

And it is understood and agreed between sold pariles that time is of the essence payments above required, or any of them, punctually within ten days of the dime limitle the selfs at his option shall have the following rights: (1) to declare this continue of all rights and interest created or then stalling in layor of the buyer, as adding the self possession of the preintest above described and all other rights acquired by the buyer her of resently, or any other set of said selfs to be performed and without any right of the on account of the preintest of said selfs to be performed and without any right of the on account of the provinces of said selfs to be performed and without any right of the on account of the provinces of said selfs to be performed and without any right of the on account of the provinces of said selfs to be performed and without any right of the of resently. For any other set of said selfs to be performed and without any right of the of methy for any different provinces of the said selfs on the related by any intervince of the provinces of said selfs to be performed and without any right of the provinces of the relations of such delault. And the said selfs, in case of such default, at there upon the fine time of such delault any process of law, and take innucleate possession theon or therealo belongind. The buyer further agrees that failure by the saller at any time to require perform the right heraunder to enlote the same, nor shall any waiver for sall selfs of any be creating breach of any such provision, or as a waiver of the provision itself.	2477888 ance of this contract, and in case the buyer shall fail to make the first therefor, or fail to beep any agreement herein contained, then it would be the contract by sail in equily, and in any of such tases the close this contract by sail in equily, and in any of such tases in the close this contract by and trever in sail self without any act the buyer of reform to and rever the manage and the right to the the buyer of the there are the agreed and reasonable cent of said and belong to said selfer the the agreed and reasonable cent of said when thereof, together with all the improvements and appurtenance. Tranance by the buyer of any provision hereof shall in no way affect.	
The true and actual consideration paid for this transfer, stated in terms of dollar eration consists of or includes other property or value given or promised which In case suit or action is instituted to foreclose this contract or to enforce any of out may adjudge reasonable as attornay's less to be allowed plaintill in said sait of the trial court, the buyer further promises to py such sum as the appellate court in construing this contract, it is understood that the seller or the buyer may be for pronoun shall be taken to mean and miculds the plural, the maculine, the leanning be made, assumed and implied to make the provisions hared apply equally to corporat IN WITNESS WHEREOF, said parties have executed the dersigned is a corporation, it has caused its corporate name to b by its officers duly authorized thereunto by order of its board of	note indu one person; that if the contest so requires, the singu- and the neuter, and that denerally all grammatical changes shall from and to individuals. Us instrument in duplicate; if either of the un- personal and the consecute and the difference.	
Connormality Michae Kenneth, W. Moty Michae Janet Moty Caro NOTE-The sentence between the symbols O, if not applicable, should be deleted. See ORS 93.033 STATE OF OREGON, STATE OF OREGON, State OF ORE County ofKlamath 88.	REGON, County of 19	
Personally appeared the above named each for himself a sech for himself and gehndwledged the foregoing instrument to be the the sec and gehndwledged the foregoing instrument to be the the sec and gehndwledged the foregoing instrument to be the the sec and gehndwledged the foregoing instrument to be the the sec and gehndwledged the foregoing instrument to be the the sec and gehndwledged the foregoing instrument to be the the sec and gehndwledged the foregoing instrument to be the sec and gehndwledged the foregoing instrument to be the sec and gehndwledged the foregoing instrument to be the sec and gehndwledged the foregoing instrument to be the sec and gehndwledged the foregoing instrument to be the sec and gehndwledged the foregoing instrument to be the sec and gehndwledged the foregoing instrument to be the sec and gehndwledged the foregoing instrument to be the sec and gehndwledged the foregoing instrument to be the sec and gehndwledged the foregoing instrument to be the sec and gehndwledged the foregoing instrument to be the sec and gehndwledged the sec and gehndwledge the	appeared	
OFFICIAL Notary Public for Oregon My commission expires 5-79 Notary Public My commission (DESCRIPTION CONTINU ATE OF OREGON; CC led for record at reques nis 23rd day of Dece July recorded in Vol. <u>M7</u>	or me: (OFFICIAL SEAL) blo for Oregon blo oxpires:	
41917	S3:165	

1.1

5 5

1.