

A CONTRACTOR OF A CONTRACT 15028 And it is understood and agreed between said parties that time is of the essence of this contract, and in case naryments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any said purchase price with the invest thereon at once due and payable and for (3) to forefore the solit and interest content of the soliton of the soliton of the buyer is against the selfer between de soliton of the soliton of the selfer between de soliton of the soliton of the selfer between de soliton of the buyer is against the selfer between de soliton of the soliton of the selfer between de soliton of the buyer is against the selfer between de soliton of the performance and interest thereon at one due and of the buyer is against the selfer between de soliton of the performance and in the selfer between de soliton of the performance and without any right of the buyer of relating the veet to and reco of second all tall all payable and and and the right acquired by the buyer between de soliton, reclamation of such default all payments therefore no and soliton of the contract are to be relatived by and belong to said selfer as the premises up to the time of such default. And the solid soliton is nucleif default, shall have the right immediate there or the tend all coread. The soliton of the solid soliton is nucleif default, shall have the right immediate there on or thereto belonging. the shall fail to 記録は言語ない。 paid principal balance of and in my of such cases, mine and the tight to the id seller without are set 10 10 payments had The buyer lurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect certain the such provision hereol shall in no way affect certain or any such provision, or as a white of the provision hereol of any breach of any provision hereol to be a whiter of the average of any or a state of the provision hereol be been to be a whiter of the provision hereol be averaged of any breach of any provision hereol be held to be a whiter of the provision hereol be averaged of any breach of any provision hereol be held to be a whiter of the provision hereol be averaged of any breach of any provision hereol be held to be a whiter of the provision hereol be averaged of any breach of any brea cration court of the In construint 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-oroun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall ide, assumed and implied to make the provisions hereod apply equally to corporations and to individuals. 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. مرم م Adin Hitcher /with . Least Line church NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of .... A 14 ) 55. County of MANATH } ss. Personally appeared ... .....who, being duly sworn, Personally appeared the above named DERLIN LEAST BORN TWILA S. EAST BOAN HEVEN FLET Cane be knowledged the loregoing instru-nent to be A. THE IA voluntary act and deed. each lor himself and not one for the other, did say that the former is the president and that the latter is the secretary of .... and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half 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: me: WHA. Belore me: 1.71 (OFFICIAL SEAL) a de la compañía de (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon y i K My commision expires )- 30 . 71 My commission expires: ant free 12.10 and the (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; M. ed for record storsqueet of this \_17th day of \_\_August\_\_\_\_A. D. 19.77 of \_\_0'clock AM., on t duly recorded in Vol. \_\_\_\_\_\_\_ .. of \_\_\_\_\_DEEDS .. on Page 15037 Wm D. MILNE, County Clark FEE \$ 6.00 . . 1 stants to 2 14.50 the pite standing a