A 20008 54515	The second state of the Consecution Streets and Landsong Sectory). 0-3327-43-39
THIS SOUTH	Val Max Base BR
!! Single man	the set of
seller advess to sell	consideration of the mutual covenants and is hereinalter called the buyer,
Nyou home the premises situat	led in Alamath
Urban Double of Intersta	te Land Sales Providence pursuant to the Rules and Regulations
tract or you received th	e Property Report loss the your signing the contract or agree
the transaction until midni	ght of the third busice the contract or agreement by notice
Day Labor Didays: New Ye	ear's Day, Washington a pie except Sunday, or the following
Toade within and is	Subject to maintenant of the Little Deschutes River Woode
No 2501 in Klamath County	on March 12 1072 dout in the Articles of Association
The sellers are able to de	liver deeds free of the lien of the blanket encumbrance
열 같아? : 2017 - 그는 그는 그는 가슴을 가장을 했다.	and a second sec
Lot 9, Block 1, Tract	No. 1059.
(hereinafter called the purchase pr	Seven Hundred Fifty and no/100 Dollars (\$ 2,750.00) rice), on account of which Two Hundred Seventy-five and no/100
seller); the buyer screet to seller	on the execution hereof (the receipt of which is hereby and no/100
Dollars (\$ 33.00) each,	e remainder of said purchase price (to-wit: \$ 2,475.00) to the order of not less than
Pavable on the 15+h	
the minimum monthly	until paid, interest to be paidmonthly
Latter Derween the parties Reseto as	of the date of the second produces for the current far year shall be around the
the primarily in buy wis personal for	ith the seller that the real property described in this matters, thereafter by buyer
The buyer shall be entitled to possession he is not in delault under the terms of this con erected, in good condition and repair and will r and all other liens and save the sales ball	or is a neural person) is for business or commercial purposes other than agricultural purposes. of said lends on
such liens: that he will pay all taxes hereafter l alter lawfully may be imposed upon said premise insure and keep insured all buildings now or her	Therefrom and reimburse seller for all costs and etionney's fees incurred by him in defending against any promptly before the same or any part thereot become past due; that at buyer's expense, he will be all water rents, public charges and municipal liens which here the same or any part thereot become past due; that at buyer's expense, he will be all water rents of become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will be all become past due; that at buyer's expense, he will become past due; that become past due; that at buyer's expense, he will become past due; that at buyer's expense. He will become past due; that be become past due; that be become p
their respective interests may appear and all only	any or companies satisfactory to the seller with the
The seller adrees that be bis	within 10 and deposited in escrever.
save and except the usual printed exceptions and said purchase price is fully paid and	a marketable title in and to said premises in the seller on or subsequent to the distance policy in-
liens, water rents and public charges so assumed h	est and upon surrender of this actrement, he will deliver a food and subsequent to the date of this actrement, not assigns, free and clear of this actrement, he will deliver a food and sufficient device also agrees that when hough or under seller, scepting, however, the said easements and restrictions and the lares, municipal said parties that time is of the essence of this contract, and is constant by the buyer or his assigns.
the seller at his option shall have the following ris said purchase price with the interest thereon at o all rights and interest created or then existing in possession of the	chis: (1) to declare this contract null and while or fail to keep any agreement herein to make the
of re-entry, or any other set of said seller to be on account of the purchase of said seller to be of such default all payments therefolore maile on premises up to the start therefolore maile on	The use and pavable and for (3) to forectore this contract by suit in equive, and in an of such cases, I some of the buyer as adapting the seller hereunder shall utterly case and determine and the right to the other rights acquired by the buyer hereunder shall utterly case and determine and the right to the performed and without any right of the buyer of return, reclamation or compensation for moneys paid boolurely, fully and perfectly as it this contract and such payments had never been made; end in case this contract are to be retained by and belong to said such payments had never been made; end in case and return case of such default, shall have the solid the aftered and resumble renu of such
thereon or thereto belonging.	is of law, and take immediate possession thereof, together with all the immediately, or at any time thereafter, to
O ars right hereunder to enforce the same, nor shall	W seller at any time to require performance by the burger
In case suit or action is instituted to form	as - sales - first -or - promised - which -is one sale as a sale and a sale of the second - oneid -
appeal.	pay such sum as the appellate count shell an appeal is taken from any indemness the
IN WITNESS WHEREOF	the plural, the masculine, the leminine and the neuter, and that generally all drammatical changes shall a sub- sions hereot apply equally to corporations and to individuals.
by its officers duly authorized at	and its corporate name to be signed and its corporate and utility in the un-
BUYER: Barnie D. 7	
승규가 앉는 지금을 깨끗했는 것이라는 것이라는 것을 백력한	
STATE OF DREGON; COUNTY C	
Fnereby certify that the within in	strument was received and filed for record on the day of
방법 영상 영화 전 전 방법 영화 전 전 방법 이 가지 않는 것이다. 이 것 같은 것	1340 o'clock A M., and duly recorded in Vol M78
	【11】杨秋秋·杨紫云:"你都是你想给你的话,你没有这些话,你没有这些话,你不知道你?""你""你""你""你""你""你""你""你
FEE_\$3.00	WM. D. MILNE, County Clerk