

5639 And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall hill to make the payments above required or any of them, punctually within ten days of the limit limited therefor, or fail to keep any agreement herein contained, then the set is the required or any of them, punctually within ten days of the limit limited therefor, or fail to keep any agreement herein contained, then the set is the required with the interest therein a rights (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of and purchase price with the interest therein a rights (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of and interest created or then assisting in lavore and payable and/or (3) to locelose this contract by usuit in equiv, and in any of such cases, and interest created or then assisting in lavore and and/or (3) to be the thereander shall utterly cesse and determine and the right to the possession of the premises above desclined and all other rights ecquired by the buyer of returns, reclamation or mostle and without any right of the huyer of returns, reclamation or balance of a such dealer the performed and without any right of the huyer of returns reclamations or the such and a set to be performed and without any right of the huyer of returns reclamations or the and are made; and is payable and and without any right of the law of a said dealer or the and resource of the returns reclamations or the standard and resource or the interest the return standard and all other rights acquired by the buyer of returns reclamations or the set and are any is a absolutely, buly and perfectly as it this contract and such payments thereidore and e on this contract are to be returned and being to asid aller as the agreed and resource of asid perfect as and the right in mediately, or at any time thereafter, to on the kind aloresaid, whole any process of law, and take immediate possession (hereo 30 The buyer luther agrees that billure by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect right bereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereol ba held to be a waiver of any suc-ding breach of any such provision, or as a waiver of the provision itsell. 500m The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 25,300.00 ... DROWEVER THE EXIDER COMMIT Fridion Constits of of includes control part of the first of or photos of the provisions hereol, the buyer stretch of part of the set of the set of the provisions hereol, the buyer set of the provisions hereol, the buyer set of the provisions hereol, the buyer letter promise to pay the sum as the control trial court, the buyer letter promise to pay the sum as the special court in appeal is taken from any judgment or decree of the special court shall adjudge reasonable as attorney's lees to be allowed plaintill in said cuit or action and it an appeal is taken from any judgment or decree of the court, the buyer letter promises to pay tuch sum as the appealate court shall adjudge reasonable as attorney's lees on such on such and such as the set of the provisions and the provisions hereol. In construing this contract, it is understood that the seller or the buyer may be more than one person; that it the contract so requires, the singu-noun shall be taken to meen and include the plural, the masculine, the feminine and the neuler, and that generally all grammatical changes shall de, assumed, and implied to make the provisions hereol apply equally to corporations and to individuals. 2.4 lar pronoun a be made, ass 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 is corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. P. Erant Acrecht Frank A. Succo Frank A. Succo Bivery P. Succo Bever 1 y P. Succo NOTE-The sentence between the symbols (), if not opplicable, should be deleted. See ORS 93.030). Herschel P. Evans Monta), 6 vos Juanita L. Evans STATE OF OREGON, STATE OF OREGON, County of County of Klamath } 53.) 85. . 19 ., ₁₉.77 Personally appeared . who, being duly sworn. Personally appeared the above named Frank A. Succo, Beverly P. Succo, Herschel P. Evans and Juan I.La L. Evans and acknowledged the foregoing instru-montrio be the I.r voluntary act and deed. Before men Before men (OFFICIAL CLUSTON ACCRUCI) Notary Public for Oregon each for himself and not one for the other, did say that the former is the president and that the latter is the ... secretary of ... a corporation and that the seal affixed to the foregoing instrument is the corporate seal 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: (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon O re My Commission expires 6-13-80 My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides; Section 4 of Chapter 0.5, Oregon Laws 1970, provides: "(1) All instruments contracting to convey for title to any real property, at a time more than 12 months from the date that the instrument is e and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being convey instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties thereby. "(2) Violation of subsection (1) of this section is a Class B misdumennor." (DESCRIPTION CONTINUED) Trustee: Klamath County Title Company Beneficiary: Firstbank Mortgage Corporation, a Washington corporation. It is further agreed by and between the parties hereto that Buyes agree to assume the mortgage with Firstbank Mortgage Corporation on or before March 15, 1979. Sellers agree to pay the above entitled mortgage until 1923 such time as the Buyers assume said mortgage. It is hereby agreed by and between the parties hereto that in the event the taxes and insurance premium increase or decrease, the payments herein are to be adjusted accordingly. It is further understood and agreed that the taxes and insurance will be paid by seller It is further understood and agreed that the taxes and insurance will be pade to add the taxes and on behalf of the buyer as they become due. Escrow agent is authorized to add the taxes and o insurance back to the balance of the contract upon presentation of paid receipts to the escrow agent. Said amounts so added shall bear interest at the rate provided herein. 9 TO OF ORLOON; COUNTY OF KLAMATH; SS. A the record of request of <u>MOUNTAIN FITLE OO</u> IV: 51 5th day of APRIL A D 1277 draw o'clock A M. o. (Noty recorded in Vol. M77 ..., ef DEEDS on Pose 5638 Wm D. Millie, County Clerk 6 FEE \$ 6.00 \sim Contraction of the 63 27 ان منوعات . الم Sec. Company