

1938:1 And it is understand and altered between said parties that in payments above required, or any "them, punctually within ten days the seller at his option shall have the flowing rights: (1) to deviare, said purchase price with the interest therein at once due and psycholo-gal rights and interest created or with within in favor of the buyer a possession of the premises above devia visiting in favor of the buyer possession of the premises above devia visiting in favor of the buyer of re-entry or any other are of said momental other theirs and interest of such dealt all payments thereinfore male on this contract are to premises up to the time of such delault, may process of hav, and take in there on a thereto belonging. • of the essence of this contract, and in case the base time limited therefor, or fail to keep any advectory and void. (2) to declare any advectory and void. (2) to declare the base with the formation of the contract base with the second base of the second shall fail to make the berein contained, then it principal balance of 5 ny of such cases, I the right to the b on this contract. I the said seller, in case a ocess of law, and take in act aid case said Interior or intereo beionging. The buyer further agrees that failure by the soller at any time to require performance by the buyer of any provision hereof shall in no way affect bix right hormander to enforce the some, nor shall any waiver by said wher of any breach of any provision hereof be held to be a waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itself. 28 -The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6,900.00. Ollowever, the actual reasons of or includes other property or value given or promised which is part of the consideration (indicate which).0 In case suit or action is instituted to foreclose this contract or to enforce any of the whole consideration (indicate which).0 of the trial court, the buyer difference to pay such sum as the appeal. In construing this contract it is understood that the appeal action and if an appeal is taken from any judgment of a papeal. OHowever, the actual co 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-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 prono be made, 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. FIDELITY FUNDING STREALIZATION CO. 「四月日 codar, By: NOTE-The sentence between Ε. Ē. deleted. See ORS 93.030). Shipsey - President STATE OF OREGON STATE OF OREGON, County of Klamath En el Jea, 55. County October 1,, 19. 7.7 11 17 19 77 Personally appeared E. J. Shipsey Personally appeared the above named? ЖХ MUNICHINGH MANANAKAKAKAKA, did say that INAKAKAKAKAK president XININKAK WIS TAUKAIS MK XXXXXXX Eidelity Funding & Realization Co., Inc., a corporation, and that the seal altized 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: acknowledged the foregoing instrument to be ... Accevoluntary act and deed. -. p. . Belore me: (OFFICIAL SEAL) welle Gelle Alla TA Elling Notary Public tor Oregon Notary Public for Oregon (OFFICIAL SEAL) 20 l-·~ AVVIO: My commission expires: 4/18/80 Section 4 of Chapter 618, Oregon Laws 1975, provides: "(1) All instruments contracting to convey fee title to any cuted and the parties are bound, shall be acknowledged, in the mu-such instruments, or a memorandum thereof, shall be recorded by bound thereby. 58 6173 e instrument is eve-itle being teory eyed. and the parties are thereoy. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." (DESCRIPTION CONTINUED) F UREGUN; COUNTY OF KLAMATH; 55. for record at request of . MOUNTAIN TITLE CC this lithday of OCTOBER \mathcal{G} 136 A. D. 19 77 6t ____ o'clock P M and 2:51 duly recorded in Vol. M77 DEEDS of on Pog-19380 Wm D. MILNE, County Clerk FEE \$ 6.00 13.547 正常は市場の内部 A. A. 读得意的情 ÷*) . 157 They Young 2 2002 (Princes al along 1.90 0 3 52 12 al and a straight 27225 28,

A CALLEN AND

216 2 3 5 1 4 14

teres