86326		CONTRACT-REAL ESTATE	Vol. <u>M80 Page 12171</u>
e de le Company de la secondad	CT. Made this	24 day of Apr	<u>1 June CF</u> , 19.800, betw
CAR	<u>DL KOWALIS ak</u>	a CAROL E. FLOWERS	, hereinafter called the sel
	ANE L. WONSER	그는 것을 알았는 것은 것을 것 같아요. 것 같은 것이 같이 많이	, hereinafter called the bu
WITNESSETH	: That in considerat	ion of the mutual covenant	and agreements herein contained, the se
			the seller all of the following described la , State of
		t of Lots 17, 19	
WES	T KLAMATH, KI	amath County, Ore	gon
Sub	ject to: Righ	its of the public	in and to any portion
		s lying within the	f way of record or appar-
ent	on the land	, if any.	
	방지, 김홍희, 지난 것 같아요. 것	orded in 701, <u>1180</u> , of	사업계획 비행을 물질했다. 소방적 수 없는 것이 가지 않는 것이 같다.
	••••s	lst day of July	A D. 15 30 42153 chev P. 44, 44, 44, 44, 44, 44, 44, 44, 44, 44
	'ed foi	record Three ways of the	
		of orecont county o	E KLAMATEL M
			이 방송되는 방송 이 가장
		(pr. stan:: coximace)	
	n es org server is anappe	προμαία μαι ματιγού* 130 € 1 4+ +1. <sup>3</sup> *	lredsDollars (\$ 22,000.
for the sum of		PARTICIPATION OF WHICH INCOMENTS	int of which is hereby acknowledged by
seller); the buyer agi	ees to pay the remain	inder of said purchase, price	ipt of which is hereby acknowledged by (to-wit: \$22,000.00) to the ord ed and No.One-Hundreds
the calles in monthly	navments of not les	ss than	
The sener in monuly	() each		ed and No. One-Hundreds
Dollars (\$ 200.0	0) each,		
Dollars (\$_200.0	11) each, th.day of each mor	nth hereafter beginning with	the month of April
Dollars (\$	1) each, th_day of each mor said purchase price	nth hereafter, beginning with is fully paid: All of said p	the month of April
Dollars (\$200.0 payable on the5 and continuing until ferred balances of sau 5 1980	1) each, th day of each mor said purchase price id purchase price she contil paid interest	nth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of t to be paid monthly	the month of April
Dollars (\$2000 payable on the5 and continuing until ferred balances of sa 5, 19800 monthly payments a parties hereto as of 1	1) each, th day of each mor said purchase price, id, purchase price, she until paid, interest bove required. Taxes the date of this conti	nth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of t to be paid monthly s on said premises for the o ract.	the month of _April
Dollars (\$2000 payable on the5 and continuing until ferred balances of sa 5, -19805 monthly payments a parties hereto as of t	1) each, th. day of each mon said purchase price, id purchase price, she until paid, interest bove required. Taxes the date of this contine to and covenants with the	nth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of t to be paid. Monthly s on said premises for the o ract.	the month of _April
Dollars (\$_200.0 payable on the5 and continuing until ferred balances of sa 5, 19805 monthly payments a parties hereto as of 1 The buyer warents "(*) pinanity for excess warents "(*) pinanity for buyer warents	1) each, said purchase price, id purchase price, she until paid, interess bove required. Taxes the date of this cont to and covenants with the purce's personal, lamily, hou even way way set and the purce of possession of said	nth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of t to be paid. Monthly s on said premises for the of ract. seller that the real property described usehold or agricultural purposes. Source XX STAR XXXXX Sub XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	the month of _April
Dollars (\$_200.0 payable on the5 and continuing until ferred balances of sa 5, 19805 monthly payments a parties hereto as of 1 The buyer warrants (\$) primarily for the buyer warrants (\$) primarily for the buyer warrants (\$) primarily for the buyer shall be the in not in default under buyers thall be	1) each, said purchase price, id purchase price, shu until paid, interess bove required. Taxes the date of this conti to and covenants with the purce's personal, lamily, hou even not execute the sources. I and repair and will not sul	nth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of t to be paid. Monthly s on said premises for the of ract. seller that the real property described usehold or agricultural propests. Source ways and a state at all times he ter or permit any ways of our she and times he	the month of _April
Dollars (\$_200.0 payable on the5 and continuing until ferred balances of sa 5, 19800 monthly payments a parties hereto as of 1 The buyer warrants (A) primarily for b (RX10030 82600 The buyer shall be thereon, in good condition other liens and save the se that he will pay all faces	1) each, th. day of each mor said purchase price, id, purchase price, she until paid, interest bove required. Taxes the date of this contri- to and covenants with the i unyer's personal, lamit, hou suyer's personal, south the the suyer's personal, south the is suyer's personal, south the is the date of this contract. T and repair and will not sul ler harmless thereform and herealter levied anginst said herealter levied anginst said	anth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of to be paid. Monthly s on said premises for the of ract. seller that the real property described seller that the real property described ract. (I and son April 51. (I an	the month of _April, 199 purchase price may be paid at any time; a of per cent per annum from Apri and * { * * * * * * * * * * * * * * * * *
Dollars (\$_2000 payable on the5 and continuing until ferred balances of sa 5, 19805 monthly payments a parties hereto as of 1 The buyer warmans (A) primarily for by for a soft The buyer warmans (A) primarily for by for a soft The buyer warmans (A) primarily for by for a soft thereon, in good condition other liens and save the se that he will pay all taxes be imposed upon said premi all buildings now or hereall and company or companies	1) each, said purchase price, id purchase price, she until paid, interess bove required. Taxes the date of this conti- to and covenants with the source the date of this conti- the date of this contract. and repair and will not sul- the terms of this contract. Takes here alter level anginst said ises, all promptly before the er erected on said premises satisfactory to the seller, we	nth hereafter, beginning with is fully paid All of said p all bear interest at the rate of t to be paid Monthly s on said premises for the of ract. seller that the real property described usehold or agricultural purposes. Subvolver Sub Science XXXXX (lands on April 51, 51, 51, 51, 51, 51, 51, 51, 51, 51,	the month of _April
Dollars (\$_2000 payable on the5 and continuing until ferred balances of sa 5, -19800 monthly payments a parties hereto as of 1 The buyer warrants *(A) primatily for b *(A) primatil	1) each, said purchase price, id, purchase price, she until paid, interest bove required. Taxes the date of this conti- to and covenants with the s und covenants with the s und covenants with the s und covenants with the s millet box possession of said the terms of this contract. T and repair and will not sul hereater levice anginst said ises, all promptly before the satisfactory to the seller, w be delivered to the seller merest at the rate aloresaid.	nth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of t to be paid. Monthly s on said premises for the of ract. seller that the real property described usehold or agricultural purposes. Source agrees that at all times to the buyer agrees that at all times the solution of the buyer agrees to the seller against loss of damage by life (with e such out wairer, however, of any right to a day the buyer agrees that the buyer agrees that the buyer agrees to without wairer, however, of any right	the month of _April
Dollars (\$_2000 payable on the5 and continuing until ferred balances of sa 5, -19805 monthly payments a parties hereto as of 1 The buyer warmans (A) primarily for the form and the same the form and the same the same the same the imposed upon said prem all buildings now or hereall in a company or companies all policies of insurance to or to procure and pay for contract and shall bear intil	1) each, said purchase price, id purchase price, shu until paid, interess bove required. Taxes the date of this conti- to and covenants with the solution to and covenants with the solution to and covenants with the solution and repair and will not sul- the terms of this contract. T and repair and will not sul- thereatter levied anginst said ises, all promptly before the such insurance, the seller, as be delivered to the seller, as the seller as the seller as the seller as the seller as the seller as the	nth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of t to be paid. Monthly s on said premises for the of ract. seller that the real property described usehold or agricultural purposes. Subvolver Sch & Sch & Sch & Sch (lands on April 51, 51, 51, 51, Che buyer agrees that all times he ler on perile of a solid at property, as well as all water rents, same or any part thereof become pa against loss or damage by lire (with e with loss payable lirst to the seller an is soon as imured. Now it the buyer a without waiver, however, of any right n sim of Against loss made without waiver, however, of any right	the month of _April
Dollars (\$_2000 payable on the5 and continuing until ferred balances of sa 5, -19805 monthly payments a parties hereto as of 1 The buyer warmans "(A) primarily for be the second save the se the temposed upon said prem all buildings now or hereall in a company or companies all policies of insurance to or to procure and pay for contract and shall bear intil	1) each, said purchase price, id purchase price, shu until paid, interess bove required. Taxes the date of this conti- to and covenants with the solution to and covenants with the solution to and covenants with the solution and repair and will not sul- the terms of this contract. T and repair and will not sul- thereatter levied anginst said ises, all promptly before the such insurance, the seller, as be delivered to the seller, as the seller as the seller as the seller as the seller as the seller as the	nth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of t to be paid. Monthly s on said premises for the of ract. seller that the real property described usehold or agricultural purposes. Subvolver Sch & Sch & Sch & Sch (lands on April 51, 51, 51, 51, Che buyer agrees that all times he ler on perile of a solid at property, as well as all water rents, same or any part thereof become pa against loss or damage by lire (with e with loss payable lirst to the seller an is soon as imured. Now it the buyer a without waiver, however, of any right n sim of Against loss made without waiver, however, of any right	the month of _April
Dollars (\$_2000 payable on the5 and continuing until ferred balances of sa 5, _19800 monthly-payments a parties hereto as of 1 "the buyer warrants e(A) primatily for b (\$X5030 XX270 The buyer shall be (\$X5030 XX270 The buyer shall be thereon, in good condition other. Iens and save the se that he will pay all taxes that he will pay all taxes that he will pay all taxes that he will pay all taxes of the procure and pay for contract and shall bear infl The seller agrees the suring (in an amount equa and except the unaul primi price is fully paid and up permitted or arising by the charges so assumed by the	1 ) each, said purchase price, id, purchase price, she until paid, interest bove required. Taxes the date of this contri- to and covenants with the s until paid, interest bove required. Taxes the date of this contri- the terms of this contri- the terms of this contri- the terms of this she the terms of the seller as satisfactory to the seller as such insurance, the seller as the to said purchase price) m the to said purchase price) the to said purchase price) the satisfactor and the build in request and upon surren much assigns, free and clear, core "buyer and lutther excepting"	anth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of to be paid. Monthly s on said premises for the or ract. seller that the real property described school or agricultural purposes. REVEXIVE XENX SECONSEX XOSE (ands on April 51 000 ( The buyer agrees that at all times he for on permit any waste or strip there reimburse seller for all costs and att property, as well as all water cents, a same or any part thereof become pa- against loss or damage by lire (with the buyer agrees that at all times he is soon as insured. Now if the buyer as a soon as insured. Now if the seller an a soon as insured. Now if the buyer si a soon as insured. Now if the buyer si a soon ad any payment so made without waiver, the way from the of the agreement, he will deliver of encumbrances as of the date herenise and all liens and encumbrances created	the month of _April
Dollars (\$_2000 payable on the5 and continuing until ferred balances of sa 5, _19800 monthly-payments a parties hereto as of 1 "the buyer warrants e(A) primatily for b (\$X5030 XX270 The buyer shall be (\$X5030 XX270 The buyer shall be thereon, in good condition other. Iens and save the se that he will pay all taxes that he will pay all taxes that he will pay all taxes that he will pay all taxes of the procure and pay for contract and shall bear infl The seller agrees the suring (in an amount equa and except the unaul primi price is fully paid and up permitted or arising by the charges so assumed by the	1 ) each, said purchase price, id, purchase price, she until paid, interest bove required. Taxes the date of this contri- to and covenants with the s until paid, interest bove required. Taxes the date of this contri- the terms of this contri- the terms of this contri- the terms of this she the terms of the seller as satisfactory to the seller as such insurance, the seller as the to said purchase price) m the to said purchase price) the to said purchase price) the satisfactor and the build in request and upon surren much assigns, free and clear, core "buyer and lutther excepting"	anth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of t to be paid. Monthly s on said premises for the of ract. seller that the real property described usehold or agricultural purposes. <b>Source Start Start</b> at all times he ler on permit any waste or strep there reimburse seller for all costs and at property, as well as all times he advint loss or damage by live (with e with loss payable lirst to the seller and attin son any part thereof become pa- advint loss or damage by live (with e without wairer, however, of any right n and so and any payment so made without wairer, however, of any right n and ther, restrictions and casemen der of this agreement, he will deliver of encumbrances as of the date hereof ting, however, the said easements and all lines and encumbrances created (Continued on reverse) rese and whichever warronty (Al or (B)) becomes of line funct he purpty with	the month ofApril
Dollars (\$_2000 payable on the5 and continuing until ferred balances of sa 5, -19800 monthly payments a parties hereto as of 1 The buyer warants *(A) primatily for b (*X*2020 XX2020) The buyer shall be thereon, in good condition other. liens and save the se that he will pay all taxes that he will pay all taxes that he will pay all taxes all buildings now or hereall in se company or company to contract and shall bear intu- price it, buyer, his heirs a partited or arising did up punto the buyer, his heirs a permitted or arising by, th charges so assumed by the stevens.Ness form No. 1 Carol	1 ) each, said purchase price, id purchase price, she until paid, interest bove required. Taxes the date of this contri- to and covenants with the s until paid, interest bove required. Taxes the date of this contri- to and covenants with the s under spessonal lamily, hou provide the second the terms of this contract. T and repair and will not sul the terms of this contract. The terms of this contract. The such insurance, the seller m terest at the rate aloresaid. at this expense and within are and such assure, the seller m the tasting ourchase price) m of exceptions and the build on request and upon surren the sating out, whichever ph is Turth-landing Act on Re 308 or similar. If the contract E - Flowers	anth hereafter, beginning, with is, fully paid. All of said p all bear interest at the rate of t to be paid. Monthly son said premises, for the of ract. seller that the real property described isshald or agricultural purpose. XG2502X2XXXX9777X777 KG2502X2XXXX97777X777 The buyer agrees that all times he ler on permit any waste or, strip there property, as well as all water rents. XG2502X2XXXX9777777 he buyer agrees that all times he ler on permit any waste or, strip there property, as well as all water rents, against loss or damage by lire (with soon as insured. Now if the buyer si ay do so and any payment so made with loss payable lirst to the seller an against loss or damage by lire (with e with loss payable lirst to the seller and the set of the seller and arktable the in and to said premises and of and the set of the seller and a ark table the set rections and casement of and the set of the seller and a all liens and encumbrances (reated (Continued on reverse) rese and whichever warmat (Al or [8]) rese and whichever warmat (Al or [8]) rese for the set of the seller and a sit lien to finance the purport of the set of the set of the seller and all liens and encumbrances (reated (Continued on reverse)	the month of _April
Dollars (\$_2000 payable on the5 and continuing until ferred balances of sa 5, -19800 monthly payments a parties hereto as of 1 The buyer warrants *(A) primarily for b (\$K\$2020 X8250K The buyer shall be thereon, in good condition other. liens and save the se that he will pay all taxes be imposed upon said prem- all buildings now or hareful in a company insurance to or to proceed and save the se all buildings now or hareful in a company insurance to or to proceed the usual printi- price is hully paid and up month buyer, his heirs a permitted or arising by, the charges so assumed by the carol in discust for Norther the such word is defined in flux such word is defined in flux Carol 1 3211 1	1 ) each, said purchase price, id purchase price, she 	anth hereafter, beginning with is, fully paid. All of said p all bear interest at the rate of t to be paid. Monthly s on said premises, for the of ract. seller that the real property described usehold or agricultural purposes. KOYSON SCH SCON SOURCESSE (lands on April 1. 5). The of rebuyer agrees that at all times he ler on permit any waste or, strip there property, as well as all water rents, against loss or damage by lire (with e with loss payable lirst to the seller an against loss or damage by lire (with e with loss payable lirst to the seller and against loss or damage by lire (with e with loss payable lirst to the seller and and the afreement, he will deriver of soon as insured. Now it the buyer si and do so and any payment so made ing, however, the said easements and ad all liens and encumbrances created (Continued on reverse) rease and whichever warrowity (Al or [8]) rease and whichever warrowity (Al or [8]) rease and ther lien in an and the purch insured which a find to said easements and ad all liens and encumbrances (reated (Continued on reverse) rease and whichever warrowity (Al or [8]) rease and whichever warrowity (Al or [8]) rease and whichever warrowity (Al or [8]) rease and so first lien to finance the purch insured the said as a first lien to finance the purch insured the said as a lient and the said as a said as a (Continued on reverse)	the month of _April
Dollars (\$_2000 payable on the5 and continuing until ferred balances of sa 5, -19800 monthly payments a parties hereto as of 1 The buyer warrants *(A) primarily for b (KK000 XK000 The buyer shall be thereon, in good condition other. Jens and save the se that he will pay all taxes be imposed upon said prem all buildings now or herealt in a company or company or contract and shall bear into The seller afters the suring (in an amount equa and except the usual print price is hully paid and up monthe buyer, his hers a permitted or arising by, the charges on assured by the case of the seller and by the case of the seller and print price is defined in the case of the seller and the case of the seller and the case of the seller and print price is defined in the case of the seller and the case of the seller and the case of the seller and the seller and except the usual print price is defined in the case of the seller and the seller and the seller and the case of the seller and the seller and the seller and the seller and the seller and the sel	1 ) each, said purchase price, id purchase price, she until paid, interest bove required. Taxes the date of this contri- to and covenants with the s until paid, interest bove required. Taxes the date of this contri- to and covenants with the s under spessonal lamily, hou provide the second the terms of this contract. T and repair and will not sul the terms of this contract. The terms of this contract. The such insurance, the seller m terest at the rate aloresaid. at this expense and within are and such assure, the seller m the tasting ourchase price) m of exceptions and the build on request and upon surren the sating out, whichever ph is Turth-landing Act on Re 308 or similar. If the contract E - Flowers	anth hereafter, beginning with is, fully paid. All of said p all bear interest at the rate of t to be paid. Monthly s on said premises, for the of ract. seller that the real property described usehold or agricultural purposes. KOYSON SCH SCON SOURCESSE (lands on April 1. 5). The of rebuyer agrees that at all times he ler on permit any waste or, strip there property, as well as all water rents, against loss or damage by lire (with e with loss payable lirst to the seller an against loss or damage by lire (with e with loss payable lirst to the seller and against loss or damage by lire (with e with loss payable lirst to the seller and and the afreement, he will deriver of soon as insured. Now it the buyer si and do so and any payment so made ing, however, the said easements and ad all liens and encumbrances created (Continued on reverse) rease and whichever warrowity (Al or [8]) rease and whichever warrowity (Al or [8]) rease and ther lien in an and the purch insured which a find to said easements and ad all liens and encumbrances (reated (Continued on reverse) rease and whichever warrowity (Al or [8]) rease and whichever warrowity (Al or [8]) rease and whichever warrowity (Al or [8]) rease and so first lien to finance the purch insured the said as a first lien to finance the purch insured the said as a lient and the said as a said as a (Continued on reverse)	the month of _April
Dollars (\$_200.0 payable on the5 and continuing until ferred balances of sa 5, 19805 monthly payments a parties hereto as of 1 The buyer warants *(A) primarily for b (RK 10030 SU2000 The buyer shall be the is not in delault under thereon, in good condition other. Jens and save the se that he will pay all taxes be imposed upon said prem all buildings now or hereall in a company or companies all policies of insurance to or to procure and pay to contract and shall bear is the suring (in an amount equa and excert the usual prim the buyer, his hers a permitted or arising by, th charges so assumed by the casual prime the set of the set of the set of the construct and shall bear is the suring (in an amount equa and excert the usual prime the buyer, his hers a permitted or arising by, th charges so assumed by the casual word is defined in the caroli- 3211 1 Klamat	1 ) each, said purchase price id purchase price, she cuntil paid, interess bove required. Taxes the date of this contri- to and covenants with the source spersonal, lamily, hou seen your work or weak the date of this contract. the date of this contract. and repair and will not suf the terms of this contract. and repair and will not suf- the determs of this contract. and repair and will not suf- the determs of this contract. and repair and will not suf- the terms of this contract. and repair and will not suf- the terms of this contract. and repair and will not suf- the total and will not suf- the and the second suf- the second on said premises and the scale looresaid. and esceptions and the build on request and upon surren- the suf- the sufficient and fields and fields by lining out, whichever by sufficient which we contract. E Flowers /2 Delaware h Falls, Orego LER'S NAME AND ADDRESS L. WONSET	anth hereafter, beginning with is, fully paid. All of said p all bear interest at the rate of t to be paid. Monthly s on said premises, for the of ract. seller that the real property described usehold or agricultural purposes. KOYSON SCH SCON SOURCESSE (lands on April 1. 5). The of rebuyer agrees that at all times he ler on permit any waste or, strip there property, as well as all water rents, against loss or damage by lire (with e with loss payable lirst to the seller an against loss or damage by lire (with e with loss payable lirst to the seller and against loss or damage by lire (with e with loss payable lirst to the seller and and the afreement, he will deriver of soon as insured. Now it the buyer si and do so and any payment so made ing, however, the said easements and ad all liens and encumbrances created (Continued on reverse) rease and whichever warrowity (Al or [8]) rease and whichever warrowity (Al or [8]) rease and ther lien in an and the purch insured which a find to said easements and ad all liens and encumbrances (reated (Continued on reverse) rease and whichever warrowity (Al or [8]) rease and whichever warrowity (Al or [8]) rease and whichever warrowity (Al or [8]) rease and so first lien to finance the purch insured the said as a first lien to finance the purch insured the said as a lient and the said as a said as a (Continued on reverse)	the month of _April
Dollars (\$_200.0 payable on the5 and continuing until ferred balances of sa <u>5.19800</u> monthly payments a parties hereto as of 1 The buyer warrants "(1) primarily for the contract of the same "(1) primarily for the same as a same as a same "(1) primarily for the same as a same as a same "(1) primarily for the same as a same as a same "(1) primarily for the same as a same as a same "(1) primarily for the same as a same as a same "(1) primarily for the same as a same as a same "(1) primarily for the same as a same as a same and same the same as a same all buildings now or hereal in a company or companies all policies of insurance to or to procure and pay for contract and shall bear into The seller afteres the herein a same and and up unto the buyer, his hers a permitted or arising by the "IMPORTANT NOTICE: Delete as uch word is defined in H we Stevens Ness form No. T Sall 1 Klamat	1 ) each, said purchase price, id purchase price, shu 	anth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of t to be paid. Monthly s on said premises, for the of ract. seller that the real property described usehold or agricultural purposes. <b>Science Start Science 1</b> , 2000 (1 and son April 1.51, 000, 000, 000, 000, 000, 000, 000, 0	the month of _April
Dollars (\$_200.0 payable on the5 and continuing until ferred balances of sa 5, 19805 monthly payments a parties hereto as of 1 The buyer warants *(A) primarily for b (RK 1003 RX100 The buyer shall be therean, in good condition other. Jens and save the se that he will pay all taxes be imposed upon said prem all policies of insurance to or to procure and pay to contract and shall bear inti- said policies of insurance to contract and shall bear inti- said for an amount equa printo the buyer, his hers a permitted or arising by, the carcoll' 3211 1 Klamat Set Dewane Rt. 3 Klamat	1 ) each, said purchase price id purchase price, she cuntil paid, interess bove required. Taxes the date of this contri- to and covenants with the source spersonal, lamily, hou seen your work or weak the date of this contract. the date of this contract. and repair and will not suf the terms of this contract. and repair and will not suf- the determs of this contract. and repair and will not suf- the determs of this contract. and repair and will not suf- the terms of this contract. and repair and will not suf- the terms of this contract. and repair and will not suf- the total and will not suf- the and the second suf- the second on said premises and the scale looresaid. and esceptions and the build on request and upon surren- the suf- the sufficient and fields and fields by lining out, whichever by sufficient which we contract. E Flowers /2 Delaware h Falls, Orego LER'S NAME AND ADDRESS L. WONSET	nth hereafter, beginning with is fully paid All of said p all bear interest at the rate of t to be paid <u>monthly</u> s on said premises for the of ract. seller that the real property described usehold or agricultural purposes. <b>Seller</b> that the real property described isehold or agricultural purposes. <b>Seller</b> that all times he is conserver seller for all costs and at popety, as well as all water rents, against loss or damage by lire (with e with loss payable lirst to the seller an soon as insured. Now if the buyer si and do so and any payment so made der of this agreement, he date hereod ing and other; restrictions and celliver of this agreement, he date hereod ing all lines and cellivers of the dust the seller line to finance the purply without water the Wist comply with becomes a first line to finance the purply insee and whichever warranty (A) or (B) <u>ION</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u> <u>HON</u>	the month of _April
Dollars (\$_200.0 payable on the5 and continuing until ferred balances of sa <u>5, 19800</u> monthly payments a parties hereto as of 1 The buyer warrants *(A) primarily for gxX8000 xX2000 The buyer shall be the ton in default under thereon, in good condition accompany or companies all policies of insurance to be imposed upon said prem all buildings now or hereall in a company or companies all policies of insurance to contract and shall bear into The super, his heirs a permitted or arising by the charges so assumed by the charges so	1 ) each, said purchase price, id purchase price, shu 	nth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of t to be paid. Monthly s on said premises for the or ract. seller that the real property described usehold or agricultural purposes. Xevext XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	the month of _April
Dollars (\$_200.0 payable on the5 and continuing until ferred balances of sa 5, 19800 monthly payments a parties hereto as of 1 The buyer warming to (A) primary for the content of the same of the	1	nth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of t to be paid. Monthly s on said premises, for the of ract. seller that the real property described usehold or agricultural purposes. X02XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	the month of _April
Dollars (\$_200.0 payable on the5 and continuing until ferred balances of sa 5, 19805 monthly payments a parties hereto as of 1 The buyer warrants "(A) primarily for b (KK0200 XK200 The buyer shall be therean, in good condition other. Jens and save the se that he will pay all taxes be imposed upon said prem all buildings now or hereall in a company or companies all policies of imurance for contract and shall bear int. The seller action by the bring of the same pair of the set price is hully paid and up price is hully paid and up into the buyer, his hers a permitted or arising by, the caso assume by the caso	1. day of each mon said purchase price id purchase price, she cuntil paid, interest bove required. Taxes the date of this contri- to and covenants with the surver's personal lamily, hou serve your work work work work work your work work work work work your work work work work work your work work work work to the seller as such insurance, the seller as such insurance, the seller as such insurance, the seller as such insurance, the seller as such a sing purchase price) m at at his expense and within it to said purchase price). by work and further exception bayer and further exception bayer and further exception by a similar. If the contract E. Flowers /2 Delaware h Falls, Orego when your a sure many and and address h Falls, Orego want, Address Burling and h Falls, Orego MAME, ADDRESS 210	nth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of t to be paid. Monthly s on said premises, for the of ract. seller that the real property described usehold or agricultural purposes. KOLONING SON XON XON SUPE SUPER the or agricultural purposes. KOLONING SON XON XON SUPE SUPER is and on April 5 11 151 the our agrices that all times he ler on permit any waste or, strip there property, as well as all water rents, against loss or damage by lire (with soon as imsured. Now it the buyer si ay do so and any payment so made with loss payable lirst to the seller an soon as imsured. Now it the buyer si and do said any payment so made of this against for and to said premises ing and other restrictions and caseman der of this again and its aid remises and do so and any payment so made if and the restriction and reserver. I and so and any payment so made its of this again as on as of the date hereool the buyer of the again and countrances created (Continued on reverse) rese and whichever warranty (Al or []) subuland 7, the seller MUST comply with becomes a first line to finance the purch instruction of the again and the finance the purch instruction of the seller an for all liens and encumbrances (restrictions) instead of the seller is the seller and all liens and encumbrances (restrictions) instead of the seller and for the seller is the seller and all liens and encumbrances (restrictions) becomes a first lien to finance the purch instead of the seller is the seller and all liens and encumbrances (restrictions) public of the seller is the seller and all liens and encumbrances (restrictions) and all liens and encumbrances (restrictions) instead of the seller is the seller is and all liens and encumbrances (restrictions) becomes a first lien to finance the purch and the seller is the seller is the seller is the seller for the seller is the seller is the seller is the seler for the seller is the seller is the seller is the seller is t	the month of _April
Dollars (\$_200.0 payable on the5 and continuing until ferred balances of sa 5,19800 monthly payments a parties hereto as of the "the buyer warrants "(A) primarily for "SKSWACKING The buyer shall be the teon, in good sove the se that he will pay all tases the twill pay all tases the will pay all tases the twill a sompany or companies and except the usual print price is hully paid and up unto the buyer, his heirs a permitted or arising by, the casual word is delined in f use Steven-Ness form No. T 	1 ) each, 	nth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of t to be paid. Monthly s on said premises for the or- ract. seller that the real property described ischold or agricultural purposes. SCREXEXEN SCNEX SCREXEXXXX I lands on April 51. USA ( he buyer agrees that at all times he groperty, as well as all wate or strip. There reimburse seller for all costs and all ison as insured. Now if the buyer as against loss or damage by lire (with e with loss payable lift to the seller an soon as insured. Now if the buyer as against loss of damage by lire (with e with loss payable lift to the seller an soon as insured. Now if the buyer as a do so and any payment so made with loss payable lift to the seller an a soon as insured. Now if the buyer as a soon as insured. Now if the buyer as a soon as insured. Now if the buyer as is and other, restrictions and casemen der, of this agreement, he will deliver if encumbrances as of the date hereof ting. however, the said easements and all liens and encumbrances created (Continued on reverse) rese and whichever warranty (Al or [8]) substance its lien to finance the purch is and or finance in the sources of the source of the said easements and all liens and encumbrances created (Continued on reverse) rese and whichever warranty (Al or [8]) against the source of the sources of the source of the source of the sources of the source of the sources of the sources of the source of the	the month of _April
Dollars (\$_200.0 payable on the5 and continuing until ferred balances of sa 5, -19800 monthly payments a parties hereto as of 1 The buyer warants *(1) primarily for *(1) primarily for *(2) pr	1	nth hereafter, beginning with is fully paid. All of said p all bear interest at the rate of t to be paid. Monthly s on said premises, for the of ract. seller that the real property described ischold or agricultural purposes. SCONNEXENT SCIENCE XEXES ( lands on April 1.51. USA ( be buyer agrees that at all times here ier or, permit any waste or string and of any part thereof become and against loss or damage by lire (with e without wairer, however, of any right named. Now it the buyer at a go so and any payment so made without wairer, however, of any right named. Now it the buyer at a do so and any payment so made without wairer, however, of any right harketable title in and to said premises of on this agreement, he will deliver of encumbrances as of the date hereof ting, however, the said easements and all lines and encumbrances created ( Continued on reverse) reas and whichever warronty (Al or [8]) reas and whichever warronty (Al or [8]) reas and whichever warronty (Al or [8]) for the following oddess. Ton	the month of _April

## Clean the Ealles Office of the Andreas In Honder - 1 Dox 215 JK

HI 3 PS

ONLITENCOLVI

· \$7483-4- Monthey President

## De mis 12172

it is understood and agreed between said part ired, or any of them, punctually within 20 day there the following rights: (1) to declare this thereon at once due and payable. (3) to with in any of such cases, all rights and interest cr the right to the possession of the premises ab fon account of the purchase of said property. I delault all payments. theretolore made on this to the time of such delault. And the said seld aid parties that time is of the essence of this contract, and in case the buyer shall fail to make the payme 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at lare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price a lo withdraw said and other documents from escrew and/for (4) to foreclose this contract by suit reset created or then existing in layor of the buyer as against the (4) to foreclose this contract by suit reset created or then existing in layor of the buyer as against the fore shall trever to and reset by any rises above described and all other rights acquired by the buyer is conder shall revert to and reverst in a roperty, as absolutely, fully and perfectly as if this contract and such payments had never been made; and a on this contract are to be retained by and belong to said seller as the agreed and reach provable routed by and belong to said seller as the agreed and reach by and belong to said seller as the agreed and reach and reach payments had never been made; and a suit seller as the agreed and reach by and belong to said seller as the agreed and reaconable rent of a

the land atoresaid, without any process of law, and to belonging.	id seller, in case of such default, shall, have being to said seller as the adjreed and reasonable rent of a ske immediate possession thereol, together with all the improvements and appurtenances thereon or ther seller at any time to require performance by the buyer of any provision hereof shall in no way allect waiver by said seller of any breach of any provision hereof shall in no way allect n itself.
right hereunder to enforce the same, nor shall any so of any such provision, or as a ways of the	seller at any time to require performance by the buyer of any provision barget at at
of any such provision, or as a waiver of the provisio	n itself.
승규는 사람을 다시지 않았다. 이는 것이는 것 같은 수학 전자력이 많이야지 않는 것 같은 친구가 한다.	(1,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2
Dowsus I. Romeor	가는 것이 같아요. 비행이 있는 것이 가지 않는 것이 같아요. 이 것이 같아요. 이 가지 않는 것이 같아요. 이 가지 않는 것이 같아요. 이 가지 않는 것이 가지 않는 것이 같아요. 이 가지 않는 가 같이 같아요. 이 것이 같아요. 이 가지 않는 것이 같아요. 이 가지 않는 것이 같아요. 이 가지 않는 것이 같아요. 이 가지 않 같아요. 이 것이 같아요. 이 것이 않
	The second se
Clarath Fells, Ore	in the start of the
· · · · · · · · · · · · · · · · · · ·	금 승규 회사가 가장을 실었는 것이다. 문자는 지원 방향 감독한 것을 해야 한 것은 것을 만들었다. 지원에서는 가지 않는 것을 하는 것을 수 있는 것을 하는 것을 하는 것을 가지 않는 것을 하는 것을 하는 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있다. 이렇게 하는 것을 하는 것을 수 있는 것을 하는 것을 하는 것을 수 있다. 이렇게 하는 것을 하는 것을 수 있는 것을 수 있다. 이렇게 가지 않는 것을 수 있는 것을 수 있다. 이렇게 가지 않는 것을 수 있는 것을 수 있다. 이렇게 가지 않는 것을 수 있는 것을 것을 수 있는 것을 것을 수 있는 것을 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있는 것을 것을 수 있는 것을 것을 것을 것을 수 있다. 것을 것 같이 것을 것 같이
The true and actual consideration	승규는 것 같은 것을 수 있는 것을 수 있는 것을 가지 않는 것 같은 것을 가지 않는 것 같아요.
sists of or includes other property or value given or pro-	is transfer, stated in terms of dollars, is \$.22,000.00 GHowever, the actual consideration of this which is part of the consideration (indicate which).
sum as the trial court may adjusted to foreclose	this contract or to enforce and (indicate which).0
rudgment or decree of much diffuge reasonable as atto	orney's less to be attended any provision hereof, the losing party in anti-
In construing this contract, it is understood the	at the seller of the t
shall be made, assumed and implied to make the pro-	rty lurther promises to pay such the prevailing party in said suit or action affrees to pay such that the appellate court shall adjudge reasonable as the prevail of the appellate is court shall adjudge reasonable as the prevail of the the appellate is court shall adjudge reasonable as the prevail of the the appellate is court shall adjudge reasonable as the prevail of the the appellate is court shall adjudge reasonable as the prevail of the the appellate is court shall adjudge reasonable as the prevail of the the appellate is court shall adjudge reasonable as the prevail of the the appellate is a corporation; that it the context so requirivious hereof apply and that generally all grammatical changes; successors in interest and assigns as well. Additional parties have executed this instrument in triplicate; if either of the underside
heirs, executors, administrators, personal representation	nelit of, as the circumstances may require and to individuals.
IN WITNESS WHEREOF, said	Darties have executed at assigns as well.
s a corporation, it has caused its corporation	s, successors in interest and assigns as well parties have executed this instrument in triplicate; if either of the undersigne rate name to be signed and its cornerate and the
uly authorized thereunto by order of it	parties have executed this instrument in triplicate; if either of the undersigner rate name to be signed and its corporate seal affixed hereto by its officer board of directors.
× CANN JY	poolard of directors.
Con COM	Well X Dewane P. Wonses
Carol E. Flowers	Delvano T
an Barrier an anna an A Anna an Anna an	Dewane L. Wonser
DTE-The sentence between the symbols (), if not opplical	ble, should be dolated. Say Opc on one
TATE OF OREGON,	
and the state of the second state to be a second	STATE OF OREGON County of
County of Klamath	STATE OF OREGON, County of) ss.
April Lune, 19.80	Personally appeared
Personally appeared the above named	appearedand
Carol E. Flowers	each for himself and and a who, being duly sworn,
Dewane L. Wonser	who, being duly sworn, each for himself and not, one for the other, did say that the former is the
	president and that the lotter that
and acknowledged the foregoing	
ent to be THEIN voluntary act an	
	and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was sided and and and the
Betore memer 1	
FFICIAL (/////	them acknowledged said instrument to be its voluntary act and deed. Before me:
에서 집에서 많은 밖에도 다음을 가능하는 것이 것이 있는 것이야?	
Notary Public for Oregon	SEAL)
My commission expires 1-27-	8 / My commission expires:
ORS 93 635 (1) All 2	<u>그는 것</u> 학생이 대학원원원들이 관련한 이 아파 취직되었다. 영국 문화
recuted and the parties are bound, shall be acknowled	vey fee title to any real property, at a time more than 10
are bound thereby.	vey fee title to any real property, at a time more than 12 months from the date that the instrument is ged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con- ill be recorded by the conveyor not later than 15 days after the instrument is executed and the par- ble, upon conviction, by a fine of not set
ORS 93.990(3) Violation of ORS 93.635 is punishab	ble, upon conviction, by a fine of not more than \$100.
, 2014년 1월 2014년 1월 2014년 2014년 1월 2014년 1	(DESCRIPTION CONTINUED)
병을 잘 하는 것이 같은 것이 것 같은 물을 통	가장은 것은 것 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것
동생일을 받는 것은 가장을 줄 때 다시는 신리가 물을 줄	동물 수별 가지 방송 것을 가지 않는 것을 알고 있는 것을 가지 않는 것을 가지 않는 것을 가지 않는 것을 가지요. 같은 것을 같은 것은 것을 알고 있는 것을 가지요.
E ATE O	F OREGON; COUNTY OF KLAMATH; 58.
[Fakelah] [Ale The Control And States and A	形成 화물에서 방법적 동안한 나무한 관객을 통하려면 것이라. 이번 비원 수 있는 방법을 가장하는 것이라. 이번 사람이 많이 많이 나는 것을 하는 것이다.
led for i	recordy at request of y
	1 <u>221 동생가 지수는 것 같이 다 물러 한 지수는 말했다. 한 것은 것 같이 있다. 동네 동네가 가슴 걸 때 가 있는 것 것 하</u> 는 것이 있는 것 같
his	day ofA. D. 19_80 at 2:52 clock <sup>P</sup> M., and
날랐는 것 것 같아요. 물끈감을 망망 가지 얼마들었다.	and the second sec
'uly record	ded in Vol. <u>M80</u> , of <u>Deeds</u> on Proce 12171
	주위를 병원을 만하여 친구가 지는 것을 하면 분명 정말에서 물질 것으로 다시지 않는 것 것 같아요. 지난 것 같아요. 지난 것 같은 것 같아요. 나는 것
	₩m D. MILNE, Gounty Cless
are on the land.	(第143条)。第二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十
요즘 아님의 요즘은 것이다. 나는 것 않는 것 다 나라 바람이 많이 많이 가지?	
States for the	LITE AND FURTHER OF FORE AND A STATE
	3 )f the public in and to any pertion 1.1.2
	<u>법은 선수님께서 공격 관계에 관심하는 것이 있는 것이다.</u>
	an a compa, areaon
	C. LOER IV, 19 and 20, Mors 27, Le & County, Orbeon
지수는 것을 수 있는 것을 하는 것을 다 한 것을 위한 것을 수 있는 것을 가지 않는 것을 가지 않는 것을 가지 않는 것을 수 있다.	

an bitranses sunded in KLAMARIN is described in Coardy Stars of DECON Advances that in the source of the source of the source stars of the particular in the particular in the particular in the source of the sourc DEAD AF D. WOUDDR and an entry when when the boar.

APPLAS Adds INFS.