	FORMA AN	· · · · · ·			· · · ·				이 같은 것을 하는 것을 수가 있다. 물건을 하는 것을 수가 있는 것을 것을 것을 것을 수가 있는 것을 것을 것을 것을 수가 있는 것을 것을 것을 것을 수가 않았다. 것을 것 같이 않는 것을 것 같이 않는 것을 것 같이 않았다. 것 것 같이 않았는 것 같이 않았다. 것 같이 않았는 것 같이 않았는 것 같이 않았는 것 않았는 것 않았다. 것 것 같이 않았는 것 않았다. 것 않았는 것 같이 않았다. 것 않았는 것 같이 않았는 것 같이 않았다. 것 않았는 것 같이 않았는 것 않았는 것 않았다. 것 않았는 것 않았는 것 않았다. 것 않았는 것 않았는 것 않았다. 않았는 것 않았는 것 않았다. 것 않았는 것 않았는 것 않았다. 않았는 것 않았는 것 않았다. 않았는 것 않았는 것 않았다. 것 않았는 것 않았는 것 않았다. 것 않았다. 것 않았는 것 않았다. 것 않았다. 것 않았다. 것 같이 것 않았다. 것 않았다. 것 같이 않았다. 않았는 것 않았다. 않았는 것 않았는 것 않았다. 않았는 것 않았다. 않았는 것 않았다. 않았는 것 않았는 것 않았는 것 않았는 것 않았다. 않았는 것 않았는 것 않았는 것 않았다. 않았는 것 않았다. 않았는 것 않았다. 않았는 것 않았는 것 않았는 않았다. 않았는 것 않았는 않았다. 않았는 것 않았는 않았다. 않았는 것 않았다. 않았다. 않았다. 않 않았다. 않았다. 않 않았다. 않았다.	
	OT 861		LESTATEMon	thly Payments.	<u> </u>		STEVENS	-NESS LAW PUB	. CO., PORTL	AND. OP
and the second second	THE	~~~~~	ACT NT	Rth Rth	CONTRACT—REAL	ESTATE	VolARS	Pad	e 55	14
								,	19 <b>8</b> 8,	betu
	and P.R.	and C	arol V	aughn		••••••	·····	hereinafter	called t	 he se
	WITNE	117322					 1.	• •		
	agrees to sell u	into the	buyer and	the buyer ag	rees to purchase	from the	a agreements i	herein cori	ained, t	he bu he se
	Lot 17, B	lock	n <u>Alama</u> 4 Wagor	i Trail A	creages, N	County, St.	ate ofOre	following gon	describe	ed la.
1			221					AUDITT	າດກ	
and an and a second second second	aspects of	accer f the	pts the proper	land, b	uildings, : eir present	improve	ments, an	d all c	ther	
1	Or implied	d	, WILLIO	ut any r	epresentati	ions or	WOMMONT -	LS incl	uding	5
	agrees the	nt he	Less UN	ley are in	n writing s	simod		es, exp	resse	ed
	and that V		and and	, nousin	g and other	r ramil		serrer,	the	apr
{ {	and laws e of the pro	as the	y may	affect th	g and other rty with fu ne present s made no r	ull awa	rness of t	hese o	rdina	1av nce
Ŧ	thereto.	.ber.ch	an(i s	eller has	ne present 5 made no r	represe	ntations w	aed fu ith re	ture	use
									- <u>-</u>	
		*								
		ан. 1946 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1946 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 - 1945 -								· · · ·
		m								
to C	or the sum of hereinafter calle	went	y-five	thousand				Hore 20 2	25 000	
D	Do!lars (\$ 000	JO''' <sup>e pl</sup>	i chase pri	ce) on accoun	t of which	none		uars (\$5	-2.3000	$v_{\bullet}Q($
se tł	the buyer		J is paid (	on the execution	on hereof (+ho -	ecoi-4		••••••	•••••	
<u>ה</u>	ne seller in mon	r agrees hthly pay	to pay the ments of	on the execution remainder of not less than	t of which on hereof (the r said purchase p Two hundre	receipt of rice (to-wi	which is hereb t: \$.25,000	y acknowi 00) te	ledged E the or	oy th der
рз	Pollars (\$ 225	.00 .st	.) each,	not less than Month	Two hundre	ed twen	ty-five /(	)0	o the or	der o
ps ar fei	Pollars (\$ 225, ayable on the .1 and continuing u pred balances of pril 1.1	.st ntil said f said pu 988.un	day of each purchase day of each purchase prictase prid til paid in	not less than Month h month herea price is fully ce shall bear i terast to be	after beginning wir paid. All of said nterest at the rat	ed twen ith the mod purchase e of9	ty-five /( nth of	aid at any	o the ord , 19 , 19 	der c 88. 11 de
ps ar fei	Pollars (\$225, ayable on the l nd continuing u rred balances of pril l, l onthly payment arties hereto as	.st .st 988.un ts above of the da	day of each purchase purchase prio til paid, in required. ate of this	not less than Month h month herea price is fully ce shall bear i terest to be p Taxes on said contract.	Two hundre after beginning wi paid. All of said nterest at the rate aid. Monthly premises for the	ed twen ith the mod purchase e of9 e current t	ty-five /( mth ofMay_ price may be p per cent per a and * { XXXX being i being i ax year shall b	aid at any	o the ord , 19 , 19 	der c 88. 11 de
ps ar fei A mi pa	Pollars (\$225, ayable on the .1 and continuing u pried balances of pril		day of each, day of each purchase urchase print til paid, in required. ate of this ovenants with personal, "amily to buy er	not less than <u>month</u> h month herea price is fully ce shall bear i terest to be p Taxes on said contract. the seller that the or household purp is a natural purch	1. WO hundre after beginning wi paid. All of said nterest at the rationation of the aid. Monthly premises for the real property described	ed twen ith the mod I purchase e of9 current t in this contract	ty-five /( nth ofNay price may be p per cent per a and * { Maxim being i being i ax year shall b	aid at any annum fron xxxxx ncluded in e prorated	the ord the ord time; a m the minu betwee	der c 88 Il de imun n the
ps ar fei A mi pa	Pollars (\$225, ayable on the .1 and continuing u pried balances of pril		day of each, day of each purchase urchase print til paid, in required. ate of this ovenants with personal, "amily to buy er	not less than <u>month</u> h month herea price is fully ce shall bear i terest to be p Taxes on said contract. the seller that the or household purp is a natural purch	1. WO hundre after beginning wi paid. All of said nterest at the rationation of the aid. Monthly premises for the real property described	ed twen ith the mod I purchase e of9 current t in this contract	ty-five /( nth ofNay price may be p per cent per a and * { Maxim being i being i ax year shall b	aid at any annum fron xxxxx ncluded in e prorated	the ord the ord time; a m the minu betwee	der c 88 Il de imun n the
pe ar fei A me pa huy ther other	pollars (\$225, ayable on the .] and continuing u rred balances of pril		day of each purchase purchase prichase pric til paid, in required, in required, in required, in the of this ovenants with tersonal, insibility (even if buy er o possession of mis of the con ir and will not east therefrom i even ad asinst s	not less than <u>month</u> <u>month</u> <u>h</u> month herea price is fully ce shall bear i terest to be p Taxes on said contract. the seller that the or household purp is a natural person said lands on tract. The buyer ag suffer or permit a und reinsburse seller and reinsburse seller and property, as w	TWO hundre the beginning will paid. All of said nterest at the rate aid. Monthly premises for the real property described or stip there that at all times bu ny waste or stip there for all costs and attor	ed twen ith the mod l purchase e of9 c current t in this contract in this contract in this contract in this contract in this contract in this contract	ty-five /( mth ofMay price may be p per cent per a and * { Society being i ax year shall b is rs. , 1988, and may be premises and the b will keep said premise being i defined by seller in defined being i being i being i construction of the b will keep said premises and the b	aid at any annum from annum from constant ncluded in the prorated retain such po uidings, now c es free from co	the ord time; a m	long and and and and and and and and and and and
ps ar fei A mo pa buy the the buy imp buil in a	pollars (\$225, ayable on the .] ad continuing u arred balances of april		day of each, day of each, purchase purchase prio til paid, in required. ate of this ovenants with ersonal, lamily (even it buyer o possession of mis of this con- mis of this con- section of the source of the source of the posterion of mis of the con- section of the con- posterion of mis of the con- section of the source of the posterion of mis of the con- section of the source of the	not less than <u>month</u> <u>month</u> <u>month</u> <u>month</u> <u>month</u> <u>price</u> is fully ce shall bear is terest to be p. <u>Taxes</u> on said <u>contract</u> . <u>the seller that the</u> <u>or household</u> purp is a natural person <u>said lands</u> on <u>tract</u> . The buyer af <u>suffer or permit</u> a <u>suffer or permit a</u> <u>suffer or permit a <u>suffer or permit a</u> <u>suffer or permit a</u> <u>suffer or permit a <u>suffer </u></u></u></u></u></u></u></u>	TWO hundre Iter beginning wi paid. All of said nterest at the rate aid. Monthly premises for the real property described ores. premises or com May 1 rest that at all times bu in y waste or strip there for all costs and attor if and costs and attor if thereol become past. made by fire (with or	ed twen ith the model of purchase e of9. e current t in this contract in this contrac	ty-five /( mth ofMay price may be p per cent per a and * { Maximum being i being i ax year shall be is es. .1988, and may be premises and the be will keep said premise and multipal liens of year's expense, buyer	aid at any annum fron annum fron kanyo ncluded in the prorated retain such po uildings, now c es free from co ding against a which hereatter will insure an	o the ord 	long as erected and all s; that may be reed all s; that may be reed all s; that
ps ar fei A mo pa buy the pa buy the imp built in a polition a shal	Pollars (\$225. ayable on the ayable on the the buyer warran "The buyer warran "The buyer warran "The buyer warran "The buyer warran "The buyer shall L or an orga The buyer shall L ayable on the a company of the company icites of insurance to be cure and pay for such the bear interest at the		day of each purchase purchase print til paid, in required. ate of this ovenants with ersonal, 'amily even it buy er o possesson of nis of this cond if and will not even de this ovenants with ersonal, 'amily even it buy er o possesson of nis of this cond even de this ovenants with erson of nis of this cond even it buy er o possesson of even	not less than <u>month</u> <u>month</u> <u>month</u> <u>h</u> month herea price is fully ce shall bear is terest to be pu- Taxes on said contract. the seller that the or household purp is a natural person said lands on tract. The buyer af willer or permit a und reinburse seller and reinburses seller as soon as insured. do so and any pay to so and any pay	1. WO hundre after beginning wi paid. All of said nterest at the rati- aid. Monthly premises for the real property described ores. ) is for business or com May 1 eves that at all times bu my waste or strip there- for all costs and attorn- ell as all water rents, p : thereof become past of made by fire (with exit. Now if the buyer shall Now if the buyer shall be	ed twen ith the mon l purchase e of9 e current t in this contract mercial purpos typer will keep the of; that buyer ney's lees incur typer will keep the of; that buyer ney's lees incur ended coverage nd then to the l fail to pay an	ty-five /( mth of Nay price may be p per cent per a and * { XXXXX being i ax year shall b is rs. .1988, and may be promises and the b will keep said premis red by seller in deten and municipal liens y iyer's expense, buyy iyer's expense, buyy buyer as their respect	aid at any annum from annum from	o the ord , 19 , time; a m, the mini- the	long and exected long and exected and all may be may be may be may be may be and all
ps ar fei A mo pa buy the pa buy imp buil in a poli in a shal	Pollars (\$225. ayable on the ayable on the the buyer warran "The buyer warran "The buyer warran "The buyer warran "The buyer warran "The buyer shall L or an orga The buyer shall L ayable on the a company of the company icites of insurance to be cure and pay for such the bear interest at the		day of each purchase purchase print til paid, in required. ate of this ovenants with ersonal, 'amily even it buy er o possesson of nis of this cond if and will not even de this ovenants with ersonal, 'amily even it buy er o possesson of nis of this cond even de this ovenants with erson of nis of this cond even it buy er o possesson of even	not less than <u>month</u> <u>month</u> <u>month</u> <u>h</u> month herea price is fully ce shall bear is terest to be pu- Taxes on said contract. the seller that the or household purp is a natural person said lands on tract. The buyer af willer or permit a und reinburse seller and reinburses seller as soon as insured. do so and any pay to so and any pay	1. WO hundre after beginning wi paid. All of said nterest at the rati- aid. Monthly premises for the real property described ores. ) is for business or com May 1 eves that at all times bu my waste or strip there- for all costs and attorn- ell as all water rents, p : thereof become past of made by fire (with exit. Now if the buyer shall Now if the buyer shall be	ed twen ith the mon l purchase e of9 e current t in this contract mercial purpos typer will keep the of; that buyer ney's lees incur obj; that buyer ney's lees incur due; that at buyer ney's lees incur ended coverage nd then to the l fail to pay an	ty-five /( mth of Nay price may be p per cent per a and * { XXXXX being i ax year shall b is rs. .1988, and may be promises and the b will keep said premis red by seller in deten and municipal liens y iyer's expense, buyy iyer's expense, buyy buyer as their respect	aid at any annum from annum from	o the ord , 19 , time; a m, the mini- the	long and exected long and exected and all may be may be may be may be may be and all
ps ar fei A mo pa buy the pa buy the imp built in a polition a shal	Pollars (\$225. ayable on the ayable on the the buyer warran "The buyer warran "The buyer warran "The buyer warran "The buyer warran "The buyer shall L or an orga The buyer shall L ayable on the a company of the company icites of insurance to be cure and pay for such the bear interest at the		day of each purchase purchase print til paid, in required. ate of this ovenants with ersonal, 'amily even it buy er o possesson of nis of this cond if and will not even de this ovenants with ersonal, 'amily even it buy er o possesson of nis of this cond even de this ovenants with erson of nis of this cond even it buy er o possesson of even the selfor to the selfer to the selfer even even even even the selfer may	not less than <u>month</u> <u>month</u> <u>month</u> <u>h</u> month herea price is fully ce shall bear is terest to be pu- Taxes on said contract. the seller that the or household purp is a natural person said lands on tract. The buyer af willer or permit a und reinburse seller and reinburses seller as soon as insured. do so and any pay to so and any pay	1. WO hundre after beginning wi paid. All of said nterest at the rati- aid. Monthly premises for the real property described ores. ) is for business or com May 1 eves that at all times bu my waste or strip there- for all costs and attorn- ell as all water rents, p : thereof become past of made by fire (with exit. Now if the buyer shall Now if the buyer shall be	ed twen ith the mon l purchase e of9 e current t in this contract mercial purpos typer will keep the of; that buyer ney's lees incur obj; that buyer ney's lees incur due; that at buyer ney's lees incur ended coverage nd then to the l fail to pay an	ty-five /( mth of Nay price may be p per cent per a and * { XXXXX being i ax year shall b is rs. .1988, and may be promises and the b will keep said premis red by seller in deten and municipal liens, y iyer's expense, buyy iyer's their respect	aid at any annum from annum from	o the ord , 19 , time; a m, the mini- the	long a a cercetee and a long b
ps ar fei A mic pa buy the othe buy the othe buy shal (in exce the buy shal (in exce the buy shal (in exce)	pollars (\$225, ayable on the add continuing u mod continuing u rred balances of april		day of each purchase purchase prio purchase prio til paid, in required. ate of this ovenants with tersonal, family (even if buy er o possession of mis of this con ir and will not evid adainst s midly before to the selfer of the selfer of the the selfer of the selfer of the selfer of the the selfer of the selfer of the the selfer of the the selfer of the selfer of the selfer of the the selfer of the selfer of the selfer of the the selfer of the selfer of the selfer of the the selfer of the selfer of the selfer of the selfer of the the selfer of the selfer o	not less than month month h month herea price is fully ce shall bear i terest to be p Taxes on said contract. the seller that the or household purp is a natural person said lands on tract. The buyer ag suffer or permit a and reinsburse seller and reinsburse seller add property, as w he same or any part is a soon as insured, do so and any pay iver, however, of a within 30 inter this agreement, as of react this agreement, as of this agreement, as of the this agreement, a	TWO hundre Two hundre htter beginning wi paid. All of said nterest at the rate aid. Monthly premises for the real property described order. ) is lor business or com May 1 rees that at all times bu my waste or strip there for all costs and attor 1 as all water rents, p t thereol become past of made by fire (with esti- ble first to the seller and more is the buyer shall be to said premises in the ons and easements now the date hereol and the the buyer or buyer a assi	ed twen ith the mou- l purchase e of	ty-five /( nth ofMay price may be p per cent per a and * { Sixing being i ax year shall b is rs. .1988, and may be pronises and the b will keep said premis red by seller in delen and municipal liens y iyer's expense, buyer ) in an amount not 1 buyer as their respect by such liens, costs, w is breach of contract. will furnish unio buye subsequent to the da the conveying said del conveying said all encumbrances sing all encumbrances sing all liens, water rents a	aid at any aid at any annum froi constant neluded in the prorated in the prorated in a fainst an es than \$	b the ord , 19. time; a m. the mini- the mini- th	der ( der ( 88 11 de imun n the long a erecte and al. s; that red al. s; the red a
ps ar fei A mu pa buy imp built in a sbal sbay sbal cin exce buy buy sbar the l A	Pollars (\$225. ayable on the ayable on the ayable on the ayable on the ayable on the arted balances of april april articles hereto as a the buyer warran "(A) primarily h (B) for an orga The buyer shall L yer is not in delault u ren. in god conditio er liens and save the bayer shall save the acompany or company ballings now or herealite a company or company consed upon said premi blings now or herealite a company or company company or company and pay for such ll bear interest at the the seller agrees t an amount equal to real the usual printed e y paid and upon requ er, buyer's heirs and buyer and further exc port the usual printed exc buyer and further exc buyer and further exc port and such word is de one, us Stevna-Ness for		day of each, day of each purchase purchase priot til paid, in required, in required, and ate of this ovenants with ersonal, lamily (even it buy er o possession of ms of this covenants with ersonal, lamily (even it buy er o possession of ms of this covenants with ersonal, lamily (even it buy er o possession of ms of the selfer of the selfer of the selfer of and clear of e coverder of and clear of e coverder of and clear of e the selfer of the selfer of the selfer of the selfer of the selfer of e the selfer of the seption. hower of and encum	not less than month month herea price is fully ce shall bear i terest to be pu- terest to be pu- Taxes on said contract. the seller that the or household purp is a natural person said lands on tract. The buyer af suffer or permit a mod reinburse seller aid property, as we he same or any pat is a fainst loss paya is afainst loss paya ter, with loss paya is soon as insured. do so and any pay iver, however, of a this agreement, se read other restrict this agreement, se the said easeme brance created by ( er phrose and which g Act and Regulation	1. WO hundre 1. WO hundre 1. Mondre 1. Mondre 1. Monthly 1. M	ed twen ith the mou- l purchase e of	ty-five /( nth ofMay price may be p per cent per a and * { Sixing being i ax year shall b is rs. .1988, and may be pronises and the b will keep said premis red by seller in delen and municipal liens y iyer's expense, buyer ) in an amount not 1 buyer as their respect by such liens, costs, w is breach of contract. will furnish unio buye subsequent to the da the conveying said del conveying said all encumbrances sing all encumbrances sing all liens, water rents a	aid at any aid at any annum froi constant neluded in the prorated in the prorated in a fainst an es than \$	b the ord , 19. time; a m. the mini- the mini- th	der ( der ( 88 11 de imun n the long a erecte and al. s; that red al. s; the red a
ps ar fei -A ma pa buy imp buit in a poli ptoco shal (in exception shall the i the i shall the i the pa	Pollars (\$225. ayable on the ayable on the nd continuing u pred balances of ayable on the nd continuing u pred balances of a pril ponthly payment (a) primarily fa (b) for an of the buyer warran (c) primarily fa (c) for an of the buyer shall the tens, in default u ren, in default u ren and pay for such il bear interest at the the sumal printed of paid and upon requ ren buyer and further esc portANT NOILE: Default of the one, use Stevnn-Ness Fe D. Ray Thor		day of each purchase purchase purchase print til paid, in required, in required, in required, in the of this ovenants with orsonal, inmity (even if buyer on sold the sold to the selfer to the selfer to the selfer of the selfer of the seprice mari- and clear of e seprice mari- nand clear of a seprice mari- nand clear of a seprice mari- nand encom- seprice mari- seprice mari- nand encom- seprice mari- seprice mari- nand encom- seprice mari- seprice mar	not less than month month h month herea price is fully ce shall bear i terest to be p Taxes on said contract. the seller that the or household purp is a natural person said lands on said lands on said lands on said in the buyer as said in the buyer as the same or any par is a fainst loss or da ther, with loss pays the side restrict this agreement, se recumbrances as of the said easeme brance created by the fail Thormbe	1. WO hundre 1. WO hundre 1. Mondre 1. Mondre 1. Monthly 1. M	ed twen ith the mon l purchase e of	ty-five /( nth ofMay. price may be p per cent per a and * { Sixing being i ax year shall b is es. , 1988, and may be prenises and the b will keep said premis red by seller in delen and municipal liens v tyer's expense, buyer ) in an amount not 1 buyer as their respect ty such liens, costs, w will turnish unto buye subsequent to the da ny. Seller also agrees deed conveying said all encumbrances sing all encumbrances sing all encumbrances sing all encumbrances and all encumbrances and alll	aid at any aid at any annum frou annum frou annum frou annum frou annum frou annum frou annum frou annum frou annum frou annum frou as the from co and a from co and a from co and a from co be scale and an annum atter rents, taxi- let secured by a title insura- that when saic premises in te e said date pla- and public charge opplicable and oking required co	b the ord , 19. time; a m. the mini- the mini- th	der ( der ( 88 11 de imun n the long a erecte and al. s; that red al. s; the red a
ps ar fei -A ma pa bay imp bay imp bait in a poli process stal (in eracef imp the cred the pa arisi the f f f f f f f f f f f f f f f f f f f	Pollars (\$225. ayable on the .1 ayable on the .1 and continuing u rred balances of pril		day of each purchase furchase print til paid, in required. ate of this ovenants with tersonal, family (even if buyer o possession of mis of this con- ir and will no on source of the selfer to the selfer is the selfer may wid, without was r's expense and se price) mail the suld premise to the selfer is the selfer of the selfer of the selfer of the sulding on surrerder o and clear of e scepting, however the selfer of similar. Glendae 97739	not less than month month h month herea price is fully ce shall bear i terest to be p Taxes on said contract. the seller that the or household purp is a natural person said lands on tract. The buyer ag suffer or permit a and reinsburse seller and reinsburse seller to a sail lands on tract. The buyer ag sail lands on said lands on tract. The buyer ag sail lands on of sail lands on tract. The sail case of and other restrict this agreement, se for the said easeme brance created by ( er phrose and which a Thombe	1. WO hundre 1. WO hundre 1. Mondre 1. Mondre 1. Monthly 1. M	ed twen ith the mon l purchase e of	ty-five /( math ofMay. price may be p per cent per a and * { Maximum being i ax year shall being i ax year shall be is red by seller in delen and municipal liens v will keep said premis red by seller in delen and municipal liens v year s their respect by such liens, costs, w come a part of the da subsequent to the da py such liens, costs, w come a part of the da subsequent to the da py such liens, water rents a belier also agrees and subsequent to the da being said all encumbrances since al liens, water rents a ble. If warranty (A) is cond Regulation by me TATE OF ORE	aid at any annum from annum from	<ul> <li>The ord</li> <li>The ord</li> <li>time; a</li> <li>time; a</li> <li>the mining</li> <li>the mining</li> <li>betwee</li> <li>b</li></ul>	der c der c mannen der der c der c der der der der der der der der der der
ps ar fei A mic pa buy imp buit in a poli process shal (in exceed purpe T H L L P	Pollars (\$225. ayable on the .1 and continuing u mid continuing u rired balances of pril		day of each purchase furchase print til paid, in required. ate of this ovenants with tersonal, family (even if buyer o possession of east therefrom is of this con- ir and will noo possession of the selfer is to the selfer is the selfer may bid, without was r's expense and se price) mail the sulding on surrerder o and clear of e scepting, however ens and encum- routhin-Landing or similar. Glendae 97739 E AND ADDRES	not less than month month h month herea price is fully ce shall bear i terest to be p Taxes on said contract. the seller that the or household purp is a natural person said lands on tract. The buyer ag suffer or permit a and reinsburse seller and reinsburse seller to sa and any pay iver, how senter restrict this agreement, se recumbrances and which g Act and Regulation a Thombe	1. WO hundre 1. WO hundre 1. Mondre 1. Mondre 1. Monthly 1. M	ed twen ith the mon l purchase e of	ty-five /( math ofMay. price may be p per cent per a and * { Maximum price may be p per cent per a and * { Maximum being i ax year shall f is red by seller in delen and municipal liens v will keep said premis red by seller in delen and municipal liens v year s their respect buyer as their respect and the as their respect and the as their respect as the as their respect as the as	aid at any annum from annum from	<ul> <li>The ord</li> <li>The ord</li> <li>time; a</li> <li>time; a</li> <li>the mining</li> <li>the mining</li> <li>betwee</li> <li>b</li></ul>	der c der c mun 88 11 de imun n the long a: exected and all so r to tred all so r to tred all so r to so
ps ar ar fei -A ma pa baye imp built in a a poli process shal (in fully baye shal the fully baye shal the fully baye fully baye fully full fully	Pollars (\$225. ayable on the .1 nd continuing u pred balances of ayable on the .1 nd continuing u pred balances of a pril .1., 1 onthly payment arties hereto as The buyer warran "(A) primarily h (B) for an order (B) for an order to buyer shall the to an in default u ren, in 3 def condition order liens and save the pre is not in default u ren, in 3 def condition order liens and save the pre will pay all taxes bosed upon said premi- buyer shall a trans- to an anount equal to ord the usual printed ord the usual printed or the buyer's heirs and upon requer, buyer and further esc PORTANT NOULCE: De- order, use Steven-Ness Fe D. Ray Thor C 76 Box C 76 Box		day of each purchase irchase print til paid, in required, in required, in required, in ate of this ovenants with orsonal, inmity (even if buyer on sold premise tory to the sel to the seller in the seller in the seller of the sel to the seller of the seller of the seprice in surrerder o and clear of a costing, hower rises and encum or similer. Glende 97739 EAND ADDRES	not less than month month h month herea price is fully ce shall bear i terest to be p Taxes on said contract. the seller that the or household purp is a natural person said lands on said lands on said lands on said lands on said in the buyer as said in the buyer as the same or any par s against loss or da ler, with loss pays at within .30 tetable title in and said encer restrict this agreement, se recumbrances as of the said easeme brance created by the same of the same of the same of the same of the same of the same of the same of the same of the sa	1. WO hundre 1. WO hundre 1. Mondre 1. Mondre 1. Monthly 1. M	ed twen ith the mon l purchase e of	ty-five /( ty-five /( ty-five /( price may be p price may be p price may be p price may be p and * { set is is is is is is is is is is	aid at any annum from annum from	o The order of	der c der c 88
ps ar fei A ma pa baye the baye process shall (in excess shall (in excess shall (in excess the in pa bail process the in pa baye process the process t	Pollars (\$ 225. ayable on the .1 nd continuing u pried balances of ayable on the .1 nd continuing u pried balances of a pril .1., 1 onthly payment arties hereto as The buyer warran "(A) primarily b (B) for an order the buyer shall by the buyer and by the buyer shall by		day of each purchase irchase print til paid, in required, in required, in required, in required, in trequired, in trequired, in trequired, in the of this ovenants with the sonal, inmity (even if buy er o possession of east hereiron a wild no ir and will no the solid premise tory to the sel to the seller of the seller in the suid premise to the seller of the seller of the seller of the seller of the seller of the seller of the suid premise tory to the seller of the suiding on surrerder o and clear of a tespfing, however ens and encum for similar. Glenda 97739 EAND ADDRESS	not less than month month h month herea price is fully ce shall bear i terest to be p Taxes on said contract. the seller that the or household purp is a natural person said lands on said lands on said lands on said lands on said in the buyer as said in the buyer as the same or any par s against loss or da ler, with loss pays at within .30 tetable title in and said encer restrict this agreement, se recumbrances as of the said easeme brance created by the same of the same of the same of the same of the same of the same of the same of the same of the sa	1. WO hundre 1. WO hundre 1. Mondre 1. Mondre 1. Monthly 1. M	ed twen ith the mon l purchase e of9 e current t in this contract mercial purpos due; that abuyer ney's tees incur of; that buyer ney's tees incur ended coverage added to and be soller on or the due; that at buyer ended coverage added to and the soller vi- thereol, seller vi- that sufficient and clear of taxes, municip igns. Is not opplical ply with the Act ST me	ty-five /( mth of	aid at any annum from annum from	o The ord o The ord o The ord o Time; a m, 19. time; a m, 19. the mining <ptt>the mining the mining</ptt>	long a: 88. 11 de imum n the long a: imum n the long a: imum long a: imum long a: imum long a: imum long a: long
ps ar fei A ma pa baye imp built in a poli process stat the f the process stat H L P H L L	Pollars (\$225. ayable on the .1 nd continuing u pred balances of ayable on the .1 nd continuing u pred balances of a pril 1., 1 onthly payment arties hereto as The buyer warran "(A) primarily h (B) for an order (B) for an order to buyer shall the to hor an order and the pression of the such the buyer shall the to hor an order and the pression of the such lings now or herealting company or company the such area to be cure and pay for such li bear interest at the The seller adress the pression of the such of the the such of the such pression of the such the seller adress to pression of the such buyer and further escond pression of the such buyer and further escond the stevner-Ness fe D. Ray Thor C 76 Box DaPine, Or seller a Portant source, or a printed, or a printed, or the stevner-Ness fe D. Ray Thor a printed, Ore seller a company of the such the stevner of the stevner of the such the stevner of the stevner of the stevner of the such the stevner of the stevner of		day of each purchase irchase print til paid, in required, in required, in required, in required, in trequired, in trequired, in trequired, in the of this ovenants with the sonal, inmity (even if buy er o possession of east hereiron a wild no ir and will no the solid premise tory to the sel to the seller of the seller in the suid premise to the seller of the seller of the seller of the seller of the seller of the seller of the suid premise tory to the seller of the suiding on surrerder o and clear of a tespfing, however ens and encum for similar. Glenda 97739 EAND ADDRESS	not less than month month h month herea price is fully ce shall bear i terest to be p Taxes on said contract. the seller that the or household purp is a natural person said lands on said lands on said lands on said lands on said in the buyer as said in the buyer as the same or any par s against loss or da ler, with loss pays at within .30 tetable title in and said encer restrict this agreement, se recumbrances as of the said easeme brance created by the same of the same of the same of the same of the same of the same of the same of the same of the sa	TWO hundre TWO hundre after beginning wi paid. All of said interest at the rati- aid. Monthly premises for the real property described order. ) is for business or com May 1 res that at all times bu my waste or strip there- for all costs and attorn at all water rents, p i thereof become past of made by fire (with esti- ble first to the seller an New if the buyer shall ment so made shall be made shall be to said premises in the her will deliver a good the date hereof and the the buyer or buyer's assis Continued on reverse) SPACE RESE FOR	ed twen ith the mon l purchase e of	ty-five /( math of	aid at any annum from main annum from main annum from annum from a	b) The ord b) The ord c) The ord c) Time; a m, 19. the mini- the mini- the mini- the mini- the the mini- the the mini- betwee bissession so or hereatter orstruction my such lier lawlup r the ord here this contra- this contra- the selle disclosures; f thin insti- ord on , 19. md record	der c der c and all and all and all sor to sor to ted or ted or this ded ted or ted or ted or this ded ted or ted or this ded ted or ted or this ded ted or this ded ted or this ded ted or this ded ted or this ded ted or this ded ted or this ded ted or this ted or this ded ted or this ted or this ted or ted or this ted or ted or this ted or ted or
ps ar fei -A ma pa buyes buit in a policy stan the buyes stan the buyes stan the for buyes stan the for buyes stan the for buyes stan the for for for for for for for for for for	Pollars (\$225. ayable on the .1 ayable on the .1 nd continuing u pried balances of april 1 1 onthly payment arties hereto as a The buyer warran "(A) primarily 1 (B) for an off- (B) for an off- ten buyer shall to prin in belault u er liens and save the tens in in delault u tens. in sol could un er liens and save the prise and pay for such I bear interest at the The seller agrees to the sum printed er prise and upon requer the usual printed er prise and upon requer buyer and further exc PORTANT NONICE: De core, us Stevens-Ness for C 76 Box aPine, Ore Services and the services of appline, Ore appline, Ore ore ore ore ore ore ore ore o		day of each purchase irchase prior til paid, in required. ate of this ovenants with ersonal, 'amily (even it buyer (even it buyer (even it buyer opossession of ms of this com- ir and will not erso therefrom a wild adainst s wird adainst s expired adainst s expired adainst s the seller may id, without wa r's expense and encom- the seller may id, without wa r's expense and encom- ens and encom- m surer der of and clear of e composed of the seller of and clear of e composed of the seller. Glenda 97739 E AND ADDRESS AND ADDRESS	not less than month month h month herea price is fully ce shall bear i terest to be p Taxes on said contract. the seller that the or household purp is a natural person said lands on said lands on said lands on said lands on said in the buyer as said in the buyer as the same or any par s against loss or da ler, with loss pays at within .30 tetable title in and said encer restrict this agreement, se recumbrances as of the said easeme brance created by the same of the same of the same of the same of the same of the same of the same of the same of the sa	TWO hundre TWO hundre after beginning wi paid. All of said interest at the rati- aid. Monthly premises for the real property described ose. ) is for business or com May 1 res that at all times bu my waste or strip there- for all costs and attorn at all water rents, p i thereof become past of made by fire (with esti- ble first to the seller an New if the buyer shall ment so made shall be my right arising to the strip restrictions and the the buyer or buyer's assi Continued on reverse) SPACE RESE	ed twen ith the mod l purchase e of	ty-five /( nth of	aid at any annum from wannum f	b) The ord b) The ord c) The ord time; a m, 19. the mini- the mini- the mini- the mini- the mini- the mini- the mini- the mini- the mini- the selled so charge this contra- this contra- this contra- the selled disclosures; f thin inst ord on , 19. 	der c der c and all and all s or the s or this and all s or this s or this friance is a and all s or this s or this friance is a teredece and all s or the by tree and tree is a or this friance is a tree and tree and tree and tree is a tree and tree and tree is a tree and tree and tree is a tree and tree an
ps ar fei A mo pa built built process arise fully built arise built process arise fully built arise fully built for built process arise fully for for fully for for for for for for for for for for	Pollars (\$ 225. ayable on the ayable on the The buyer warran "The buyer warrant" (B) for an orga The buyer warrant (B) for an orga The buyer shall L the sold on dilate a company or herealite a company or herealite		day of each purchase irchase print til paid, in required. ate of this ovenants with ersonal, 'amily even it buy er o possesson of nis of this comi- r and will noise wird against is wird against is to the seller may in and will noise to the seller may ind the building in surrefer o and clear of the septing. however ens and encumi- tor similar. Glende 97739 EAND ADDRESS 2007739	not less than month month h month herea price is fully ce shall bear i terest to be p. Taxes on said contract. the seller that the or household purp is a natural person said lands on tract. The buyer af suffer or permit a und reinburse seller and reinburse seller as soon as insured. do so and any pay so and any pay iver, however, of a (within 30 extable tile in and this afterment, se mountrates as of this afterment, se mountrates as of this afterment, se mountrates and which g At and Regulation a Thormbe	TWO hundre after beginning wi paid. All of said interest at the rati- aid. Ill of said interest at the rati- aid. Ill of said premises for the real property described ores. ) is lor business or com May 1 rees that at all times bu my waste or strip there- for all costs and attorn- it as all water rents, premises or strip there- for all costs and attorn- the buyer of the buyer shall ment so made shall be ny right arising to the s days from the date to said premises in the buyer or buyer's assi Continued on reverse) ever warranty (A) or (B) Z, the seller MUST comp FG SPACE RESE FOR RECORDER:	ed twen ith the mon l purchase e of9 e current t in this contract mercial purpos due; that buyer ney's tees incur of; that buyer ney's tees incur e and sufficient e and sufficient e and clear of taxes, municip igns. is not applied ply with the Act ST me s use me s use me Record	ty-five /( nth ofMay. price may be p per cent per of and * { Survey being i ax year shall f is es. 	aid at any annum from constant of the meluded in the prorated inding as now c es free from co ding against any which hereatten which hereatten which hereatten which hereatten which hereatten which hereatten the insure the of this agr that when said premises in te e said date pla at title insurant that when said premises in te e said date pla and public char opplicable and sking required of a for reco me No	b) The ord b) The ord c) The ord time; a m	der c der c and all de imum n the long as exected and all so r to tred all so r to so r to tred all so r to tred by so tru- the on ru- , ,
ps ar fei A mo pa built built built built built built built process built built process built built process built process the fei built process full process full process full process full process full process full process full process full process full for for full for full for full for full for full for full for full for for full for for full for for full for for full for for for for for for for for for for	Pollars (\$225. ayable on the .1 ayable on the .1 nd continuing u rred balances of a pril 1 1 onthly payment arties hereto as a The buyer warran "(A) primarily 1 (B) for an off (B) for an off articles of insurance to be company or company bosed upon said premi ldings now or herealting a company or company provide and pay for such II bear interest at the trans and pay for such II bear interest at the buyer is heirs and upon requ er, buyer's heirs and upon buyer and further esci- prostant NONICE: De buyer and further esci- city of Box D. Ray Thor C 76 Box aPine, Ore a Pine, Ore a change is requested all		day of each purchase irchase print til paid, in required. ate of this ovenants with ersonal, 'amily even it buy er o possesson of nis of this comi- r and will noise wird against is wird against is to the seller may in and will noise to the seller may ind the building in surrefer o and clear of the septing. however ens and encumi- tor similar. Glende 97739 EAND ADDRESS 2007739	not less than month month h month herea price is fully ce shall bear i terest to be p. Taxes on said contract. the seller that the or household purp is a natural person said lands on tract. The buyer af suffer or permit a und reinburse seller and reinburse seller as soon as insured. do so and any pay so and any pay iver, however, of a (within 30 extable tile in and this afterment, se mountrates as of this afterment, se mountrates as of this afterment, se mountrates and which g At and Regulation a Thormbe	TWO hundre after beginning wi paid. All of said interest at the rati- aid. Ill of said interest at the rati- aid. Ill of said premises for the real property described ores. ) is lor business or com May 1 rees that at all times bu my waste or strip there- for all costs and attorn- it as all water rents, premises or strip there- for all costs and attorn- the buyer of the buyer shall ment so made shall be ny right arising to the s days from the date to said premises in the buyer or buyer's assi Continued on reverse) ever warranty (A) or (B) Z, the seller MUST comp FG SPACE RESE FOR RECORDER:	ed twen ith the mon l purchase e of9 e current t in this contract mercial purpos due; that buyer ney's tees incur of; that buyer ney's tees incur e and sufficient e and sufficient e and clear of taxes, municip igns. is not applied ply with the Act ST me s use me s use me Record	ty-five /( nth of	aid at any annum from contraction of the meluded in the prorated inding as now c es free from co ding against any which hereatten which hereatten which hereatten which hereatten which hereatten which hereatten which hereatten that scured by ra title insurant te of this agr that when said premises in te e said date pla and public char opplicable and sking required of GON, at the wi ad for reco me No	b) The ord b) The ord c) The ord time; a m	der c der c and all de imum n the long as exected and all sin the red all imum n the long as exected and all so r to so r
ps ar fei A ma pa buysimp built porocal arisi t huysimp built porocal arisi t huysimp built porocal arisi t H L L H L L H H L	Pollars (\$ 225. ayable on the ayable on the The buyer warran "The buyer warrant" (B) for an orga The buyer warrant (B) for an orga The buyer shall L the sold on dilate a company or herealite a company or herealite		day of each purchase irchase print til paid, in required. ate of this ovenants with ersonal, 'amily even it buy er o possesson of nis of this comi- r and will noise wird against is wird against is to the seller may in and will noise to the seller may ind the building in surrefer o and clear of the septing. however ens and encumi- tor similar. Glende 97739 EAND ADDRESS 2007739	not less than month month h month herea price is fully ce shall bear i terest to be p. Taxes on said contract. the seller that the or household purp is a natural person said lands on tract. The buyer af suffer or permit a und reinburse seller and reinburse seller as soon as insured. do so and any pay so and any pay iver, however, of a (within 30 extable tile in and this afterment, se mountrates as of this afterment, se mountrates as of this afterment, se mountrates and which g At and Regulation a Thormbe	TWO hundre after beginning wi paid. All of said interest at the rati- aid. Ill of said interest at the rati- aid. Ill of said premises for the real property described ores. ) is lor business or com May 1 rees that at all times bu my waste or strip there- for all costs and attorn- it as all water rents, premises or strip there- for all costs and attorn- the buyer of the buyer shall ment so made shall be ny right arising to the s days from the date to said premises in the buyer or buyer's assi Continued on reverse) ever warranty (A) or (B) Z, the seller MUST comp FG SPACE RESE FOR RECORDER:	ed twen ith the mon l purchase e of9 e current t in this contract mercial purpos due; that buyer ney's tees incur of; that buyer ney's tees incur e and sufficient e and sufficient e and clear of taxes, municip igns. is not applied ply with the Act ST me s use me s use me Record	ty-five /( nth ofMay. price may be p per cent per of and * { Survey being i ax year shall f is es. 	aid at any annum from contraction of the meluded in the prorated inding as now c es free from co ding against any which hereatten which hereatten which hereatten which hereatten which hereatten which hereatten which hereatten that scured by ra title insurant te of this agr that when said premises in te e said date pla and public char opplicable and sking required of GON, at the wi ad for reco me No	b) The ord b) The ord c) The ord time; a m	der c der c and all de imum n the long as exected and all sin the red all imum n the long as exected and all so r to so r

5515

. د 

(1) To deci	he following rights: lare this contract cance previously paid hereund	illed for default and null and vo	id, and to declare th	e purchaser's rights lo	rleited and the de	bt extinguished, i and/or	inc! to retain
(2) To deci (3) To lore	eclose this contract by a	suit in equity.			at the second second second	It addante conta a	nd the right
ments therefolore n	maile on this contract 4	are to be retained by and belon,	g to said seller as th	e agreed and reasonal	to enter upon th	e land aloresaid,	
process of law, and	d take immediate posse	ssion thereof, together with all	the improvements u	appurtenances there	con or thereto belo	shall in no way.	affect veller's
		lure by the seller at any time to shall any waiver by said seller province it is the seller	of any breach of an	y provision hereof be l	held to be a waive	r of any succeeding	ng breach of
any such provision	n, or as a waiver of the	provision risen.					
		n paid for this transfer, stated i	in terms of dollars.	, 25,000.C	0 However, th	e actual consider	ation consists
The true & of or includes oth	net actual consideration her property or value	given or promised which is par	t of the consideration whole	n (indicate which).	) d party in said su	it or action agree	s to pay such
In case sui sum as the trial of	it or action is institut court may adjudge re as of the trial court. I	given or promised which is the ed to loreclose this contract or asonable as attorney's lees to l he losing party lurther promises	be allowed the prev to pay such sum (	ailing party in said su s the appellate court s	it or action and i hall adjudge reasc	t an appeal is ta mable as the prev	ken from any ailing party's
attorney 3 lees on	such appean		-		that	if the context so	requires. the
singular pronoun s make the provision	shall be taken to mean ons hereof apply equally	y to corporations and to individ	uals.	wire, not only the im			
This agreed executors, adminis	ment shall bind and in strators, personal repre	sentatives, successors in interest REOF, said parties hu	and assigns as well		n dunlicate:	if either of t	he under-
IN W	TTNESS WHE	caused its corporate na	ame to be signe	d and its corpor	ate seal affixe	d hereto by	it; officers
dulv authori	zed thereunto by	order of its board of d	lirectors.	DEIL	7.12		11
			<u>X</u>	1/1 1pas	<u>] (         </u>	Meg	
		OW USE OF THE PROPERTY		and di	Konde	29	
USE LAWS AN	ID REGULATIONS. B	ACOULDING FEF TITLE TO		2 Van	Dan	[]	
		H THE APPROPRIATE CIT TO VERIFY APPROVED USE		p1/s.	D	· ······	n an
			<u> </u>	The for the first of the forther			••••••
· BUYER: Comply	vith OPS 93.905 at seq	prior to exercising this remedy. ①, If not applicable, should be defined and the definition of the second	eleted. See ORS 93.03	).			
(If executed by a c affix corporate se	corporation, 1933		entre a company			÷	en en en en
lif the signer of th	he aboye is a corporation	<b>1</b>	1 1			4,1 	And And
use the form of c	actnewledgment opposite	· · · · · · · · · · · · · · · · · · ·	STATE OF C	REGON,		) ) ss.	
County of	REGON.	(22) ) 55.				)	
This jn	strument was ackn	owledged before me on		nt was acknowledg		n	
n Part	TREPUBERG	ð, by	19 . , by	····· · · · · · · · · · · · · · · · ·			
- IJ. KAY / GLENDA	strument was ackn 195 THORNBERG THORNBERG CGHR AUCHIN AUCHIN	and a second	ot				
P.R. VA	CGHN	a an	·	<u></u>			· · · · ·
CAROL UM	AUCHILL.	Natary Public for Oregon	Notary Public	lor Gregon			(SEAL
(SEAL)	My conjorization expl	tes Alaka inca	My commissi	on expires:			
		(12/22, 1710			than 12 months f	rom the date tha	the instrume
1		ts contracting to convey fee that, shall be acknowledged, in th	tle to any reat prop te manner provided orded by the convey	for acknowledgment or not later than 15 (	of deeds, by the lays after the ins	conveyor of the trument is execu	title to be co ted and the pa
DIS 934	655 (1) All instrumen d the parties are been	trandum thereof, shall be reco		ne of not more than	\$100.		
DIIS 934 is Executed and veyed. Such in tier are bound	6:5 (1) All instrument d the parties are been astruments, ar a mem (hereby, (a) equ(3) Violation of 9	Brandum thereof, shall be rece RS 93.635 is punishable, upon	conviction, by a fi				
is Executed and veyed. Such in tice arg bound 0]\$5.93.	65.5 (1) All instrumer d the parties are boun struments, ar a mem (thereby, and a memory) (3) Violation of Q		conviction, by a fi SCRIPTION CONT				
DIS 930. is executed and veyed. Such in tice are bound OJS 93.	655 (1) All instrumer d the parties are been atruments, ar men (thereby, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,						
- Otis 93. is Excluted and veyed. Such in tice are bound OLS-93.	65.5 (1) All instrumen d the perties are been netruments, ar a mem (thereby. 						
Diffs 1934 is Executed and veyed. Such In tice are bound OJAS-93.	655 (1) All instrumer d the parties are been atruments, ar a men (thereby, 1) (9)0(3) Violation of Q						
		(DE	SCRIPTION CONT				
STATE OI	F OREGON: CO	(de UNTY OF KLAMATH:	SCRIPTION CONT	INUED)			
STATE OI	F OREGON: CO	(DE UNTY OF KLAMATH:	SS.	INUED)			2 <u>t:h</u>
STATE OI	F OREGON: CO	(DE UNTY OF KLAMATH: ofKlamath_Co A.D., 19_88at	SS. SS. UNTY Title 1:25 0'0	Co.	and duly reco		
STATE OI	F OREGON: CO	(DE UNTY OF KLAMATH:	SS. SS. UNTY Title 1:25 0'0	<u>Co.</u> <u>lock</u> M., <u> on Page _</u> Evelyn/Bie	and duly reco 5514 ehn / Coun	rded in Vol $-\cdot \qquad /$	
STATE OI	F OREGON: CO	(DE UNTY OF KLAMATH: ofKlamath_Co A.D., 19_88at	SS. SS. UNTY Title 1:25 0'0	<u>Co.</u> <u>Co.</u> lock <u>P</u> M., on Page _	and duly reco 5514 ehn / Coun	rded in Vol $-\cdot \qquad /$	
STATE OI Filed for of	F OREGON: COI record at request April	(DE UNTY OF KLAMATH: ofKlamath_Co A.D., 19_88at	SS. SS. UNTY Title 1:25 0'0	<u>Co.</u> <u>lock</u> M., <u> on Page _</u> Evelyn/Bie	and duly reco 5514 ehn / Coun	rded in Vol $-\cdot \qquad /$	
STATE OI Filed for of	F OREGON: COI record at request April	(DE UNTY OF KLAMATH: ofKlamath_Co A.D., 19_88at	SS. SS. UNTY Title 1:25 0'0	<u>Co.</u> <u>lock</u> M., <u> on Page _</u> Evelyn/Bie	and duly reco 5514 ehn / Coun	rded in Vol $-\cdot \qquad /$	
STATE OI Filed for of	F OREGON: COI record at request April	(DE UNTY OF KLAMATH: ofKlamath_Co A.D., 19_88at	SS. SS. UNTY Title 1:25 0'0	<u>Co.</u> <u>lock</u> M., <u> on Page _</u> Evelyn/Bie	and duly reco 5514 ehn / Coun	rded in Vol $-\cdot \qquad /$	
STATE OI Filed for of	F OREGON: COI record at request April	(DE UNTY OF KLAMATH: ofKlamath_Co A.D., 19_88at	SS. SS. UNTY Title 1:25 0'0	<u>Co.</u> <u>lock</u> M., <u> on Page _</u> Evelyn/Bie	and duly reco 5514 ehn / Coun	rded in Vol $-\cdot \qquad /$	
STATE OI Filed for of	F OREGON: COI record at request April	(DE UNTY OF KLAMATH: ofKlamath_Co A.D., 19_88at	SS. SS. UNTY Title 1:25 0'0	<u>Co.</u> <u>lock</u> M., <u> on Page _</u> Evelyn/Bie	and duly reco 5514 ehn / Coun	rded in Vol $-\cdot \qquad /$	
STATE OI Filed for of	F OREGON: COI record at request April	(DE UNTY OF KLAMATH: ofKlamath_Co A.D., 19_88at	SS. SS. UNTY Title 1:25 0'0	<u>Co.</u> <u>lock</u> M., <u> on Page _</u> Evelyn/Bie	and duly reco 5514 ehn / Coun	rded in Vol $-\cdot \qquad /$	
STATE OI Filed for of	F OREGON: COI record at request April	(DE UNTY OF KLAMATH: ofKlamath_Co A.D., 19_88at	SS. SS. UNTY Title 1:25 0'0	<u>Co.</u> <u>lock</u> M., <u> on Page _</u> Evelyn/Bie	and duly reco 5514 ehn / Coun	rded in Vol $-\cdot \qquad /$	
STATE OI Filed for of	F OREGON: COI record at request April	(DE UNTY OF KLAMATH: ofKlamath_Co A.D., 19_88at	SS. SS. UNTY Title 1:25 0'0	<u>Co.</u> <u>lock</u> M., <u> on Page _</u> Evelyn/Bie	and duly reco 5514 ehn / Coun	rded in Vol $-\cdot \qquad /$	
STATE OI Filed for of	F OREGON: COI record at request April	(DE UNTY OF KLAMATH: ofKlamath_Co A.D., 19_88at	SS. SS. UNTY Title 1:25 0'0	<u>Co.</u> <u>lock</u> M., <u> on Page _</u> Evelyn/Bie	and duly reco 5514 ehn / Coun	rded in Vol $-\cdot \qquad /$	
STATE OI Filed for of	F OREGON: COI record at request April	(DE UNTY OF KLAMATH: ofKlamath_Co A.D., 19_88at	SS. SS. UNTY Title 1:25 0'0	<u>Co.</u> <u>lock</u> M., <u> on Page _</u> Evelyn/Bie	and duly reco 5514 ehn / Coun	rded in Vol $-\cdot \qquad /$	
STATE OI Filed for of	F OREGON: COI record at request April	(DE UNTY OF KLAMATH: ofKlamath_Co A.D., 19_88at	SS. SS. UNTY Title 1:25 0'0	INUED)	and duly reco 5514 ehn / Coun	rded in Vol $-\cdot \qquad /$	