

LOT Salar Relation MARCH CALE 19571 And it is understood and agreed between said parties that time is of the exerce of this contract, and in Case the buyer the seller at his option shall have the following rights: (1) to dicclare this out the time limited therefor, or fail to keep any agreement and purchase price with the interest thermal rights: (1) to dicclare this contract (1) to dicclare the way agreement all rights are price with the interest thermal rights (1) to disclare this contract (2) to declare the whole may all rights and interest created or then existing in larur of the buyer as again (2) to declare the whole may obscission of the premises above described all other rights acquired by the buyer for the recender shall attery cease and determine of account of the purchase of said welfer to be performed and without any rights in the buyer is discontract by suit in said of account of the purchase of said property is a boolatery, fully and perfectly will be buyer as a dama if the buyer as the shall there is and determine of account of the purchase of said property is a boolatery, fully and perfectly and boolater the said setter of a boolatery. In this contract are to be refared if the buyer as the said report of the buyer of the time of such delault, and the said setter in case of such delaud, shall have the tight in media determine promession of the line of such delault, and the said setter in case of such delaud, shall have the tight in the said setter, in case of such delault, shall have the tight in a difference of such delaudt, shall have the tight at the present and such payments therefore and a such all the said setter in case of such delaudt, shall have the tight at the defeed and r there on or there belowing. shall fail to 32 such right to th tract and such payment clong to said seller as have the right insue ereof; together with all The true and actual consideration paid for this transfer, stated in terms of dollars, is 3 3500.00 In case suit or action is instituted to forelose this contract or to enforce any of the phylococce action is instituted to forelose this contract or to enforce any of the phylococce action is an adjudge reasonable as atforney's tere to be allowed plantill in said suit of the phylococce and and an appeal is taken from any judgment or decree 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-noun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereol 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 he signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. (Citchip NOTE-The senience between the symbols (), if not applicable should be deleted. See ORS 93.0301. Isary W STATE OF OREGON, STATE OF OREGON, County 臣 County of ... Klamath. 55. B 5 October 17 ., 19.77.... Personally appeared Personally appeared the above named. GERALD, GERRY M. & CATHY K. WOLFF who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the ...and acknowledged the foregoing instru-... secretary of ... and that the seal attixed to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in ba-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: ment to be theirvoluntary act and deed. Betore me (OFFICIAL SEAL) Notary Public for Oregon - G. Kalita (OFFICIAL SEAL) Notary Public for Oregon My commission expires July 1.6, 1980 My commission expires: Section 4 of Chapter 618, Oregon Laws 1975, provides: Section 4 of Chapler 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-and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed. instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are "(2) Violation of subsection (1) of this section is a Class B misdemeanor." 6 B) [? **国** 相关 STATE OF OREGON, FORM NO. 23 - ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. County of Klamath BE IT REMEMBERED, That on this.... before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within t known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that she executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. atha. Strops 4 Notary Public for Oregon. 50.71 7----Ĵ. and the first strength -4 My Commission expires 7-21-81 2 0 STATE OF OREGON; COUNTY OF KLAMATH; 43. 1 marine 1.11 Field for record at request of _____TRANSAMERICA TITLE INS. CO this _ 17th day of _____OCTOBER '_____A: D: 19_77. It ____ o'clock P M., and duly recorded in Vol. _______ of _______ - on Page. 19870 fee \$ 6.00 WE D. MILNE, County Clark By Dennithe St etech The Parling 2,00 1 Marken L 13