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OGGAP is understood and agreed between said parties that thin is of the essence of this contract, and in case the buyer shall tall to kiake the payments ove required, or any of them, punctually within 20 days of the time limited therefore, or fail to keep any agreement herein contained, then the seller at his tion shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with uity, and in any of such cases, all rights and interest created or then existing in favor of the buyer as against the seller at least price with the without any act of re-entry, or any other act of said seller to be performed and without any right of the buyer hereunder shall revert to and revert in said seller as a bootted by the delawer of re-entry, or any other act of said seller to be performed and without any sight of the buyer hereunder shall revert to and revert in said onersy paid on account of the purchase of said property as absolutely, fully and perfectly as if this contract and such payments had reverse been make; and in emisses up to the time of such default. And the said seller, in case of such default and propersion of the said seller, in case of such default and propersion of the said seller, in case of such default, without any process of law, and take immediate possession thereol, together with all the improvements and appurtenances thereon or thereol to said seller on this contract are to be related by an immediately or at any immediately.

the labe aloresaid, without any provision than, and the seller at any time to require performance by the buyer of any provision hereol shall in no way affect his The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any provision hereol be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself. Payment delay readily OKed by Seller, Just notify.

The true and actual consideration paid for this transfer, stated in ferms of dollars, is \$ (However, the actual consideration consists of or includes other property or value given or promised which is part of the consideration (indicate which).() In case suit or action is instituted to foreclose this contract or to enforce any provision hereol, the losing party in said suit or action agrees to pay such sum as the trial court may adjudge reasonable as attorney's fees to be allowed the prevailing party in said suit or action and if an appeal is taken from any judgment or decree of such trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing in construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes . This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective here, the singular, personal representatives, successors in interest and assigns as well. IN WITNESS. WHEREOF said narties have a parties have avecuted this instrument in triplicate: if eithur of the sunder-

IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; 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.

Licky Tiger Corp by Margaret C. Russell V-Cre

sente mbols (), if not applicable, should be deleted. See ORS 93.030j.

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STATE OF OREGON,

| STATE OF OREGON, | STATE OF OREGON, County of) ss. |
|---|--|
| County of Klamath 35. | , 19 |
| OCTOBE 19 | Personally appearedand |
| Personally appeared the above named | who, being duly sworn, |
| marger C. Russel | each for himself and not one for the other, did say that the former is the |
| Hay HEL SADurgeson | president and that the latter is the |
| and acknowledged the loregoing instru- | secretary of |
| ment to be OISR You voluntary act and deed. | a corporation, |
| | and that the seal atlixed to the toregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be- |
| Theford Me | nall of said corporation by authority of its hoard of directory, and each of |
| Configure Davis Madden | them acknowledged, said instrument to be its voluntary act and deed. Before me: |
| SEAL TYPE - THE CAR AND | (SEAL) |
| Notary, Fublic for Oregon -11-81 | Notary Public for Oregon |
| My commission expires 2-14-84 | My commission expires: |

ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument scuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-re bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record 1:34 at____o'clock p M., and this<u>3</u> day of <u>Nov</u> A. D. 19<u>82</u> Misc on Page 14630 duly recorded in Vol. M82 of EVELYN BIEHD, County Clerk गलगान लाजन गांधिजन गा. ५. जनसङ्ख्या जनी जनी जन्म ज Fee \$8.00 į $M_{\rm eff} > 0.5$ dear the within middle with meetingeners and hear QX. 1.15 . Initational from L 1:+:+:... A, \dot{A} 11 avîl-mer a manager of the last of the second to have been been to be 1 And the state of the second mad