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And it is understord and adreed between sale parties that time is of the essence of this contract, and in Gase the buyer shall had to make the five state at his option shall have the following rights that time is of the essence of this contract, and in Gase the buyer shall had to make the said another price with the interest theorem at dust (1) to declare the contract of the price at a single state the following rights adopt the time is of the essence of this contract, and in Gase the buyer shall had to make the said another price with the interest theorem at dust (1) to declare the contract by any attreement herein contained, then any interest created us then existing in fact of the buyer is against the self right and for (1) to the treemest shall used the index in any of the price is a gainst by the buyer shall used used cases, or any other act of said splits acquired by the buyer is against be self by the buyer shall uterit is and of the price shall uterit by and price shall be the buyer is a balance of the price shall only on the right is acquired by the buyer the self by the buyer best of the buyer is and of the price shall uterit to any other act of said splits to the interest and of the price shall be the self is the buyer is a split shall be the self is the buyer is a split shall be the self is acquired by the buyer is a split shall be the self shall be the self is the buyer is a split shall be the self is acquired by the buyer is a split shall be the self shall be the self is the buyer is a split shall be the self is the buyer is a split shall be the self is the buyer is a split shall be the self shall be self shall be the self shall be self shall be the self shall be shall be the self shall be shall be the self shall be self shall be self shall be self shall be been shall be the buyer shall be self shall be self shall be shall be shall be shall be shall Ten or thereto belanging. The huser forther agrees that failure by the selfer at my time to require performance by the buser of any provision hereof shall in no way affect with thereurder to enterior the same, nor shall any waiter by said selfer selfant, breach of any provision hereof he held to be a waiver of any suc-lish breach of any such provision, or as a waiver if the strainant itself.

The true and actual consideration paid for this lightly stated in terms π dollars, is $\$l_{2}$, 000.500. (However, the assurance includes after property and an entry of the true and actual consideration in the provise in the state of the true and the provise in the state of the true and the provise in the provise in the state of the true after to pay such an as the appeal is the appeal is taken from any property levels of the true provise in the provise in the state of the true after to pay such such as the appeal is taken from any property levels of the true and the provise and the provise is the appeal is taken from any property levels of the true and the state of the true appeal is taken from any property levels of the true appeal is taken from any property levels of such and the true the provise is the appeal is taken from any property levels of the true appeal is taken from any property levels of such and the true the provise is the appeal is taken from any property levels of such and the true appeal is the appeal of the true the provise is the appeal is

In constraint, the cost many products to pay the solver of the buyer may be note than one person; that if the context so requires, the sinfu-in reconstraints shall be taken to mean and include the plurit, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions received apply equally to corporations and to individuals.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors.

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NOTE-The contence between the symbols (), if not upplicable, should be deleted. See ORS 93.0001. D. (12) Richard M. Clark STATE OF OREGON,) ss. and Personally appeared the above named ... each tor himselt and not one lor the other, did say that the tormer is the Richard M. Clark, personally and as president und that the latter is the attorney in fact for Wayne A. Wilcon and acknowledged the foregoing instrusecretary of ment is ba ... their voluntary act and deed and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: Belare me: OFFICIAL Fileson Cullinger FAT.) Public to: Oregon / (OFFICIAL SEAL) Notary Public for Oregon My commision expires 11/16/84 My commission expires: Section 1 of Chapter 618, Oregon Laws 1975, provides : Section 4 of Chapter 618, Oregon Laws 1975, provides: "(1) All instruments contributing to convey fee title to any real premerty, at in three more than 11 months from the date that the instrument is exe-and the parties are bound, shall be acknowledged, in the marter provided for acknowledgement of deeds, by the owner of the title being conveyed. Instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are Such bound

incress. "2) Vicletion of subsection (1) of this section is a Class B nuidemennor."

IL EXCHINATION VOLKANI (FED)

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)ss: STATE OF ORECON

DECEMBER 1981 PERSONALLY APPEARED THE ABOVE MAMED OSCAR MEDRANO AND

SHARON RAY MEDRARO, AND ACKNOWLEDGED THE FOREGOING INSTRUMENT TO BE THEIR VOLUNTARY ACT AND DEED.

BEFCIE ME.

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NOTARY PUBLIC FOR ORLEGOS WY COUNTISSION EXPIRES: 1911

STATE (IE OREGON; COUNTY OF KLAMATH; ss.

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A. D. 1981_ct11:220'dockA M. and duly recerded in Not. M. M. St. Daids _____ un Pace 21586

D EVILIYN BIEHIV, Count

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