		Banhamhly Paymants lindividue	ar Corporate) (Truth-In-Landing	eries).	
	5351		K 36015	VOI. MEX FOR	je 5814 @
	THIS CONTRACT, M Icnael B. Jager and single man	Margaret H. Jage	day ofJanuar	fo and diamin T	1984 , between-
					enyon,
	Wolfram Taube and	1 Marites Taube .	indoballa alla wille		•••••
	WITNESSETH: The	at in consideration of		and agreements herei	
selle scri	er agrees to sell unto the bed lands and premises s	buyer and the buyer	agrees to purchase f	form the seller all of t	he following de-
	YOU HAVE THE OPTION	TO VOID YOUR CON	TTACT OD ACDEENEN	state of	, to-wit:
i Y	OU DID NOT RECEIVE A	A PROPERTY REPORT	PREPARED PURSUAN	TO THE RULES AND	SELLER IF
i S A	GREEMENT. IF YOU R	FCFIVED THE PROPE	DTY DEDODT LESS T	JR SIGNING THE CON	TRACT OR
S S	UMMATION OF THE TRAN		NESS DAY TO ANY O	SS DAY FOLLOWING	THE CON-
	AY, INDEPENDENCE DAY HRISTMAS."	, LABOR DAY, VET	ERAN'S DAY, COLUME	US DAY, THANKSGIVI	NG, AND
i in i i i					
	IS MANDATORY THAT INERS ASSOCIATION AN ADS WITHIN SUBDIVIS				
	ASSOCIATION RECORD		UNTY ON MARCH 12,	1973, INSTRUMENT N	10. 74116,
li <u>0</u>					
	ots 29 and 31, Block he sum of Eleven. The inafter called the purcha	UUSADO FIVE SINAY	000  and  na/100	<b>—</b> • • • • • • • • • • • • • • • • • • •	•
		valu on the execution	Harant (the second a -4		
Sol th	e seller in monthly payn	nents of not less that	aid purchase price (to One Hundred Sev		
	rs (\$ 107.00 ) e	each,		- <u>n and no/100</u>	•
,0 ↓paya	ble on the <u>15th</u> day of the said out	of each month hereaft		****	******
L T 54	irch. 15., 1984	until paid, inter	est to be and mont		in-addition-to-
Г Е: Щ не и	inimum monthly payme between the parties here	nis above required. T	axes on said premisee	for the current tax yes	r shall be pro-
	The buyer warrants to and cover		real and set of the set of	is contract is	
	(B) for an organization or (even	n if buyer is a natural perso	al is for husiness on some	••	ltwal purposes.
the is no	The buyer shall be entitled to posite in default under the terms of ( in good condition and repair and other liens and repair and the self.	this contract. The buyer agreed will not suffer or permit a	es that at all times he will be ny waste of strip thereof: the	19.04., and may retain such op the buildings on said premis	possession so long as les, now or herealter
Dallar In	ns: that he will pay all taxes her	realier levied against said pro	irse seller, for all costs and atto perty, as well as all water to	rney's lees incurred by him in a	elending against any
D D	in the second se	of thereatter erected on said	premises against loss or dam.	te by fire (with extended cove	rade) in an emount
D their re- such he	than <b>3</b> , <u>none</u> in prefive interests may appear and 13, costs, water tents, taxes, or ch preforme a part of the debt secured for buyer's breach of contexes	a company or companies sat all policies of insurance to be larges or to procure and pay	islactory to the seller, with los delivered to the seller as soon lot such insurance, the seller p	payable first to the seller and as insured. Now it the buyer	then to the buyer as shall fail to pay any
mthe selle	r for buyer's breach of contract.	Dy this contract and shall o	ear interest at the rate aloresand deposited in ea	id, without waiver, however, of	any right arising to
SURING (	he seller agrees that at his exper n an armount equal to said purch, l except the usual printed except chase price is fully paid and upo	ase price, marketable title in	and to said premises in the se	e will lurnish unto buyer a title ller on or subsequent to the de	
of premises	in lee simple unto the buyer, his	heirs and assume tree and c	er of this agreement, he will	deliver a good and sufficient	so agrees that when feed conveying said
	nd it is understood and advand a	had a second second second		the buyer	OF THE ASSIGNS.
the selle	above required, or any of them, at his option shall have the follo chase much with the tave the follo	punctually within ten davi owing rights: (1) to declare t	of the time limited therefor, of his contract null and void. (2)	fail to keep any agreement hi	all fail to make the rein contained, then
pussessio	n of the premises above described	find in tavor of the buver a and all other rights acquired	by the buyer hereunder shall	hall utterly cease and determine	and the right to the
on acces of such premises	int of the purchase of said proper default all payments theretolore i	its as absolutely, fully and p made on this contract are to	it any right of the buyer of re perfectly as if this contract and be retained by and belong to	turn, reclamation or compensat such payments had never bee	ion for moneys paid made; and in case
enter up theteon	on the land aloressid, without an or thereto belonging	And the said seiler, in case i y process of law, and take in	of such default, shall have th nmediate possession thereof, to	e right immediately, or at any ether with all the improvement	sonable tent of said time thereafter, to s and appurtenances
	he buver further advees that fails				
	ortach of any such orneision, or	as a waiver of the provision	itsell.	NOTION HELEOI DE MEIG ID DE I	waiver of any suc-
esetion-     court -	he true and actual consideration sonsists of an includes other point of Case suit or action is instituted by adjudge reasonable as attorn real court the human business.	to loreclose this contract or	promised	consideration findicate which)	G
of the i	tourt, the ouger further prof	nuises to pay such sum as th	e appellate court sha'l adjudj	t temorable as playoull's and	Judgment or decree
	n construind this contract, it is upon shall be taken to mean and a sumed and implied to make a	nderstood that the seller or t	he buver may be more than o	a anna that it the many of	requires, the singu- tatical changes shall
lar 'non	IN WITNESS WURDI	CF, said parties have	executed this instrum	ant in dualizates it sis	
iar"pron be mede	IN WIINESS WHERE				V Usl-
lar pron be made dersign		as caused its corporat	(e name in he stoned -	and its concerns and	affixed hereto
dersign by its BUYI	officers duly euthorized	thereunto by order of	te name to be signed its board of directors.	and its corporate seal	alfixed hereto
dersign by its BUYI	officers duly suthorized	thereunto by order of	(e name in he stoned -	and its concerns and	affixed hereto
dersign by its BUYI	officers duly euthorized	thereward his corporation of the second of t	te name to be signed its board of directors.	and its corporate seal	affixed hereto
dersign be mede dersign by its BUYI	officers duly euthorized ERS: Marties	thereward his Corporation of the contract of t	its board of directors. SELLERS:	and its corporate seal	Juge
dersig by its BUYI *IMPOSI H weren treplate	officers duly euthorized	thereunto by order of thereunto by order of thereunto by order of there of the order of the order of the whichever physics and which we do the order of the order of the order of the	e name to be signed its board of directors. SELLERS: www.sonty (A) or (B) is not opp def red or the liveburgher and	And its corporate seal	age -

lieined and in the terminal termination of the law sector r sugas ·...¢iin.33 5814 35353 aussian and the second and the second states of the second and a second and a second house the collect the bure a barbar i i i i a a a a a a **che neuron of che neurof coven n**er and agreement and energy of the a construction and the second fraction putchase to putch and the second start and the second the second Manager Course Stores Course in Stranger ...... NOT DE LOITOR LE TREMEREN NO TOLETRE DE LOITE STATUE LE LOITOR DE PRESENTE DE LOITOR DE LOIS DE LOITE DE LOITE LOITE DE SALEX DEGLETRE DE LOITE SE LOITE PRESENTE DE LOITE 했고 2011년 - 전 STATE OF OREGON: COUNTY OF KLAMATH:ss I hereby certify that the within instrument was received and filed for record on the <u>oth</u> day of <u>April</u> A.D., 1984 at 11:56 o'clock A M and duly recorded in Vol M84., of Deeds 5814 on page EVELYN BIEHN, COUNTY CLERK Fee: \$\_8\_00\_ by: PAm ,Deputy Loss Dy web (... Heree ... Wees Hills and how Sh. Heree, S. Heref 1922 rites collectule de par de sonere, en eccourre di udich, One, Thoraskao, mais no/2.02.1 et 1,500.155 - 1 re guide e tre stabution heidel (the receipt at which is humby schrechtige i att as C. ... Mie Mile We was said as provided by a the second of the second as a second as a second الكريفية والطبار وتبيه الا المراجعة المراجعة المراجع المستقدم المراجع د. در این میکند. در این میکند و میکند مشخصه این میکند. در میکند و در میکند و در این میکند. ndar aq commentational and perioda e pade in fully paid. All of said purchase price may be paid at any times lics. tall deferred transitions of whity without which hear interact at the rule of . Summer court per mount treat name in the state of the state of the paid interest to be paid in montant, in the state of the state of the the minimum monthly of the local required. Pares on said premiers for the current the year shall be promand became a the souther out to a child that the contract The point of the level of the state of the level data u and the set present u. The point control of the set of the level of the level of the set present of the barrent u. The point control of the set of the level of the level of the set present of the barrent point u and the set of the level An an analysis of the second s ನ ಕ್ರಾಮಾರ್ಗವಾಗಿಗಳು ತಮ್ಮ ಸಂಪರ್ಧವಾಗಿಗಳು nonsegue vite म् केहा देव ही हुआ लहा हत. हा केहन्द्र से स्वर्ण है। ne en el subel en la Subere en la Subere de la El seculo de la Subere de la Suber in in the second se สังไข้สาระสาราย และสารีสารสารารสารสารสาราชสารีสารสารสาราชสารีสารสาราชสารีสารสารสารสารสารสารสารสาร a star a sucception name to be succeed and as conserve cost starces ap is readin of its board of its reform whet we done on a : SARIARS -الي الاستان 2010 - كامل وحاجهمات الإطلاميون الاسر 2010 - تاريخ الاستان الاستان الاستان alden og frægen af det som skiller for en skiller for en skiller som skiller ا د د د در این اه م رو و ور این م en de la companya de la comp الا المراجع من المراجع المراجع