<pre>THIS CONTRACT. Made Non 10 th degrad. March 10 th degrad. March 10 Th Degrad. Setter 10 The Set</pre>	5.	82287	marite fladioidust ar Corporatal (truth-in-L	anding Soriess.	
<pre>Add_BARD_BAGREET</pre>		THIS CONTRACTOR	1-33088	Value	Page 5511
<pre>Mail Max Lot D. BORBLE Å, SMITH, husband and wife. husdader called its silter WITHESSETH: The in consideration of the mutual coverants and agreements here called the solution within the second the buyer and the buyer affects to Draw from the seller all of the following de- within the intermines strated in Klamath. Coverants and agreements here all of the following de- within the membra strated in Klamath. Coverants and agreements here all of the following de- within the membra strated in Klamath. Coverants and agreements here all of the following de- within the membra strated in Klamath. Coverants and agreements here all of the following de- you that on the seller. Within the membra down and the membra down and the seller all of the following de- mine contract on Agreements. The two reaction of the membra down and the seller of mousing and membra down and the seller within the process of the membra down and hubble following down and membra down and the seller within the process of the membra down and hubble following down and membra down and the seller within the process of the membra down and hubble following down and membra down and the seller within the process of the membra down and hubble following down and membra down and the seller within the process of the membra down and hubble following down and membra down and the seller within the seller of the seller of the seller of the seller membra down and the seller in membra down and the seller of the seller down and the seller woods of association membra down and and the seller in membra down and the seller in membra down and the seller in membra down and the seller in monthly approximation and and percentage and percentage for an and the seller in monthly approximation and and the seller in monthly approximation and the seller in monthly approximation and and the seller in monthly approximation and the seller with the seller in monthly approximation and the seller in monthly approximation and the seller with the seller in monthly approximation and the</pre>	U CLAR	AEL B. JAGER and MARG	day of	March	1080
<pre>WITNESSETM: That in considering a laboration of the matual coverants and agreements herein in the laboration of the matual coverants and agreements herein in the laboration of the matual coverants and agreements herein in the laboration of the matual coverants and agreements herein in the laboration of laboration of the laboration of the laboration of laboration of</pre>	and	REX H	man	and and wife	and betwee
<pre>HITTPESSETH: The in consideration of the mutual coverants and adverament here called the Dury of the particle of the partis of the particle of the particle of the partic</pre>			using and and	117 5 -	emarter Called the selle
Eller ägtes to sell unto the buyer and the too the matulal covenants and accessors that ball the bondards of the section of the solice all the bondards of the solice and the soli					
TOU IANY THE OPTION TO VOID YOUR CONTRACT OR AGREEMENT WITTER TO THE STILLER AND RECEIVE A PROPERTY REPORT PREPARED PURSUANT TO THE SULFACE AND RESULTION AND ADDRESS AND RESULTION TO THE SULFACE AND RESULTION ADDRESS AND RESULTATION ADDRESS AND RESULTATION ADDRESS AND RESULTION ADDR	Seller i				GUIGLIEF COLLAGAL . 1
Tou DD NOT RECEIVE A ROUPERTY DE-DWINKEL ON AGREENENT BY MOTICE TO THE SILLER IF OWNER OFFICE OF INTERSTATE AND SULES PROPERTY OF HOUSE ADD REGISTRATION, U. S. DEPARTMENT OF HOUSE ADD REGISTRATION OF THE STRATEGY ADD REGISTRATION, U. S. DEPARTMENT OF HOUSE ADD REGISTRATION OF THE STRATEGY ADD REGISTRATION ADD REGISTRATION ADD REGISTRATION ADD REGISTRATION OF THE STRATEGY ADD REGISTRATION ADD REGIST	scribed	lands and premises situated in	Klamath	ise from the seller	all of the fatter in the
Upp Int OPTICE OF INTERSTATE LAND SUCCESSPECTURE DUPSUMPTION TO THE SULES AND REGULTS FILLING AND ADDRESS AND REGULTS A		U HAVE THE OPTION TO VOID	YOUR CONTRACT OF ACT	ty, State of Or	egon
UNDER OF DEVICIONEENT, IN ADVANCE OF TOCK NELLSTRATION, U. S. DEPARTHENT OF PROVINGIAL TOWN         ADDREEMENT, IF YOU RECEIVED THE PROPERT LIES THAN 45 HOURS PRIOR TO INFORMATION OF THE THE PROPERT IN OR NOT SIGNING THE CONTROL TO THE SCIENCE OF TOWN OF THE TRANSACTION. A DUSTINGS ON TOLLOWING THE CONTROL TO THE SCIENCE OF THE ONE TOKE THE CONTROL TO READELERS THE UNDER SIGNING AND THE ADVECTOR ON NOT SCIENCE ON THE CONTROL TO THE SCIENCE ON THE OFFICIANCE OF ADVIENT OF THE SCIENCE ON THE ADVIENCE OF THE TRANSACTION. A DUSTINGS ON TOLLOWING THE CONTROL TO THE FROM THE ADVIENCE OF THE ADVIE	i ur i			110 1100	
Auderbenett, IF You RECEIVED THE PRICHART WE OF YOUR SIGNING THE CONTINUES AND AND THE CONTRACT OR ARGENERT YOU UNIVE THE FLIGHT TO REVOKE THE CONTRACT OR ARGENERT YOUR SIGNING THE CONTRACT OR ARGENERT YOUR AND THE ARGANCING. A BUSINESS DAY FOLLOWING THE CONTRACT OR ARGENERT YOUR SIGNING THE SIGNING THE SIGNING THE TRANSACTION. A BUSINESS DAY FOLLOWING THE CONTRACT OR ARGENERT YOUR SIGNING THE ARGON. A BUSINESS DAY FOLLOWING THE CONTRACT OR ARGENERT YOUR SIGNING THE SIGNING THE ARGON. A BUSINESS DAY FOLLOWING THE CONTRACT OR ARGENERT YOUR SIGNING THE SIGNING THE CONTRACT OR ARGENERT YOUR SIGNING THE SIGNING THE CONTRACT OR ARGENERT YOUR SIGNING THE CONTRACT OR ARGENERT YOUR SIGNING THE SIGNING THE CONTRACT ON ARGENERT YOUR SIGNING THE CONTRACT OR ARGENERT YOUR SIGNING THE CONTRACT ON A BUSING THE CONTRACT OR ARGENERT YOUR SIGNING THE CONTRACT OR ARGENERT Y	UKKA		MA OHERS REGISTORTION		-LO AND REGINATIONS
RUITCE TO THE SELLEE UNTIL UNTIL ADARD, THE RIGHT TO REVORE THE CONTROL TAIL OF MEEDERIN BY SUMMATION OF THE TRANSACTION. AGIN OF THE THAD BUSINESS DAY INCISES DAY INCIDENT BETTONEN, MEEDEN, OR DN, INDEPENDENCE DAY, LABOR DAY, 'HETEMA'S DAY, MARINSS DAY INTENDAYS, BETTONEY, MEEDEN, OR DN, INDEPENDENCE DAY, LABOR DAY, 'HETEMA'S DAY, NALINSS DAY INTENDAYS, BETTONEY, MEEDEN, OR DN, INDEPENDENCE DAY, LABOR DAY, 'HETEMA'S DAY, NALINSS DAY INTENDAYS, BETTONEY, MEEDEN, OR DN, SINKESS ASSOCIATION AND IS SUBJECT TO PAINTERVANCE OF OF DOT THE ACCESS ROA PAINT HOUSE ROADS THIN IN SUBJECT TO PAINTERVANCE OF OF DOT THE ACCESS ROA PAINT HOUSE ROADS THIN IN SUBJECT TO PAINTERVANCE OF OF DOT THE ACCESS ROAD AND THOSE UP ASSOCIATION RECORDED IN KLAMATH COUNTY ON NARCH 12, 1973, INSTRUMENT NO. 74116, LDC 9, BLOCK 10, TRact NO. 1122 (For the sum of EQUIT, THOUSAND, TWO INTERVANCE OF OF DOT THE ACCESS ROAD AND THOSE UP ASSOCIATION RECORDED IN KLAMATH COUNTY ON NARCH 12, 973, INSTRUMENT NO. 74116, LDC 9, BLOCK 10, TRACT NO. 1122 (For the sum of EQUIT, THOUSAND, TWO INTERVANCE OF OF DOT THE ACCESS ROAD AND THOSE UP ASSOCIATION RECORDED IN KLAMATH COUNTY ON NARCH 12, 973, INSTRUMENT NO. 74116, LDC 9, BLOCK 10, TRACT NO. 1122 (For the sum of EQUIT, THOUSAND, TRACT NO. 1122 (For the sum of EQUIT, THOUSAND, TRACT NO. 1122 (For the sum of EQUIT, THOUSAND, TRACT NO. 1123 (For the sum of EQUIT, THOUSAND, TRACT NO. 122 (For the sum of EQUIT, THOUSAND, TRACT NO. 122 (For the sum of EQUIT, THOUSAND, TRACT NO. 122 (For the sum of EQUIT, THOUSAND, TRACT NO. 122 (For the sum of EQUIT, THOUSAND, TRACT NO. 122 (For the sum of EQUIT, THOUSAND, TRACT NO. 122 (For the sum of EQUIT, THOUSAND, TRACT NO. 123 (For the sum of EQUIT, THOUSAND, TRACT NO. 123 (For the sum of EQUIT, THOUSAND, TRACT NO. 123 (For the sum of EQUIT, THOUSAND, TRACT NO. 123 (For the sum of EQUIT, THOUSAND, TRACT NO. 123 (For the sum of EQUIT, THOUSAND, TRACT NO. 123 (For the sum of EQUIT, THOUSAND, TRACT NO. 123 (For the sum of EQUIT, THOUSAND, TRACT NO. 123 (For the sum of EQUIT,	II AGRE	EMENT TO VOU DO	UN AL THE TIME OF	VOUD	VE HUUSING AND
SURVATION OF THE TRANSACTION. A BISINESS DAY IS ANY FOLLOWING THEOREM BY THE FOLLOWING USINESS HOLLOWING SUBJECT TO MAINTENANCE OF BOTH THE ACCESS TEAD OF A DAY, INCEPENDENCE DAY, LABOR DAY, VETERAN'S DAY, SASHINGTON'S BITHNDAY, MEMORIAL GRAISTINKS." IT IS MANGATORY THAT THE PURCHASER DE A MEMBER OF THE LITTLE DESEMBLY MODE SUBJECT TO MAINTENANCE OF BOTH THE ACCESS TEAD AND THE MODE SUBJECT TO MAINTENANCE OF BOTH THE ACCESS TEAD AND THAT THE PURCHASER DE A MEMBER OF THE LITTLE DESEMBLY MODE SUBJECT TO MAINTENANCE OF BOTH THE ACCESS TEAD AND THAT THE PURCHASER DE A MEMBER OF THE LITTLE DESEMBLY MODE ARAADS WITHIN SUBDIVISION AND IS SUBJECT TO MAINTENANCE OF BOTH THE ACCESS TEAD AND THAT THE PURCHASER DE A ARAADS WITHIN SUBDIVISION AND IS SUBJECT TO MAINTENANCE OF BOTH THE ACCESS TEAD AND THAT THE PURCHASER DE A ARAADS WITHIN SUBDIVISION AND IS SUBJECT TO MAINTENANCE OF BOTH THE ACCESS TEAD AND THAT THE PURCHASE DIRECT DE A UNLIER MAINTAIN AND IS SUBJECT TO MAINTENANCE OF BOTH THE ACCESS TEAD AND THAT THE PURCHASE DIRECT DE A ARAADS WITHIN SUBDIVISION AND IS SUBJECT TO MAINTENANCE OF BOTH THE ACCESS TEAD AND THAT THAT THAT THAT THAT THAT THAT THA	L ROFT	CE TO THE CELLER IN	MAVE THE RIGHT TO DEVA	WE THE ROUNS	PRIOR TO STGNING
THE FOLLOWING BUSINESS DOLLDAY, DUSINESS DAY IS ANY CALENDAR DAY EXCEPT SUMAN, OR DAY, INDEPENDENCE DAY, LABOR DAY, MITHERS SAY, MARKS DAY, NATHON'S DAY, THAMKSGIVING, AND DAY, INTEREMAN'S DAY, ACLENDAR DAY, THAMKSGIVING, AND DAY, INTEREMAN'S DAY, COLUMBUS DAY, THAMKSGIVING, AND DAY, INTEREMAN'S DAY, COLUMBUS DAY, THAMKSGIVING, AND DAYS, DUSING TAY, DUSING DAY, THAMKSGIVING, AND DAYS, DUSING DAY, THAMKSGIVING, AND DAYS, DUSING DAY, THAMKSGIVING, AND DAYS, DUSING DAYS, THERE AND DAYS THAT THE PURCHASES RUGAL DAY, THAMKSGIVING, AND THOSE OF AN ADDITION THAT THE PURCHASE DAYS, DAY, THAMKSGIVING, AND THOSE OF AN ADDITION THAT THE PURCHASE DAYS, DAYS, THENDARY, DUSING THAT, THE PURCHASE RUGAL DAYS, THE ARTICLES NOTATION RECORDER THAN ADDITION THAT THE PURCHASE DAYS, DAYS		ATTON OF THE TOWN	IN CITI OF THE THIDD DUC	Thimps	VN AGKEFMENT RV
LINISTERS." DEPONDED DAY, COLUMBUS DAY, THANKGGUING, AND IT IS MANGAROW THAT THE PURCHASSER DE-A MEMBER OF THE LITTLE DESCHUTES RIVER MODOS ROADS WITHIN SUBJECT TO MAINTENANCE OF FORT THE ACCESS ROAD AND THOSE WOLGHE MAJ, PAGE NO. 2591. Lot 9, Block 10, Tract No. 1122 for the sum of _FOUR_THOUSAND IN KARAWH COUNTY ON MARCH 12, 1973, INSTRUMENT NO. 74116, Lot 9, Block 10, Tract No. 1122 for the sum of _FOUR_THOUSAND IN ALMANH COUNTY ON MARCH 12, 1973, INSTRUMENT NO. 74116, Lot 9, Block 10, Tract No. 1122 for the sum of _FOUR_THOUSAND IN A MARWH COUNTY ON MARCH 12, 1973, INSTRUMENT NO. 74116, Lot 9, Block 10, Tract No. 1122 for the sum of _FOUR_THOUSAND IN A MARWH COUNTY ON MARCH 12, 1973, INSTRUMENT NO. 74116, Lot 9, Block 10, Tract No. 1122 for the sum of _FOUR_THOUSAND IN A MARWH COUNTY ON MARCH 12, 1973, INSTRUMENT NO. 74116, Lot 9, Block 10, Tract No. 1122 for the sum of _FOUR_THOUSAND IN A MARWH COUNTY ON MARCH 12, 1973, INSTRUMENT NO. 74116, Lot 9, Block 10, John Beacher Bolizs (f . 500,00, _) is paid on the sector of which Eive, Blundred	HF I	FOLLOWING DUG TO TOTAL	PLDUSINESS DAV TO ANN		UWING THE CON-
IT IS MNDATORY THAT THE PURCHASER DE A MEMBER OF THE LITTLE DESCHUTES AND AND DOSE UNDER A ASSOCIATION AND IS SUBJECT TO MAINTEANNEE OF BOTH THE ACCESS RADA AND THOSE OF ASSOCIATION AND IS SUBJECT TO MAINTEANNEE OF BOTH THE ACCESS RADA AND THOSE OF ASSOCIATION ARE CORDED IN KLAMATH COUNTY ON MARCH 122 AS SPELLED OUT IN THE ARTICLES TO UNDER THE ACCESS RADA AND TAKE AND THE ARTICLES IN THE ARTICLES IN THE ARTICLES IN THE ARTICLES IN THE ARTICLES INTO A ACCOUNT ON MARCH 122 AS SPELLED OUT IN THE ARTICLES IN THE ARTICLES INTO A ACCOUNT ON MARCH 122 AS SPELLED OUT IN THE ARTICLES INTO A ACCOUNT ON MARCH 122 AS SPELLED OUT IN THE ARTICLES IN THE ARTICLES IN THE ARTICLES INTO A ACCOUNT ON MARCH 122 AS SPELLED OUT IN THE ARTICLES IN THE ARTICLES INTO A ACCOUNT ON MARCH 122 AS SPELLED OUT IN THE ARTICLES INTO A ACCOUNT ON MARCH 123 AS SPELLED OUT IN THE ARTICLES INTO A ACCOUNT ON MARCH 123 AS SPELLED OUT IN THE ARTICLES INTO A ACCOUNT ON MARCH 123 AS SPELLED OUT IN THE ARTICLES INTO A ACCOUNT ON MARCH 123 AS SPELLED OUT IN THE ARTICLES INTO A ACCOUNT ON MARCH 123 AS SPELLED OUT IN THE ARTICLES INTO A ACCOUNT ON MARCH 123 AS SPELLED OUT IN THE ARTICLES INTO A ACCOUNT ON MARCH 123 AS SPELLED OUT IN THE ARTICLES INTO A ACCOUNT ON MARCH 123 AS SPELLED OUT IN THE ARTICLES INTO A ACCOUNT ON MARCH 123 AS SPELLED OUT IN THE ARTICLES INTO A ACCOUNT ON MARCH 124 AS ASSOCIATION AND A ACCOUNT ON MARCH 124 ASSOCIATION AND A ACCOUNT ON MARCH 125 AS SPELLED OUT IN THE ARTICLES INTO A ACCOUNT ON MARCH 124 ASSOCIATION AND A ACCOUNT ON MARCH 124 ASSOCIATION AND A ACCOUNT ON THE ARTICLES INTO A ACCOUNT ON THE ARTICLES INTO A ACCOUNT ON A ACCO	il CHRIS	INDEPENDENCE DAY, LABOR D	AY, VETERAN'S DAY, WA	SHINGTON'S BIR	THDAY, MEMORIAL
ONNERS ASSOCIATION AND IS SUBJECT ID MAINTENNER OF THE LITTLE DESCHUTES RIVER WOODS ROADS WITHLI SUBJUYISION TRACTS 1069, 1122, AND FOLS AS SPELLED OUT IN THE ARTICLES WOLVER MS, PAGE NO. 2591. L0 4 9, BLOCK 10, Trace No. 1122 To the sum ofEONE. Thousand _Two. Hundred _ Ei Eig. and _00/100.Dollars (s _ 4,250.00 ) Dollars (f _ 500.00 _) is paid on the securitor howers (the winder of which is hereby schemeldeded by the sales; it he bayes adjects to pay the remainder of said purchase price (to winch is hereby schemeldeded by the of the sum ofEONE. Thousand _Two. Hundred _ Ei Eig. and _00/100.J. 230.00 _) to the order Dollars (f _ 500.00 _) is paid on the securitor howers (the winder of which is hereby schemeldeded by the of the sum ofEONE to the securitor here of the research of which is hereby schemeldeded by the oblies (f _ 600.00 _) each		5 THAS."	the relevant of DAY, COL	UMBUS DAY, THAN	VKSGIVING, AND
OF ASSOCIATION RECORDED IN NLAWIT COUNTY ON MARCH 12, 1973, INSTRUMENT NO. 74116, ULUE SULLER VI. PARE NO. 2591.         UNLAW XJ, PARE NO. 200.00.         JE J, JE		S MANDATORY THAT THE PURCHA	SER BE A MEMPER OF TH		
OF ASSOCIATION RECORDED IN NLAWIT COUNTY ON MARCH 12, 1973, INSTRUMENT NO. 74116, ULUE WILL MEE NO. 2591.         UNLAW XJ, PARE NO. 2591. <t< td=""><td>ROADS</td><td>WITHIN SUPPRIMAND IS SUBJE</td><td>CT TO MAINTENANCE OF</td><td>E LITTLE DESCHL</td><td>JTES RIVER WOODS</td></t<>	ROADS	WITHIN SUPPRIMAND IS SUBJE	CT TO MAINTENANCE OF	E LITTLE DESCHL	JTES RIVER WOODS
<pre>VULUEE MT3, PAGE NO. 2551 Lot 9, Block 10, Tract NO. 1122 for the sum of</pre>	T OF AS	SOCIATION RECORDED IN W	1069, 1122, AND 1123	AS SPELLED OUT	ROAD AND THOSE
Apyabé on the 15th. day of each month harceller beginning with the month of May	VOLUM م	E M73, PAGE NO. 2591	ATH COUNTY ON MARCH 12	2, 1973. INSTRU	IN THE ARTICLES
Apyabé on the 15th. day of each month hereal ter beginning with the month of May	AL.	Lot 9, Block 1	0 5		MENT NU. 74116,
Apyabé on the 15th. day of each month hereal ter beginning with the month of May	i for the su	un of Four Thousand m	0, Tract No. 1122		
Apyabé on the 15th. day of each month hereal ter beginning with the month of May	Chereinalt	ter called the purchase price) on	O. Hundred Eifty an	d00/100 Dolla	4.250.00
Apyabé on the 15th. day of each month hereal ter beginning with the month of May	世 Dollars ()	5	Account of which Five	Hundred	
Apyabé on the 15th. day of each month hereal ter beginning with the month of May	E seller); th				
Apyabé on the 15th day of each month hurseller beginning with the month of May	Dollars (3	er in monthly payments of not l	ess than Forty and	to-wit: \$ 3,750	,00 to the order
Approved on the 15 Ch. day of each month hereafter beginning with the month ofMay, 1980, and continuing until said purchase prices is fully paid. All of said purchase prices may be paid at any time; April 15, 1980	11				
April 15, 1980 until paid, interest to be puid. Monthly cannot be puid at any time; and a fur addition of the paid of any state of the state of the paid. Monthly and a fur addition of the state of t					
April 15, 1980 until paid, interest to be paid. Monthly can be paid at any time; April 15, 1980 until paid, interest to be paid. Monthly and a furradium from the minimum monthly poyments above required. Taxes on said premises for the current tax year shall be pro- terest and the parties hereto as of the date of this contract. The here exercise to and command with the wide to the red property decided in the contract of the current tax year shall be pro- terest and the parties hereto as of the date of the same property decided in the contract of the current tax year shall be pro- terest and the parties hereto as of the date of the same property decided in the contract of the current tax year shall be pro- terest and the same shall be provided to the current of the current tax year shall be pro- terest and the same shall be provided to the current of the current tax year shall be pro- terest and the same shall be provided to the current of the current tax year shall be provided to the current of the current tax year shall be provided to the current tax tax tax tax tax tax tax tax tax ta	and contin	uing until said purchase price i	A fully paid All of with the	e month of May	1080
Ite minimum monthly payments above required. Taxes on said premises for the current tax year shall be promoted between the parties hereto as of the date of this contract. In the basis area on the area currents with the wire due to real payment decided in this contract. In the basis area on the area currents with the wire due to real payment decided in this contract. In the basis area on the area currents with the wire due to real payment decided in this contract. In the basis area on the area currents with the wire due to real payment. In the basis area on the area currents with the wire due to real payment. In the basis area on the area currents with the wire due to real payment. In the basis area on the parties here to an an another area on the basis of a submer area of the basis of the basis of a submer area of the basis of the basis of a submer area of the basis of t	April	a palances of said purchase price	shall bear interest at the	rchase price may	be paid at any time:
<pre>rade between the parties here as a difference of this contract. The basis marked on a difference of the date of this contract. The basis marked of the date of this contract. The basis marked the date contract with the write that the responsive decidence in the contract is difference of the date of the date of the date of this contract. The basis marked the date contract with the write that the responsive decidence in the contract is difference of the date of the date contract. The marked the marked the generation of the date of the date of the date of the build of the build of the date o</pre>					
The best warmen to and coverage with the date of this contract.  The best warmen to and coverage with the date of this contract.  The best warmen to and coverage with the date of this contract.  The best warmen to and coverage with the date of this contract.  The best warmen to and coverage with the date of this contract.  The best warmen to and coverage with the date of this contract.  The best warmen to and coverage with the date of this contract.  The best warmen to and coverage with the date of the da	rated betwe	an monthly payments above requ	ired. Taxes on said premised		ind * maddition to-
<ul> <li>By the market expression of the white the the read property decided in this contrast is</li> <li>By the market expression of the set of the state expression. March 10 of contrast is 100 mm expression of the highlight on state property in the state of the set of the set of the highlight on state property in the state of the set of the</li></ul>	The buy	in the parties hereto as of the da	ate of this contract.		ax year shall be pro-
We have a before that be entired to prevent a start haves of the barrent of the start have a	(B) for	r in organization or feven if buyer is a new	that the real property described in	this contract is	
The difference and use for the sing has difference in the soft op formal bit wild all times he will be soft and the soft of hereits and the soft op formal bit is and the soft of hereits and the soft op formal bit is and the soft op formal bis and the soft op formal bis and the soft op formal bis and th	he is not in del	er shall be entitled to possession of said lands	March 10	rcial purposes other than	egricultural purposes
The start of an amount of the start of a start of the sta	and all other he	ins and save the selling will not suffer or	nermy and that at all times he will a	teen the baind may retain	in such possession to take
We have a none in the second on and promise against bit of damage by the full distribution have and the second again the second of the seco	alter lawrully mu insure and keep	as be imposed upon said premises, all prompt	said property, as well as all water ri	corney's lees incurred by h ents, public charges and	mises free from mechanic's
The hords, can's there and an policy of administration of the selfer with loss payable first to the selfer and then to the buyer as the hord of the selfer as too as the first as too as the hord of the selfer and the	not less than \$	none	on said premises against loss or dam	I become past due; that tage by fire (with extend	at buyer's expense, he will
The have hard a standard for the standard for the standard for the SSCIOW is a standard for the standard fo					
The and except the dubbind purchase price, maintaining the dubbind purchase in the second the result, he will turnish units buyer a title impurance policy in an and the dubbind purchase in the second of the se	the seller for buy	ers breach of contract. and deposit	nd pay for such insurance, the seller of shall dear interest at the rate aforesa	n as insured. Now if the nay do so and any paymind, without	buyer shall fail to pay any ent so made shall be added
The sum of a single second of the second of the second sec	suring fin an amo	Afteres that at his expense and within 10 or of equal to and purchase prices marketable	days from the date hereof, h	te will hundet	ver, of any right arising to
And it is understood and advected branch infords of under selfs, "second information is of the data hered and its information and extend to be by a second information and extend to be advected by the buyer of his information and the second information and the second by the buyer of his information and the second information and the second by the buyer of his information and the second by the second of the second by the buyer of his information and the second by t	premines in fee sir	mple unto the band upon request and upon	surrender restrictions and easements	ner on or subsequent to i	the date of this storicy in-
The use a data back of the process and parties that first had first and resumbarances of the case the burst shall had to make the process of them process for the state of the burst of the contract by suit in case the burst shall had to make the process of the burst of the bu	a area rents .	and public charges so assumed by the burner	ler seiler, excepting, houses as of the	date hereof and lites and	Cient deed conveying said
The pure hardward has been been many that has disk in the time intermed of this contract, and in case the buryer shall hall to make the add pure hall hall on the disk in the time intermed of the buryer hall hall to make the buryer hardward been add or (3) to forechne this case does and set of the buryer hardward been add or (3) to forechne this case does and set of the buryer hardward been add or (3) to forechne this case does and the buryer hardward been add or (3) to forechne this case does and set of the buryer hardward been add or (3) to forechne this case does and set of the buryer hardward been add or (3) to forechne this case does and set of the buryer hardward been add or (3) to forechne the case and the buryer hardward been add or (3) to forechne the case and the buryer hardward been add or (3) to forechne the case and buryer hardward been add or (3) to forechne the case and buryer hardward been add or (3) to forechne the case and buryer hardward been add or (3) to forechne the case and buryer hardward been add or (3) to be the set of the buryer of and result define without any process of law, and take of hardward been add or (3) to be the set of the buryer of and result add without any process of law, and take of hardward been add or (3) the buryer of any provision here of the buryer of any provision here of the buryer of any provision here of the buryer of any result add without any process of law, and take of hardward been added of any provision here of the buryer of any set of any set of the provision here. The buryer hardward added added added be buryer of any provision here of the buryer of any set of the provision here of the buryer of any provision here of the buryer of any set of the provision here of the buryer of any provision here of the buryer of any set of any set of any set of any set of the provision here of the buryer of any provision here of the buryer of any set of any set of any set of the provision here of the buryer of any set of any set of any set of any set of the provision her	payments above to	enversiond and acreed between said parties r	hat time is a start liens and encu	umbrances created by the	s and the taxes, municipal
The bases of the presence above deviced that in the of the base is the base of the former is contract by the base of the base	and purchase price ail rights and inter	min shall have the following rights (1) to d with the interest thereon at once due and t test created or the	eclare this contract null and sold. (2)	tract, and in case the bu fail to keep any agreem	yer shall fail to make the
The function of the function is and the second of the s	of recentry or any	wither act of and and all other rights a	tus in as against the seller heirunder sh	ontract by suit in equity.	and in any of such as a contract
The bases have a diverse that failure by the value at any time in score of using the book in and value the right manufacture and the improvements and apputtenances in any sources of law, and take introduce possession thereof, together with all the improvements and apputtenances of any sources of law, and take introduce possession thereof, together with all the improvements and apputtenances of any sources of law, and take introduce possession thereof, together with all the improvements and apputtenances of the post-together of any provision hereof shall in moving and apputtenances of the post-together of any provision hereof is any sources of law, and take introduce of any post-together with all the improvements and apputtenances of the post-together of any provision hereof is any sources of law, and take interval to any post-together with all the improvements and apputtenances of the post-together of any provision hereof is any sources of law, and take interval to any post-together with all the improvements and apputtenances of the post-together of any post-together with all the improvements and apputtenance of the post-together of any post-together being the sources of the post-together of any post-together with all the improvements and apputtenances of the post-together of the post-together any post-together with all the improvements and apputtenance of the post-together any of the post-together appet together with all the post-together appet together with all the post-together appet together with all the post-together with all the contract of the source of the source and of the appet together ap	of such detault all	purchase of said property as absolutely, fully	without any right of the buyer of re-	revert to and revest in s	mine and the right to the
And a rede herming in the advert that failure by the veller at any time in require performance by the buyer of any provision hereof shall in no way affect the same such and schull consideration paid for this transfer, stated in terms of dollars, is \$ 4,250,00 (MOVVI, the Study of any associated and actual consideration paid for this transfer, stated in terms of dollars, is \$ 4,250,00 (MOVVI, the Study of any associated and actual consideration paid for this transfer, stated in terms of dollars, is \$ 4,250,00 (MOVVI, the Study of any associated and actual consideration of the provision derive of the provision hereof and the the same and the state of the provision hereof and any associate and any and the state of the provision hereof and any associate and the state of the provision hereof and the state of the stat	there in or thereto L	d arures int, without any process of law, and	case of such default, shall have the	aid seller as the agreed a	r been made; and in case
The true and actual consideration paid for this transfer, stated in terms of dollars, is 3 4 2250,00 (THOMANT, THE REDETEDIEDIEDIES) The true and actual consideration paid for this transfer, stated in terms of dollars, is 3 4 2250,00 (THOMANT, THE REDETEDIEDIES) In case used as terms is instituted to herechose this contract of the provision hereol, the buyer afters to per still be this transfer, stated in terms of the provision hereol, the buyer afters to per still be the still be a waiver of any active of the trait elimited to herechose this contract of the provision hereol, the buyer afters to per still be the still be a waiver of any active of the trait elimited to herechose this contract of the provision hereol, the buyer afters to per stick sum as the appendix trait elimited to herechose this contract of the still be a the and the active and the provision hereol, the buyer afters to per stick sum as the appendix trait elimited to the provision the still be a still be a still be contract and the still a still be a still be still be and the still be a still be a still be the still be a	The bayer i his eight hereunder	further adrees that failure by the seller at an	v tome to require and	ether with all the improve	any time thereaiter, to iments and apputtenances
In case and de seton is instituted to kine grounde, stated in terms of dollars, is 3 4,250.00 The case and de seton is instituted to kinecione this contract or to enforce and the provisions hered, the burre alters to par such aum as the set the trail must, the burre luther provises this contract or to enforce and the provisions hered, the burre alters to par such aum as the set the trail must, the burre luther provises to pay such sum as the seplerate court show and it an appeal is then from any such aum as the set the trail must, the burre duther provises to pay such sum as the seplerate court show and it an appeal is then from any such aum as the set the trail to other to mean and an under the provisions be ensue that and to an appeal is then from any such aum as the particulate attended and include the provisions here in the burse must be never than the provisions and that altered is a provision to mean and the made, assumed and the provisions here in the seller on the burse must be never that be other as requires, the and the made and implied to make the provisions here apply equality to support the families and to underduals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un- dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto BUYISRS:	The leve an	any such gravition, or as a waiter of the pro	w said seller of any breach of any pr	buyer of any provision her rovision hereof be held in	eof shall in no way affect
any the fourt, the buyer further promises to be allowed primit in which and of the provisions hered, the buyer agrees to pay such aum as the sophilar court and it an appear to the provisions hered and an appear to the provisions hered advide reasonable as plantitic and and include the plantitic and the sophilar court shall advide reasonable as plantitic all there and the and	معاديدهم سرحم معادهم معاد	-the -includes_other around to this transfer,	stated in terms of dollars, is 3. 4 -	250.00	and any side
In constrained this contract, it is understand that the pay with sum as the superlate could be alway and it an appeal of the far in subject to pay such sum as the superlate could be alway and and any subject to pay such sum the interval ball and the present that it as appeal of the superlate could be made the plantit or destree on such the interval ball and the plantit or destree on such the interval ball and the plantit or destree on such and and any subject the interval ball and the context as required, the subject is a comportant and interval apply equally to corporations and its destread the interval and its context as required, the subject is a corporation of the interval and its corporate is a corporate changes shall the context as required, the subject is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers fully efflorized thereunto by order of its board of directors.  BUYISRS:  Context and any subject and the subject and the interval and any officient context as applicable.  The reserval for any subject and the subject and the interval and any officient context as applicable.  The reserval for any subject and the subject and the interval and any officient context as a corporate by the context and the interval and its corporate seal affixed hereto and the reserval of directors.  BUYISRS:  Context and the termine subject and the subject and the interval and the interval and the interval and any officient between the subject and the interval and any officient and the subject and any officient between the subject and any officient and any officient and any officient and the interval and any officient and the subject and any officient and the subject and any officient and the interval and any officient and the interval and any officient and the subject and the interval and any officient and the interval and any officient and the subject and the interval and any officient and the subject and the interval and any officient and the subject and any o	court may alsude of the trust court	or action is instituted to foreclose this contra treasunable as attornes's lees to be all	er or to enforce any of the mode	שווה שוואות לי היווים: שווים: שווים	****「、Thギ 茶花道であま」。 http://
IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un- dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers fully sufforized thereunto by order of its board of directors. BUYBRS: BUYBRS:		provide to pay such more	ALL	A AN ANT OUTER ARTERS	for new every sum of the second secon
dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers fully eathorized thereunto by order of its board of directors. BUYISRS: BUYISRS: BUYISRS: Buytan Motict. Datase, by lained suf, whichever shares and whichever currently [A] or [B] is not coplicable. Buytan Motict. Datase, by lained suf, whichever shares and whichever currently [A] or [B] is not coplicable. Buytan Motict. Datase, by lained suf, whichever shares and whichever currently [A] or [B] is not coplicable. Buytan Motict. Datase, by lained suf, whichever shares and whichever currently [A] or [B] is not coplicable. Buytan Motict. Datase, by lained suf, whichever shares and whichever currently [A] or [B] is not coplicable. Buytan Motict. Datase, by lained suf, whichever shares and whichever currently [A] or [B] is not coplicable. Buytan Motict. Datase, by lained suf, whichever shares and whichever currently [A] or [B] is not coplicable. Buytan Motict. Datase, by lained suf, whichever shares and whichever currently [A] or [B] is not coplicable. Buytan Motict. Datase, by lained suf, whichever shares and whichever currently [A] or [B] is not coplicable. Buytan Motict. Datase is a sufficient whichever shares and be in the provide start of the second start which the start of the start o	be made, ensured	e when to mean and include the pilital, the offer	the the buyer may be more than one	Dennis Aber 14	attorney's lees on such
BUYBRS:	IN WIT	MESS WHERECF, said parties	have exercised at a second to in	which that generally all gr ideviduals.	aminatical changes shall
BUYISRS : BUYISRS : Buyisr	WEISI CRED IS A I	Chit Doendi-	have executed this increases	nt in duplicate; if	either of the un-
SELLERS: Barting A. Smith Harrour IAI a approache by laing out, whicherer plants and which ser warranty IAI or IBI is not coplicable. Barting IAI a approache with the Art and for a tonk which ser warranty IAI or IBI is not coplicable. The transmit IAI a approache with the Art and for a tonk which ser warranty IAI or IBI is not coplicable. The transmit IAI a approache with the Art and for a tonk with the transmit IAI or IBI is not coplicable. The transmit IAI and the transmit is a tonk for the tonk of the transmit IAI or IBI is not coplicable. The transmit IAI and the transmit IAI and for the tonk of the transmit IAI or IBI is not a positive tonk of the transmit IAI or IBI is not tone of the tonk of the tone of	BUVUDO	any authorized thereunto by orde	er of its board of director.	nd its corporate se	al affixed hereto
The definition of the second and the	DUXISRS: /CC	with	+		i
Antipang (A) is applicable and interper phases and whichsee warranty (A) or (B) is not applicable. Registrian 2 the series has the first a series a series and the deviced antipander of Att and and an much second use freese hers form has 130° ar similar.	RII	Ante			
The sector of 1A is a sep ich be and interest of the sector of the secto	L's-M	e UI Smith	******		
and any in which exact all Starten has farm has 1307 ar similar.	Ranita Ale (A) in app.	it. 3.s and it is such the whichever phrase and wh	the bas in success of the		·····
the prove roots form has 1307 or similar.	wen blevers bere form	a hauss there are not to be the stand tar. As bush had her bard ar him tor wath the detailed on by	nd a def nod in the Stuthinglanding Are	able, NOTE: The sent and detaind	appliedale, should be if
		ute Brangens Note Farm No. 1307 ar bimilar.	a first lies to finance the purchase of	of a ment on reverse)	Water as Statutes, 1
					A CONTRACTOR OF A CONTRACTOR O

1. E. 3259

58558

e.

TATE OF OREGUN; COUNTY OF KLAMAIM, S. iled for record at request of \_\_\_\_\_ Klamath County Title Co. this 24th day of March A. D. 1930 of 3:17 clock P M., and \_\_\_\_\_ on Page 5511 WED. MILNE, County Clar Fee \$7.00 ية بديهم

 $T_{i} = F_{i}$