复数形式的知识的问题
In case suit or action is insti-	as property or walso finer of w		, is \$)U @IToWENET, 78	น โดยเป็น Consid-
court may adjudge reasonable as a of the trial court, the buyer further appeal. In construing this contract, if lar pronoun shall be taken to mean	to be allowed plain	promised which will to entorce any of to till in said suit or	he provisions hereol, it action and it an app	on findicate which). (i) he buyer agrees to pay al is taken from any just	such sum as the
lar pronoun shall be taken to mean	r promises to pay such sum as the	appellate court si he buyer may be m	hall adjudge reasonan nore than one person; not the neuter, and the	that if the context so rec t generally all grammati	guires, the singu- cal changes shall
descident is a corneration	if has caused its corpora	te name to be	Signed and me	corporate seal af	fixed hereto
by its officers duly author	con a la l	//	Victor L	Alexano	a-
Percie L. Me	ton walley	Ý	ictor L. A	l'exander Lliken	ريد
Annie M. Mel	ton		ndrea L. A	lexander	
E—The sentence between the symbols ATE OF OREGON,	(i), if not applicable, should be determined by the state of the state	TATE OF ORE	GOIV, County of) 53.
County of Klamath) ss. ——————————————————————————————————	Personally	, 19 appeared		and
November /	, 19	ech for himself	and not one for th	who, is other, did say that	the former is the
Personally appeared the above Melton, Annie M.	Melton, Victor	L		president and the	it the latter is the
Alexander and An	drea L. Alexande			adoing instrument is	, a corporation,
and acknowledged	voluntary act and deed.	of said corporation	on and that said if	istrument was aighed	ctors: and each of
Before me;	장사 가는 그 경기에 가장 가는 것이 되었습니다.	Refore me	ed said instrument :	to be its voluntary	(OFFICIAL
AL) Notary Public for	R. Mallamo Ocedon	Notary Public to	r Oregon		SEAL)
My conumision exp		My commission	expires:		
Section 4 of Chapter 518, Oregot (1) All instruments contracting and the parties are bound, shatch instruments, or a memorandum	n Laws 1975, provides:	property, at a time	ne more than 12 mon mowledgment of deed	the from the date that	the instrument is exe- title being conveyed.
ted, and the parties are sound, sha ich instruments, or a memorandum und thereby.	thereof, shall be recorded by the	conveyor not later demeanor."	than 15 days after t		
(2) Violation of Sassess	Annual Section (April 2015) and April 2015	IPTION CONTINU	ED)		
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and They are					
Andreas et al. Andreas et al.		ander of his order Anderson Habitation (1997) The habitation of the second			A Market Company
volus de la companya	TATE OF OREGON; C	OUNTY OF F	CLAMATH; ss.	ing and the state of	
	illed for record at reque	est ofTR/	ANSAMERICA T	TLE INS. CO.	
	rhis <u>lst</u> day of NOV		_A_D. 19 <u>76.</u> ja	L0;49 fo'clockA M	and
	duly recorded in Vol. —1	176 of D	EEDS .	on Páue	17493
	FEE \$ 6.00		Ω/₩=D.	MILNE, County	Qer 2
		中国的 法国国际遗产	Hazel	& man	■ *** *** *** *** *** *** *** *** *** *
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