

March 12 Plant 4 Chart II 19379 And it is understood and afreed between said parties that time is of the essence the set above required, or any of them, punctually within ten days of the fine limited and purchase price with the interest them in tights: (1) to declare this contain mult a limited purchase price with the interest them is a funct due and payable and for efficient and purchase price with the interest them estimated in layor of the buyer as adams of the set of the precises above described and other class and an advert due and payable and for efficient of resents; or any other act of said setter to be performed and without any right of the on account of the purchase of said setter to be performed and without any right of the previses up to the time of such default. And the said setter, in create of such default, shi thereon or therein belonging, without any process of law, and take immediate passession of the torus. is contract, and in case the buyer for, or laid to keep any agreement id, (2) to declate the whole unpa-this contract by suit nequity, an inter shall utterly case and determ shall rever to and reveal determ of return, reclamation or of this conti make the ned, then alance of bind contained, theo I principal balance of in any of such cases, in any of such cases, in and the right to the without any act 1 From or thereto helonging. The huyer further agrees that failure by the selfer at any time to require performance by the buyer of any provision hereof shall in no way affect right because to enforce the same, our shall any waiver by said selfer of any breach of any provision hereof be bell to be a waiver of any suc-sting breach of any such provision, or as a waiver of the provision itself. 12 The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6,400.00. Of the end of the solution of the actual consideration of action is instituted to foreclose this contract or to enforce any of the whole consideration (indicate which). The actual consideration consideration is instituted to foreclose this contract or to enforce any of the provisions hereof, the buyer agrees to pay such sum as the appellate court shall adjudge reasonable as plaintiff's altorney's less to pay such sum as the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appellate court shall adjudge reasonable as plaintiff's altorney's less of the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appellate court shall adjudge reasonable as plaintiff's altorney's less on such the appella eration court of the apocal In construing this contract, it is understood that the selfer or the buyer may be more than one person; that if the context so requires, the singu-noun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. lar pronoun be made, as IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-1 dersigned 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. FIDELLIX FUNDING & REALIZATION CO, INC X thous U By: 1- 1 Ungo NOTE-Th A ince between the leleted. See ORS 93.030). $E \cdot (J)$ Shipsey, President STATE OF OREGON, STATE OF OREGON, County of. <u>Klamath</u> County of Alarmath October 1,, 19 77 10/11 ... 19 77 Personally appeared E. J. Shipsey XMX anally appeared the above named, فتدم Landares al Monday he_is_____president at the ANA ANA ANA Funding. & Realization, Co. Inc. a corporation, and that the seal alliked to the foregoing instrument is the corporate seal 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: Window Window (OFFICIAL: SEAL) and acknowledged the loregoing instrument to he voluntary act and deed. Before me: (OFFICIAL SEAL) Betore me: Delara M. Dlingt - Auchle Elle Notary Public for Oregon My commision expires Notary Public for Oregon Notary Public for Oregon SEAL) My commission expires: 4/18/80 Section 4 of Chapter 618, Orecon Laws 1975, provides: "(1) All instruments contracting to convey fee title to any and the parties are bound, shall be acknowledded, in the ma-instruments, or a memorandum thereof, shall be recorded by thereby. 9. y NO 1917 real property, at a time more than 12 months from the date that the 'matromedt' is ex-nance provided for acknowledgment of deeds, by the owner of the tile denk 'convey-the conveyor not later than 15 days after the instrument is executed and the parties and mindowners " "(2) Violation of subsection (1) of this section is a Class B misde the parties are eanor." V 16 (DESCRIPTION CONTINUED) OF OREGON; COUNTY OF KLAMATH; SS. • • • • • for record at request of _____NOUNTAIN TITLE (). t is 11th day of OCTOBER A. D. 1977 & 2;51 tuly recorded in Vol _____, of __DEEDS on Page 19378 FEE \$ 6.00 / We D. HILNE, County Clerk T. S. M. (1) and the second 105 A BURNEY Contract Contraction 12.18 122

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