as such word is defined in the Truth-in-Lending Act and Regulation 2, the setter will comply with the Act and explusions of which the purchase of a dwelling use Stevens-Ness form No. 1309 or similar. It is confired becomes a first lier to finance the purchase of a dwelling use Stevens-Ness form No. 1309 or similar.

STATE OF OREGON;

SSS.

County of

1. Certify that the within instrument was received to record on the month was received to record on the month

MALECAL CONTRACTOR OF CONTRACT	of this contract, and in case the buyer shall fail to make the payments			
And it is understood and agreed between said parties that time is o	the essence of this contained, and the essence of this contained, the first three of the essence of this contract with the first three of the essence of this contract by suit in			
above required, or any of them, punctually to declare this contract null an option shall have the following rights: (1) to declare this contract null and payable, (3) to withdraw said deed in the payable, (3) to withdraw said deed in the payable, (3) to withdraw said several to the payable of the payable	nd other documents from escrow and/or (4) to and other documents from escrow and/or (4) to and revest in said ting in layor of the buyer as against the seller hereunder shall revert to and revest in said			
the interest thereon at once cases, all rights and interest created or their equity, and in any of such cases, all rights and interest created or their equity, and in any of such cases, all rights and interest created or their equity.	I the easence of this contract, and in case the buyer shall fail to make the payments lited therefor, or fail to keep any agreement herein contained, then the seller at his lited therefor, or fail to keep any agreement herein contained, then the seller at his did done to the contract herein contract by suit in did there documents from seriow and for (4) to foreclose this contract by suit in another documents from seriow and for the contract of the contract of the contract of all other rights acquired by the buyer hereunder shall rever to and serious and in all other rights acquired to the buyer of return, reclamation or compensation for the contract and such payments had never been add in the contract and such payments had never been add in the contract and such payments had never been add in the contract and such payments had never been add in the contract and such payments had never been add in the contract and such payments had never been and in the contract and such payments had never been and in the contract and such payments had never been and in the contract and such payments had never been contract and the contract and such payments had never been contract and the contract and such payments and appurtenances thereon or thereto contract, to enter upon the default, shall have the right immediately, or at any time thereafter, to enter upon the default, shall have the right immediately, or at any time thereafter, to enter upon the contract and the contract			
termine and the light selection of the entry, or any other act of said selections any act of re-entry, or any other act of said property as absolutely, full selections and on account of the purchase of said property as absolutely, full selections and on this contract are to	be retained by and belong to said seller as the agreed and reasonable to enter upon be retained by and belong to said seller as the agreed and reasonable, to enter upon be retained by and belong to said seller as the agreed and reasonable to enter upon			
case of such default all payments theretolore and seller, in case of such default. And the said seller, in case of such default. And the said seller, in case of such default, and take immediate possession of law, and take immediate possessions.	on thereof, together with all the improvements and appearance to the improvements and appearance in no way affect his			
the land aloresaid, without any process that failure by the seller at any time to belonging.	on thereof, together with all the improvements and appearance to the control of the control of the control of the control of any provision hereof shall in no way allect his require performance by the buyer of any provision hereof be held to be a waiver of any succeeding breach of any breach of any provision hereof be held to be a waiver of any succeeding breach of any breach of any provision hereof be held to be a waiver of any succeeding breach of any breach of the control of the			
right hereunder to enforce the same, nor shall any waiver right hereunder to enforce the same, nor shall any waiver of the provision itself.	Principal ravial raths and same research of the same o			
of any such provision, of the action of the such as th	egge, ads as about 35, ag the no charge ages			
	- 1、17日 - 1、11174 - 1.194 - 1.294 - 1.271 - 3.240 - 41.444 - 44.444 - 41.444 - 41.444 - 41.444 - 41.444 - 41.444			
The state of the s	to condensity of the collection of the collectio			
	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1			
· · · · · · · · · · · · · · · · · · ·	to the contract of the contrac			
The true and actual consideration paid for this transfer, stated in the true and actual consideration paid for the true and actual consideration and the true and actual contract or the contract of the true actual to to tree to the contract or the contrac	of the Consideration (indicate which) ()			
of or includes other property	o entorce any publicat porty in said suit or action and it appropriate as the prevailing			
sum as the trial court may adjudge reasonable as attorney a test to	whole consideration (undicate states) who would be considered to pay such whole of the consideration (undicate states) the losing party in said suit or action and il an appeal is taken from any allowed the prevailing party in said suit or action and il an appeal is taken from any allowed the prevailing party in said suit or action and il an appeal as the prevailing es to pay such sum as the appellate court shall adjudge reasonable as the prevailing es to pay such sum as the appellate court shall adjudge reasonable as the prevailing to pay such sum as the prevailing that context so requires, e buyer may be more than one person or a corporation; that if the context so requires, e buyer may be more than one person or a corporation; that if the context so requires, e buyer may be more than one person or a corporation; that if the context so requires, e buyer may be more than one person or a corporation; that if the context so requires, e buyer may be more than one person or a corporation; that if the context so requires, e buyer may be more than one person or a corporation; that if the context so requires, e buyer may be more than one person or a corporation; that if the context so requires, e buyer may be more than one person or a corporation; that if the context so requires, e buyer may be more than one person or a corporation.			
party's attorney's lees on such appeal.	e buyer may be more than one person of the buyer may be more than one neuter, and that generally all grammatical thanges masculine, the leminine and the individuals.			
shall be made, assumed and implied to make its the benefit of, as the ci This agreement shall bind and inure to the benefit of, as the ci heirs, executors, administrators, personal representatives, successors in in heirs, executors, administrators, WHEREOF, said parties have	reumstances may require the triplicate; it either of the under- triplicate; in either of the under- re executed this instrument in triplicate; it either of the under- er executed this instrument in triplicate; it either of the under- er executed this instrument in triplicate; it either of the under- er executed this instrument in triplicate; it either of the under- er executed this instrument in triplicate; it either of the under- er executed this instrument in triplicate; it either of the under- er executed this instrument in triplicate; it either of the under- er executed this instrument in triplicate; it either of the under- er executed this instrument in triplicate; it either of the under- er executed this instrument in triplicate; it either of the under- er executed this instrument in triplicate; it either of the under- er executed this instrument in triplicate; it either of the under- er executed this instrument in triplicate; it either of the under- er executed the under-er executed the und			
IN WITNESS WHEREOF, said parties have	e executed this instrument in triplicate, in ethics of ame to be signed and its corporate seal affixed hereto by its of directors.			
signed is a corporation, it has caused its corporate it				
signed is a corporation, it has caused its officers duly authorized thereunto by order of its boardicers duly authorized thereunto by order of its boardicers.	2000 100			
Junary + 10 cast	Dennis/Ray Shank			
Richard P. Mast	By: Shank, his Attorney-in-Fact			
NOTE—The sentence between the symbols (1), if not applicable, should be de	Land Sep ORS 93.030).			
	STATE OF ORESON, County of 1981. Och to			
STATE OF DREGGE, MONTANA) ss.	STATE OF OREST, County of 1981 Personally appeared 1981 Personally appeared 1981 Who being duly sworn,			
	Personally appeared TENARO (-1017)			
County of				
Personally appeared the above named	to the ore for the other, did say that the			
	each for himself and not one to president and that the latter is the secretary of			
	N' 1 'in cornoration,			
and acknowledged the foregoing instru-				
ment to be voluntary act and deed.				
實際 数字 人名马克雷斯特 人名英格兰特特克	of said corporation by authority of its board of different said corporation by authority of its board of different act, and deed them acknowledged said instrument to be its voluntary act, and deed them acknowledged said instrument to be its voluntary act, and deed			
Before me: Any part of the state of the stat	Betore me.			
(OFFICIAL SEAL)	Notary Public for Grand Montener			
N. dam Public for XXXXXXXX MONTANA	My commission expires: 9-31			
My commission expires	the from the date that the instrument			
- All instruments contracting to convey fee tit	le to any real property, at a time more than 12 months from the date that the instrument manner provided for acknowledgment of sleeds, by the conveyor of the title to be conded by the conveyor not later than 15 days after the instrument is executed and the par-			
ORS 93.635 (1) All instruments contracting to control is executed and the parties are bound, shall be acknowledged, in the veyed. Such instruments, or a memorandum thereof, shall be recorved. Such instruments, or a memorandum thereby.	ded by the conveyor not later than 10 and a second			
tics are bound thereby.	하다 보다 있는 <u>요즘 그는 그는 그를 모르는 것은 것이 살아</u> 보다 보다 하다 하다 하는 것이 있는 것이다. 그는 것이 없는 것이다.			
LDES	Chillion of the and Dath Total			
arcoments 16 feet in	width centered on all shown on the			
14nos 3) One foot reserve st	rips (street plugs) as a substitution of the county and released by Klamath County and released by sioners when the adjoined property is sioners when the adjoined property is			
annexed plat to be dedicated to	Klamath County and released sproperty is sioners when the adjoined property is nitary facilities subject to approval nitary facilities subject access			
annexed plat to be County Commissioners when the adjoined properly approval properly developed. 4) All sanitary facilities subject to approval properly developed. 4) Environmental Quality. 5) Direct access				
resolution of the resolution of the properly developed. 4) All sanitary facilities subject access properly developed. 4) All sanitary facilities subject access of the Oregon Department of Environmental Quality. 5) Direct access of the Oregon Department of Environmental lots. 6) Direct access is vacated to the Keno-Worden Road from all lots. 6) Lot 36, Block is vacated from Folley Lane from Lots 3-7, Block 31. 6) Lot 36, Block is vacated from Folley Lane from Lots 3-7, Block all lots. 8) 25				
The state of the s	ion owner and the			
35 (Marina Bot) ack from ris	om Lots 3-7, Block 31. non ownership with all lots. 8) 25 non ownership with all lots. 8) 25 sht-of-way line of street on which the			
foot building set buck set-b	sht-of-way line of street be as shown ack from Klamath River to be as shown			
foot building set buck set-b	sht-of-way line of street be as shown ack from Klamath River to be as shown			
foot building set	ack from Klamath River to be as shown ack from the recorded plat, 25 feet from ineated on the recorded plat, 25 feet from			
foot building set	ack from Klamath River to be as shown ack from the recorded plat, 25 feet from ineated on the recorded plat, 25 feet from			
foot building set of the sides. 9) Sanitary set-building set of the sides of the sid	ack from Klamath River to be as shown ack from Klamath River to be as shown ineated on the recorded plat, 25 feet from eated on the recorded plat along North and			
foot building set of the lot sides. 9) Sanitary set-building set of the lot sides set	ack from Klamath River to be as shown ack from Klamath River to be as shown ineated on the recorded plat, 25 feet from eated on the recorded plat along North and			
foot building set of the lot sides. 9) Sanitary set-building set of the lot sides set	ack from Klamath River to be as shown ack from Klamath River to be as shown ineated on the recorded plat, 25 feet from eated on the recorded plat along North and			
foot building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot line. 4. Set back provisions as deline south 8 feet. 6. Sanitary set-back line as lawful consequence of	sht-of-way line of street street shown ack from Klamath River to be as shown ineated on the recorded plat, 25 feet from eated on the recorded plat along North and shown on the recorded plat. the fact that the Eastern boundary is			
foot building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot line. 4. Set back provisions as deline south 8 feet. 6. Sanitary set-back line as lawful consequence of	sht-of-way line of street street shown ack from Klamath River to be as shown ineated on the recorded plat, 25 feet from eated on the recorded plat along North and shown on the recorded plat. the fact that the Eastern boundary is			
foot building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot line. 4. Set back provisions as delificant lot line. 5. Utility easements as delificant south 8 feet. 6. Sanitary set-back line as 7. The lawful consequence of formed by Klamath River.	ack from Klamath River to be as shown ack from Klamath River to be as shown ineated on the recorded plat, 25 feet from eated on the recorded plat along North and			
foot building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot line. 4. Set back provisions as deline south 8 feet. 6. Sanitary set-back line as lawful consequence of	ack from Klamath River to be as shown ack from Klamath River to be as shown ineated on the recorded plat, 25 feet from eated on the recorded plat along North and shown on the recorded plat. the fact that the Eastern boundary is mount to be determined, but not yet			
foot building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot set lot line. 100 Set back provisions as delightered from the line. 100 Set line as 100 Set lot	sht-of-way line of street street shown ack from Klamath River to be as shown ineated on the recorded plat, 25 feet from eated on the recorded plat along North and shown on the recorded plat. the fact that the Eastern boundary is mount to be determined, but not yet			
foot building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot set lot line. 9. Utility easements as delin south 8 feet. 6. Sanitary set-back line as 7. The lawful consequence of formed by Klamath River. 8. 1981-82 taxes, a lien an a payable.	sht-of-way line of street street shown ack from Klamath River to be as shown ineated on the recorded plat, 25 feet from eated on the recorded plat along North and shown on the recorded plat. the fact that the Eastern boundary is mount to be determined, but not yet			
foot building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot set lot line. 100 Set back provisions as delightered by the set lot set	ack from Klamath River to be as shown ack from Klamath River to be as shown ineated on the recorded plat, 25 feet from eated on the recorded plat along North and shown on the recorded plat. the fact that the Eastern boundary is mount to be determined, but not yet e paid in 120 months from the date of			
foot building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot set lot line. 100 Set back provisions as delightered by the set lot set	ack from Klamath River to be as shown ack from Klamath River to be as shown ineated on the recorded plat, 25 feet from eated on the recorded plat along North and shown on the recorded plat. the fact that the Eastern boundary is mount to be determined, but not yet e paid in 120 months from the date of			
foot building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot sides. 9) Sanitary set-building set lot set lot line. 100 Set back provisions as delightered by the set lot set	ack from Klamath River to be as shown ack from Klamath River to be as shown ineated on the recorded plat, 25 feet from eated on the recorded plat along North and shown on the recorded plat. the fact that the Eastern boundary is mount to be determined, but not yet e paid in 120 months from the date of ument, see attached Exhibit "A" and by this			

FORM No. 159—ACKNOWLEDGMEN	T BY ATTORNEY-IN-FACT.		
STATE OF OREGON,	lamath		
On this the	Glenn Sh	ank	, 1981 personally appeared
who, being duly sworn	(or allirmed), did say Dennis R	thathe is the attorney ay Shank	in fact for and
that he executed the	foregoing instrument by o be the act and deed o	authority of and in behalf	of said principal; andhe acknowl-
	fficial Seal)	Before mes	ole Mitus
		NOTARY PUBLI My Commissic	(Signature) IC FOR OREGON on Expires: 5-6-84
	STATE OF OREGON; C	OUNTY OF KLAMATH; ss.	
	Filed for record 2014 1996	868 ¥8€	
	this <u>14th</u> day of <u>Se</u>	ptemberA.D. 1981 al	LO: 37'clock ^A · M., and
	duly recorded in Vol	M-81 , of Deeds	on Page 16243
		By James	YN BIEHN, County Clerk
	Fee \$8.00		Carputy