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	the time is of the essence of this contract, and in case the buyer shall fail to make the	
対抗	And is is understood and adreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above described and all parties that time is of the time limited therefore or fail to heep any adreement berein contained, then payments above described and all there on a contract built and year of the time limited therefore or fail to heep any adreement berein contained, then payments above described and all to declare this contract pull and year of the declare whole unpaid principal balance of the select of the processes above described and all other under payments thereon at once due and payable and/or (3) toller hereunder shall view to and revest in said seller without any set procession of the precises above described and all other tights and without effect of the declare the buyer of return, reclamation or compensation fur noneys paid of re-entry, or any other act of and seller to be prelimed and without and without effect or a court of the payments therefore of a such declare in a court of the payments had never been made; and in the or of the declare the solutient by this contract and such payments had never been made; and in the or of the prelimes of the provides of the buyer of return, reclamation or compensation fur noneys paid of re-entry, or any other act of and event on this contract in the buyer of return, reclamating translation and the said of the section of account of the purchase of said property as aboutley, tably are to be been used to the return of the solutient of the solutient of the solutient of the solutient of the declare the contract of a such declare the advect of a solutient of the prevents of the solutient of the buyer of the prevents had never been made; and in the solutient of the prevents of the solutient of the solutient of the buyer of the prevents and advect of the prevents and the solutient of the buyer of the prevents and the solutient of the buyer of the prevents and the solutient of the buyer of the prevents and the sol	
	said purchass price with the interfal interfal interval in dava of the buyer as against the seller hereunder shall utterly cente and determine and seller without any set all rights and interest created or then estima in favor of the buyer by the buyer hereunder shall vertet to and revest in said seller without any set possession of the premises above described and all other rights acquired by the buyer of refurn, reclamation or compensation for moneys paid possession of the premises above described and all other rights acquired by the buyer of refurn, reclamation or compensation for moneys paid possession of the premises above described and all other rights acquired by the buyer of refurn, reclamation or compensation for moneys paid possession of the premises above described and all other rights acquired by the buyer of refurn, reclamation or compensation for moneys paid	
	of re-entry, of any other all of said entry as absolutely, taily and prefectly as it this contract and such largerest and and reasonable rent of said on account of the purchase of said property as absolutely, taily and prefectly as it this contract and such largerest and argerest and reasonable rent of said of such delault all payments theretolore made on this contract are to be retained by and belong to said selfer as the agreed and reasonable rent of said of such delault all payments theretolore made on this contract are to be retained by and belong to said selfer as the agreed and reasonable rent of the premises up to the time of such delault. And the said selfer, in case of such delault, shall have the right immediately, or at any time thereafter, to premise up to the time of such delault. And the said selfer, in case of such delault, shall have the right immediately or at any time and apputtenances enter upon the land aforeavid, without any process of law, and take immediate possession thereof, together with all the improvements and apputtenances enter upon the land aforeavid, without any process of law, and take immediate possession thereof, together with all the improvements and apputtenances enter upon the land aforeavid, without any process of law, and take immediate possession thereof, together with all the improvements and apputtenances and the said selfer as the said selfer.	
Ì	enter upon to the land alorenid, without any process of law, and take immediate possession interor, openint with any provision hereol shall in no way affect thereon or thereto belonging.	
	enter upon the land anotebild, without my process of the seller at any time to require performance by the buyer of any provision hereol shall in no way affect. The buyer lutther agrees that failure by the seller at any time to require performance by the buyer of any provision hereol be held to be a waiver of any suc- his right hereunder to endorce the same, nor shall any waiver by said seller of any breach of any provision hereol be held to be a waiver of any suc- bild right hereunder to endorce the same, nor shall any waiver by said seller. ceeding breach of any such provision, or as a waiver of the provision liseli.	
୍ଥି	The true and actual consideration paid for this transfer, stated in terms of dollars, is 1. 8. 500.00	
	The true and actual consideration paid for this transfer, stated in terms of outside in the state of the provide the buyer agrees to pay such aum as the SAMN XAMNA XAMAXAN XA	
	of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge transmission that if the context so requires, the singu- appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu- promoun hall be taken to mean and include the plural, the maxime, the leminine and the neuter, and that generally all grammatical changes shall have promoun shall be taken to mean and include the plural, the maxime, the leminine and the neuter, and to individuals. The made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals.	
		من المراجع الم المراجع المراجع
	1 4 1 2 devidend in a corporation it has caused its corporate name to be signed and no corporation	
	bersigned is a corporation, in the second of the second of directors.	A Contract of the second se
	Sterling D. Stricklen Larry Wale Null, Sr. Mule	
	Terenart. Stucklew Dorothea Maria Null	
	(E.O.) Teresa A. Oli Contentionle should be deleted. See ORS 93.0300.	المنافظين المتشعب معرف المتاجيل فيتعاصف مستعمل المراجع
	STATE OF GROGONS CALIFORNIA) STATE OF OREGON, County of	
	County of Tra (Ingelice and Personally appeared	
	the time is the tis the time is the time is the time is the time is the time i	
	Personally appeared the above named Sterling D-Stricklen and Teresa A	
	Stricklen, husband and wife, and acknowledged the foregoing instru- and acknowledged the foregoing instru- and that the seal attized to the foregoing instrument is the corporate seal and that the seal attized to the foregoing instrument is the corporate seal	12
ere fi Rilei Nier	and acknowledged the foregoing instru- ment to be their voluntary act and deed. woluntary act and deed.	
1. A	Belorg me: (OFFICIAL	
	(OFFICIAL Marcus St. Juchanne SEAL) SEAL) Notary Public for XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
	My commission expires	
i ne ni pi	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 date that the instrument is exe- "(1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument is exe- uted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the owner of the title being conveyed cuted and the parties are bound, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are	
. 1 2	bound thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED)	
	(4) Unrecorded Contractor of the state of State	
5.5.5° 1.125.75 1.125.75 1.125.75	The Stricklen, husband and wife, as buyers, and with buyers that the said prio	r
	to pay, and sellers further covenant to and with byers that contract is mortgage shall be paid in full prior to, or at the time this contract is fully paid and that said above described real property will be released fully paid and that said above described real property will be released	
	fully paid and that said above described in this contract. from the lier of said mortgage upon payment of this contract.	and the second sec
18-53. 13 Aug		n an an Anna an Anna an Anna an
199 199 199	STATE OF ÖKSÖSN, CALIFORNIA	
	STATE OF CONDUCTION	
2 • 92	-mn 16-66 1. 1 (kelon-	
44 A 7	BE IT REMEMBERED, That on this 10 - day of before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within harry Wade Null, Sr. and Dorothea Maria Null, husband and wife, named	RET TO A CONTRACT
	named Larry Wade Null, Sr. and Dorothea Maria Muli,	
	known to me to be the identical individual S. described in and who executed the within instrument and known to me to be the identical individual S.	HE FREELENHULL
>	known to me to be the identical individual. C described in and who who who have a set of the identical individual. C described in and voluntarily.	
	acknowledged to me that oney executed the same files and there into set my hand and atlixed IN TESTIMONY WHEREOF, I have hereunto set my hand and atlixed my official seal the day and year last above written.	
	ADNELLE DISSELL	
() () () () () () () () () () () () () (Notary Public for Ocages. California	
	FRESNO COUNTY, CALIFORNIA My Commission expires Sept. 1.13, 1980	
	My Commission Exp. Sept. 13, 1980	
arda Liletti Aport		F
n gerig		

14984 A BB STATE OF OREGON; COUNTY OF KLAMATH; S. Filed for record at request of <u>TRANSAMERICA TITLE INS.CO</u> <u>3;36</u> <u>16th</u> day of <u>AUJUST</u> <u>A. D. 19 77</u> 6t o'clock PM; and F DEFUS In Page 11,982 Wm D. MILNE, County Clerk Br Hazel Masch KD" AL SIST July recorded in Vol. 1177 of _____ FEE \$ 9.00 141 e.