

4918 040 of the essence of this co tail to keep any tail to keep any to declare the suit in buyer shall fall to nake the $\binom{or}{(2)}$ the right to the I said seller to be performed and without said property as absolutely, fully and per therefolore made on this contract are to b ch delault. And the said seller, in case of without any process of law, and take imm sturn, recramation of 1 such payments had said seller as the asr lefault all payments the up to the time of such on the land uloresaid. r threeto becompany. He buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision bereal shall in no way affect hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision bereal be held to be a waiver of any suc-The true and actual consideration paid for this transfer, stated in terms of dollars, is $\pm 12,000,00$. OHowever, the consists of or includes other property or value given or promised which is part of the consideration (indicate which). Of the consideration (indicate which) is a state resolution as attorney's less to be allowed plaintiff in maid suit or action and if an appeal is taken from any judy for the true for the true for the provisions hereof, the huyer afteres to pay a trial court, the buyer further promises to pay such sum as the appealate court shall adjudge reasonable as plaintiff atforms. ... OHowever, the acti eratio consideration (mounts are to pay is hereol, the buyer agrees to pay it an appeal is taken from any ju e reasonable as plaintill's attorne court of the construing this contract, it is understood that the seller or the buyer may be more than one person; that it he context so requires, the singu-shall be taken to mean and include the plural, the masculine, the terminine and the neuter, and that denerally all grammatical changes shall ssumed and implied to make the provisions hereol apply equally to corporations and to individuals. In re lar pr 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 affixed hereto by its officers duly authorized thereunto by order of its board of directors. Sellers, Buyers E lever M. Stucey Christine May Lunetta unic NOTE-The sentence between s (), if not applicable, should be deleted. See ORS 93,030 STATE OF OREGON, STATE OF OREGON, County of. County of Klamath March 23, 1977, 19 19 Personally appeared ...who, being duly sworn, Personally appeared the above named. Michael each for himself and not one for the other, did say that the former is the Dennis Lunetta & Christine May Lunette president and that the lot is the president and that the latter is the and Jerry W. Stacey and Junie K. Stacey .secretary of and acknowledged the toregoing instruand that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall 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: their ment to be voluntary act and deed. Betore me (OFFICIAL Sigled 10 (OFFICIAL SEAL) Notary Public for Oregon 1 Notary Public for Oregon My commision expires 6-30-78 My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides "(1) 'All ins at a time more than 12 months from the date t for acknowledgment of deeds, by the owner not later than 15 days after the instrument is 4 iment is ex 1253 . with in (15) fifteen days of notification to vendees in writing. seebnev vd saxst to the pagend of payment of tares by Vendes may add taxes back to the principal of this contract, to carry interest niered arobnev, assended to that to that of no askt bias yay seitrag rendo the taxes will be the oblighton of the Vendees and in the event any aemit IIs is that ofered setired but the bestand at ti STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the 23 day of __A.D., 1977 at 4:49 _____ o'clock ____ P.M., and duly recorded in Vol ____ M 77 MARCH tar MATTERN CL S. 18 of_DEEDS on Page_4917 WM. D. MILNE, County Cierk \$ 6.00 FEE Hazif Drazil Deputy Serie and 27 A Participation ASIA ANT