and the second s	olegot Sia	100	91	Depart.
And it is understood and agree	od between said parties that time is c tually within 20 days of the time lim: (1) to declare this contract rull an apyable. (3) to withdraw said deed a rights and interest created or then exist an of the permises above described an any other act of said seller to be perfu- ace of said-property as absolutely, rul aretofore made on this contract are to	I the essence of this contract ted therefor, or fail to keep divoid (2) to declare the w	, and in case the buyer shall fa any agreement herein contained hole unpaid principal balance of	I, then the seller at his said purchase price with
n shall have the following rights interest thereon at once due and	: (1) to declare this contract null an payable. (3) to withdraw said deed a lable and interest created or then exis	nd other documents from esting in favor of the buyer as	against the seller hereunder sh the huver hereunder shall rev	all utterly cease and de- ert to and revest in said
y, and in any of such cases, all ine and the right to the possession without any act of re-entry, or	n of the premises above described am	d all other rights acquired by amed and without any right by and perfectly as it this co	of the buyer of return, reclama	tion or compensation for never been made; and in I reasonable rent of said
and aloresaid; without any proce	ss of law, and take immediate possess; tailure by the seller at any time to nor shall any waiver by said seller r of the provision itself.	require performance by the	ouyer of any provision hereof al	nall in no way affect his of any succeeding breach
hereunder to enforce the same,	nor shall any waiver by said seller r of the provision itself.	of any breach of any provision	Pade Co	de forfalt frants
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The true and actual consider	ation paid for this transfer, stated in lue given or promised which is the	terms of dollars, is \$.JO.5. of the consideration (indicate	which).	action acrees to pay such
In case suit or action is ins	ituted to loreclose they's fees to be a	llowed the prevailing party	n said suit of action and in a	appeal is taken from any sonable as the prevailing
ment or decree of such trial coy's attorney's less on such appear	ourt, the losing party further promise. It is understood that the seller of the to mean and include the plural, the make the provisions hereol apply not inure to the benefit of, as the cir	buyer may be more than or	ne person or a corporation; that	if the context so requires,
In construing this contract, singular pronoun shall be taken t be made, assumed and implied	to mean and include the plural, the	masculine, the termine and equally to corporations and cumulances may require, not	o individuals. only the immediate parties h	ereto but their respective
s executors, administrators, per	sonal representatives, successors in ini	erest and assigns as well	ment in triplicate: if e	ither of the under-
IN WITNESS WI	has caused its corporate na	ime to be signed and	its corporate seal affixed	ed hereto by its of-
ers duly authorized the	reunto by order of its board	of directors.	at the mile three by reach because	garran gari di sandra ili sandra Sandra ili sandra ili Sandra ili sandra ili
The street of the second of	and the second of the second of the second	— ()	Man	Un / Non
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SCRIBED IN THIS INS	ODDIATE CITY OR COUN	TY Cerebbes	The same	
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	Late (is not applicable, should be de		V	u og til gjallet for en
142 Per alt all Carle alson	a construct son the second to the	STATE OF OREGON,	County of Klamat	n) ss.
County of Klamat		OC GODEX	E.J. Shipsey	and
October 28	, 19 <u>.86</u>	assumes the the current	an and white the state	who, being duly sworn,
Personally appeared the Thomas T & Patti	above named	each for himself and no	t one for the other, did sa	y that the former is the
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	ledged the foregoing instru-	<u> </u>	ADVOTES	ent is the corporate seal
bor, month	voluntary act and deed.	of said corporation and	that said histidization	of directors and each of
Belore me:	Hallan Vace	them acknowledged sa	id instrument to be its	columntary act and deed.
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Land Of The said of the	for Oregon	Notary Public for Ore My commission expire	ion : 5-21-89	2 21173613
The Contract of the Contract o	on extites		to the contract of the contrac	the date that the instrument
ORS 92 635 (1) AH insta	ments contracting to convey fee tith bound, shall be acknowledged, in the memorandum thereof, shall be recor- of ORS 93.635 is punishable, upon c	e to any real property, at a manner provided for acknowled by the conveyor not later	viedgment of deeds, by the con than 15 days after the instru	veyor of the title to be con- nent is executed and the par-
voyed Auction Chipments Ored	nemorandum thereof, shall be received as ORS 93.635 is punishable, upon c	onviction, by a fine of not n	ore than \$100.	
ORS 93.990(8) Violation	(DES	CRIPTION CONTINUED)		
	경기 경기 경기 경기 기계			
STATE OF OREGON: C	OUNTY OF KLAMATH:	ss.		
Filed for record at reque	est of		the	4th
ofNovember	A.D., 19 00 _ at	1:44 o'clock^	_M., and duly recorded Page 19956	in Vol
	of <u>Deeds</u>	Evel	yn Biehn, Sounty C	Clerk
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