her putchase prece and full sum third, together with the line and title immance policies, in the order of the buyer, buyer's heirs and and intermined the adjustment. The buyer agrees to pay the balance of and purchase precedent in the balance of and purchase precedent. adent shall be paid by the seller and buyer in equal shares; the collection charges of axid agent shall be paid by the seller. The exceedence of an interment of the buyer agrees to pay the balance of an interment of the buyer agrees to pay the balance of an interment of the buyer agrees to pay the balance of an interment of the buyer agrees to pay the balance of an interment of the buyer agrees to pay the balance of an interment of the buyer agrees to pay the balance of an interment of the buyer agrees to pay the balance of an interment of putches and thereit of the seller. The exceedence of the buyer agrees to pay the balance of an interment of the buyer agrees to pay the balance of an interment of the buyer agrees to pay the balance of an interment of the buyer agrees to pay the balance of an interment of the seller. The exceedence of the buyer agrees to pay the balance of an interment of the seller. The exceedence of the buyer agrees to pay the balance of an interment of the buyer agrees to pay the balance of an interment of the seller. The exceedence of the buyer agrees to pay the balance of an interment of the seller. The exceedence of the buyer agrees to pay the seller and buyer agrees of a suid agent shall be paid by the control of the pay the seller and buyer agrees and buyer agrees to pay the seller and there agrees of the test for the seller and there are an benefit of the seller. The exceedence of the seller and there agrees agrees of the seller and there agrees agrees agrees agrees of the seller and there agrees		ew.	STEVENS-KESS LAW PUDLIS	
Peter P. Jr. & Denette M. Redrigues Interinative called the south set of a muthab bayer agrees to purchase trom the sales and agreements include in muthab bayer agrees to purchase trom the sales and agreements include in muthab bayer agrees to purchase trom the sales and agreement include in muthab bayer agrees to purchase trom the sales and a point there can be address in the sale of the	THIS CONTRACT A	ONTRACT-REAL ESTATE	, Mod	HING CO., PORTLAND, OR. 9720
Peter P. Jr. & Denette M. Redrigues Interinative called the south set of a muthab bayer agrees to purchase trom the sales and agreements include in muthab bayer agrees to purchase trom the sales and agreements include in muthab bayer agrees to purchase trom the sales and agreement include in muthab bayer agrees to purchase trom the sales and a point there can be address in the sale of the	Peter P. & M. Lois Bodrim	day of January	100	DICO
Mill Michaelsen International difference International difference International difference Mill Michaelsen Clamabb County of Xianach, State of Oregon, Non- Design more particularly described as fin the County of Xianach, State of Oregon, Non- State of Oregon, Non- Beginning on the South line of Tract, Jonasen Tracts, at a point thereon distinct 50 feet East of the Southwest there on the solid and the North line of Said Tract, 105 feet to the North line of Said Tract, 105 feet to the Oregon, District 50 feet Tracts, 105 feet to the North line of Said Tract, 105 feet to the Oregon, District 50 feet to 1. Regulations of the Gity of Kinamath Falls; 2. Regulations of Financh Irrigation District; 3. Regulations of the Guth Suburban Sanitary District States count of which Thency-four. Induced	and Peter D To 0.2	<u>e</u> 2		
Mill Michaelsen International difference International difference International difference Mill Michaelsen Clamabb County of Xianach, State of Oregon, Non- Design more particularly described as fin the County of Xianach, State of Oregon, Non- State of Oregon, Non- Beginning on the South line of Tract, Jonasen Tracts, at a point thereon distinct 50 feet East of the Southwest there on the solid and the North line of Said Tract, 105 feet to the North line of Said Tract, 105 feet to the Oregon, District 50 feet Tracts, 105 feet to the North line of Said Tract, 105 feet to the Oregon, District 50 feet to 1. Regulations of the Gity of Kinamath Falls; 2. Regulations of Financh Irrigation District; 3. Regulations of the Guth Suburban Sanitary District States count of which Thency-four. Induced	Jenette M. Ro	driguez	, hereinal	ter called the seller
A pertion of Lot 19, TONNEND THACTS, in the County of Rlamath, State of Oregon, the second line of Tracts (and the second line of Tracts), for the County of Rlamath, State of Oregon, the South line of Tract 19, Townend Tracts, at a point thereon said South line of Tracts (thereon Tracts, at a point thereon the second line 50 feet; thereo North line 50 feet; thereo North and parallel to the Borth line 50 feet; thereo North and parallel to the Borth line 50 feet; thereo North and parallel to the Borth line 50 feet; thereo North and parallel to the Borth line 50 feet; thereo North and parallel to the Borth line 50 feet; thereo North and parallel to the Borth line 50 feet; thereo North line	WIINKSSETH, MILL			er called the huver
A pertion of Lot 19, TONNEND THACTS, in the County of Rlamath, State of Oregon, the second line of Tracts (and the second line of Tracts), for the County of Rlamath, State of Oregon, the South line of Tract 19, Townend Tracts, at a point thereon said South line of Tracts (thereon Tracts, at a point thereon the second line 50 feet; thereo North line 50 feet; thereo North and parallel to the Borth line 50 feet; thereo North and parallel to the Borth line 50 feet; thereo North and parallel to the Borth line 50 feet; thereo North and parallel to the Borth line 50 feet; thereo North and parallel to the Borth line 50 feet; thereo North and parallel to the Borth line 50 feet; thereo North line	and premises situated in Klometh	to purchase from the	nd agreements herein o seller all of the fail	ontained, the seller
<pre>hegiminity particularly described as follows: "The initial by, State of Oregon, distant 50 feet East of the Southwest corner of said Tract; there is a point thereon said south inc 50 feet; there North and parallel to said Bast line of Tract; there is a fast along shid south and Parallel to said Bast line of Tract; there west on the North line 50 feet; being the south and Parallel to said Bast line of Tract; line of Tract; line of Southwest of being the south and Parallel to said Bast line of Tract; line of Tract; line of Southwest of Bast line of Tract, line 50 feet; 3. Regulations of the City of filmmath Falls; 2. Regulations of Rimath Irrigation District; 3. Regulations of the South Suburban Sanitary District as an of Yeenty-four, thousand</pre>	A portion of Lot 19. TOWNSEND UDA	County, St	ate ofOregon	ing described lands
distant 50 Foct Data 1106 of Tract 19, Townsend Tracts, at a point thereon said South line 50 feet; theree North and parallel to the East line of said Tracts there is a said South and Parallel to said East line of Tract, HS Test on the North line 50 feet; bears of the Southwest corner of Said Tracts, HS Test on the North line 50 feet; South and Parallel to said East line of Tract, HS Test on the North line 50 feet; South and Parallel to said East line of Tract, HS Test on the North line 50 feet; South and Parallel to said East line of Tract, HS Test on the North line 50 feet; South and Parallel to said East line of Tract, HS Test on the North line 50 feet; South Subject to : 1. Regulations of the City of Rinmath Falls; 2. Regulations of Rinmath Falls; 2. Regulations of Rinmath Falls; 2. Regulations of the South Suburban Sanitary District and the same feet (He receipt of which is here the feeded by the select), and the remainder to be paid at the times and in amounts as lolows, to-will the south subtracts of Two-hundred, twenty-nine dollars (S2(20,00,00) to be paid and the times of each month until paid in full.				
145 Foret is the North line of said Tract; thence West on the North line of said Tract 145 Foret is the North line of said Tract; thence West on the North line 50 feet; boginget Subject to: 1. Regulations of the City of Klamnth Falls; 2. Regulations of Remarks free angles of the City of Klamnth Falls; 2. Regulations of Subject to: 1. Regulations of the City of Klamnth Falls; 2. Regulations of Sum of Twenty-Lour, thousand	distant 50 foot Foot of the	ict 19, Townsend Th	acts of a state	
<pre>thomes South and Parallel to said Eract; thence fuel to a file of shift fract beginning. Subject to: 1. Regulations of the City of Nameth Falls; 2. Regulations of Mammth Irrigation District; 3. Regulations of the South Suburban Sanitary District sour of Newnty-four thousand</pre>	said South line 50 feet; thence No	est corner of said	Tract; thence Ea	st along
Subject for 1. Regulations of the City of Klamath Falls; 2. Regulations of Klamath Irrigation District; 3. Regulations of the South Suburban Sanitary District; 3. Regulations of the South Suburban Sanitary District; 3. Regulations of the South Suburban Sanitary District; 4. Regulations of Wenty-four, thousand				
Kilamath Irrigation Districtions of the City of Klamath Falls; 2. Regulations of sum of Twenty-four thousand				
<pre>sum of Twenty-four. thousand</pre>				
som of Yventy-four. Housand	Registrict; 3. Reg	gulations of the S	outh Suburban San	ns of itary Dictrict
dedged by the seller), and the remainder to be paid of the times and in amounts as follows, to-wit: in monthly installments of Two-hundred, twenty-nine dollars and thirty-five is monthly installments of Two-hundred, twenty-nine dollars and thirty-five sents. (§229.35) Due the fifteenth day of each month until paid in full. out by the paid at my three all desired balances while here interest at the tot of	of the sum of "Wenter-Power is			
dedged by the seller), and the remainder to be paid of the times and in amounts as follows, to-wit: in monthly installments of Two-hundred, twenty-nine dollars and thirty-five is monthly installments of Two-hundred, twenty-nine dollars and thirty-five sents. (§229.35) Due the fifteenth day of each month until paid in full. out by the paid at my three all desired balances while here interest at the tot of	hereinafter called the purchase price) on account o	twhich Manual a	Dollars (\$ 24,000.00
The sum of Twenty one thousand, six- hundred dollars (\$21,600.00) to be paid at the times and in amounts as follows, to with a monthly installments of Two-hundred, six- hundred dollars (\$21,600.00) to be paid cents. (\$229.35) Due the fifteenth day of each month until paid in full. parchase pice may be paid at any time, all detered balance what here intered at the tote of _9.79 parchase pice may be paid at any time, all detered balance what here intered at the tote of _9.79 parchase pice may be paid at any time, all detered balance what here intered at the tote of _9.79 parchase pice may be paid at any time, all detered balance what here intered at the tote of _9.79 parchase pice may be paid at any time, all detered balance what here intered at the tote of _9.79 parchase pice may be paid at any time, all detered balance what here intered at the tote of _9.79 parchase pice may be paid at any time, all detered balance what here intered at the tote of _9.79 parchase pice may be paid at any time, all detered balance what here intered at the tote of _9.79 parchase pice may be paid at any time, all detered balance to be paid9.79 parchase pice may be paid at any time, all detered to be paid9.79 parchase pice may be paid at any time, all detered balance to the paid interest at the tote of _9.79 parchase pice may be paid at any time, all detered balance to the paid interest at the tote of _9.79 parchase pice may be paid at any time, all detered balance to the paid and there in the paid may may be paid pice pice pice pice pice pice pice pice	Dollars (\$.2,400.00)	is paid on the execution	ir. hundred	••••
<pre>nmonthly installments of Two-hundred, twenty-nine dollars and thirty five forts. (\$229.35) Due the fifteenth day of each month until paid in full.</pre>	The sum of Treaster is	e paid at the times and	in amounts as follows.	t which is hereby
Anders (Q229.55) Due the fifteenth day of each month until paid in full. Approximately five any be cald at any time; all detered balances shall have interest at the rate of	in monthly installer is a string of	and dollars	2 (\$91 600 00)	
Process give may be paid at any time, all delared balances shall have interest at the rate of	cents. (\$229.35) Due the fifteenth	day of each month	lollars and thirty	- five
 And a field on half promises for the current is a year shall be provided between the parties hords and IIOT applicable			until paid in ful	1.
 And a field on half promises for the current is a year shall be provided between the parties hords and IIOT applicable				
 And a field on half promises for the current is a year shall be provided between the parties hords and IIOT applicable				
 And a field on half promises for the current is a year shall be provided between the parties hords and IIOT applicable				
 And a field on half promises for the current is a year shall be provided between the parties hords and IIOT applicable				
 And a field on half promises for the current is a year shall be provided between the parties hords and IIOT applicable				
 And a field on half promises for the current is a year shall be provided between the parties hords and IIOT applicable	al said purchase price may be paid at any time; all deletted balances sh	will have been a		
i for an equipment for dury is presented, training or household in this contract is the second of	required. Taxes on said premises for the	paidmonthly ar	9.79 per	cent per annum from
Build the present of the end of the control of the contre control of the contrel of the contrel of the contre	The buyer warrants to and covenants with the seller that the real $n^{\psi}(A)$ primarily for buyer's poweris	prorated between the parties here	o as of 110 t applical	num regular payments
And stadd under the renew of the contrast, The on	(B) for an organization or (even it buyer is a natural person) is lo The buyer shall be active to	or business or commercial nurnes	is	,
work of the companies satisfies and in the set of damage by fire (with estended covereds) in an anount not less than 3. We are to be diverted as some as immeries in the satisfies and the solite and the to the birth of the set of the solite and the paints of the solite and the solite and the solite and the paints of the solite and the solite solite's and solite and the solite an	on, in good condition and the terms of this contract. The huver advant	. 21,	188 ·	h possession so long on
work of the companies satisfies and in the set of damage by fire (with estended covereds) in an anount not less than 3. We are to be diverted as some as immeries in the satisfies and the solite and the to the birth of the set of the solite and the paints of the solite and the solite and the solite and the paints of the solite and the solite solite's and solite and the solite an	r will pay all faces hereafter levied against said primburs seller for a ved upon suid premises, all promptly before the same new seller for a sell upon suid premises, all promptly before the same new for as well as	aste or strip thereof; that buyer ill costs and attorney's fees incur all water rents, public cherden	e premises and the buildings, n will keep said premises free froi 'ed by seiler in defending again	w or herealter erected n construction and all
idea or to provide and has the human did to the serior agent breed after solid and hum to the buyer as their bulkes than 8. in control and shall beer interves in interves i	ings now or hereafter erected on said premises adapt for any part they	has the second	yer e vapense, buyer will insure	and keep insural all
the buser and the units the buser a title imparance is billing in watershowever, of any clipher shall be added to and become a part of the data in the added to and become a part of the data in the side of the data become a part of the data become a par	an all and a salistactory to the salt ass of damage		buyer as their respective interast	N 479 Pro .
and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and has placed said deed, together with an executed copy of this contract and with the tire intermined thereal, promphylical thereal, promphylical thereal, promphylical thereal, promphylical thereal, promphylical thereal, thereal, thereal, promphylical thereal, thereal, thereal, the within thereal executed thereal, ther	rs of insurance to be delivered as soon as insured to the sector, with loss payable fit, or charges or to procure and pay for such insurance of the escrow agent h with by the sector and pay for such insurance of	do so and and in the bu	in the pay any such he	
and has placed said deed, together with an executed copy of this contract and with instructions to deliver said deed, together with an executed copy of this contract and with instructions to deliver said deed, together with an executed copy of this contract and the purchase prec and full completing by the buyer is the buyer is the buyer is helds and benefit of the buyer, buyer's helds and basides, upon the add has placed said deed, together with an executed copy of this contract and the purchase prec and full completing by the buyer is held by the buyer is held and benefit of the buyer, buyer's helds and benefit of the buyer of shift purchase precesses and benefit of the buyer. All the paid by the seller and buyer in type and whichever warranty (A) or (B) is not opplicable. If warranty (A) is applicable and if seller is a creditor, it form hor. 131, or equivelent. NOTHER 5 MAREAND ADDRESS EFT P. Jr. & Denette M. Rodriguez Pine Grove Rd. DUPLET STATE OF OREGON, Statter's MAREAND ADDRESS FOR PAGE REGERVED NAME, ADDRESS, 21P SAME, ADDRES	es of insurance to be delivered as soon as insured to the seller, with loss payable in or charges or to procure and pay lor such insurance, the seller may red by this contract and shall bear interess at the rate aloresaid, withou The seller has exhibited unto the buyer a title insurance policy in incl by the buyer and is accented.	do so and any payment so mad it waiver, however, of any right	rising to the seller and becon	ie a part of the debt
ctive initial prior and full compliance by the burn of the and title insurance policies, in the order of the buyer, buyer's heirs and asides, upon the addent shall be paid by the seller and buyer in equivalent for the save agent for the buyer is a pay the balance of said purchase price agent with server agent for the save agent for the use and burnetif of the said purchase price agent with the server agent for the bayer is a additional purchase price (Continued on Reverse) NOTICE: Delete, by lining out, which are phrase and which are and which are and which are easily the collection charges of said agent shall be paid by the	es of insurance to be delivered as soon as insured to the seller, with loss payable in or charges or to procure and pay lor such insurance, the seller may red by this contract and shall bear interess at the rate aloresaid, withou The seller has exhibited unto the buyer a title insurance policy in incl by the buyer and is accented.	do so and any payment so mad it waiver, however, of any right	rising to the seller and becon	ie a part of the debt
ctive initial prior and full compliance by the burn of the and title insurance policies, in the order of the buyer, buyer's heirs and asides, upon the addent shall be paid by the seller and buyer in equivalent for the save agent for the buyer is a pay the balance of said purchase price agent with server agent for the save agent for the use and burnetif of the said purchase price agent with the server agent for the bayer is a additional purchase price (Continued on Reverse) NOTICE: Delete, by lining out, which are phrase and which are and which are and which are easily the collection charges of said agent shall be paid by the	es of insurance to be delivered as soon as insured to the seller, with loss payable li or charges or to procure and pay lor such insurance, the seller may Ad by this contract and shall bear intervest at the rate aloresaid, withou The seller has exhibited unto the buyer a title insurance policy in most by the buyer and is accepted and approved by buyer. Contranporaneously berewith, the seller has executed a food and sa described real estate in lee simple unto the buyer, buyer's heirs and and other restrictions now of record, it any, and	do so and any payment so mae it waiver, however, ol any right isuring marketable title in and i uticient deed (the form ol whit assigns, free and clear ol incumb	e shall be added to and becom wising to the seller for buyer's o said premises in the seller; h hereby is approved by the l rances as of the date hereol, exc	the a part of the debt breach of contract. seller's title has been puyer) conveying the epting the easements,
NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if seller. The escrow fee (Continued on Reverse) is farm No. 1319, or equivalent. NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if seller is a creditor, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, warranty (A) or (B) is not applicable. If warranty (A) is applicable and if seller is a creditor, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, warranty (A) or (B) is not applicable. If warranty (A) is applicable and if seller is a creditor, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, warranty (A) or (B) is not applicable. If warranty (A) is applicable and if seller is a creditor, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, and the faller is a creditor, and required disclosures; for this purpose, second the seller and applicable. If warranty (A) is applicable, and is closures; for this purpose, and the faller is a creditor, and record on the disclosures are credited and the within instru- ment was received for record on the form was received for record on the mort was received for the following uddess. For maximum the following uddess. NAME, ADDRESS, ZIP NAME, ADDRESS, ZIP N	es of insurance to be delivered as soon as insured to the seller, with loss payable in or charges or to procure and pay lor such insurance, the seller may The seller has exhibited unto the buyer a title insurance policy in meed by this contract and shall bear intervent at the rate aloresaid, withou intel by the buyer and is accepted and approved by buyer. Contropporaneously herewith, the seller has executed a food and as described real estate in fee simple unto the buyer, buyer's heirs and off and other restrictions now of record, if any, and the insurance policy mentioned above, in escrow with	do so and any payment so main it waiver, however, of any right sturing marketable title in and i uticient deed (the form of whit assigns, free and clear of incumb and has placed said deed	e shall be added to and becom wrising to the seller for buyer's o said premises in the seller; h hereby is approved by the l rances as of the date hereol, exc date hereol, exc h, together with an executed cop	a part of the debt breach of contract. evelor's title has been puyer) conveying the epting the casements, y of this contract and
And the statements shell be sent to the following address. NAME: ADDRESS, ZIP Pine Grove further for the following address. NAME: ADDRESS, ZIP Pine Grove further for the following address. Pine Grove Rd. STATE OF OREGON, STATE OF OREGON, Statement was received for record on the ment was received for record on the space regenvent NAME: ADDRESS, ZIP Statement of Dr. NAME: ADDRESS, ZIP	es of insurance to be delivered as soon as insured to the seller, with loss payable in or charges or to procure and pay lor such insurance, the seller may The seller has exhibited unto the buyer a title insurance policy in med by this contract and shall bear interest at the rate aloresaid, withou med by the buyer and is accepted and approved by buyer. Contronporaneously berewith, the seller has executed a food and so described real estate in fee simple unto the buyer, buyer's heirs and off and other restrictions now of record, if any, and the insurance policy mentioned above, in escrow with a first instructions to deliver said deed, together with the line and in the putchase price and full complements the buyer with the line and the respective installments the constraints of the buyer with the with the respective installments the	do so and any payment so mai twaiver, however, of any right isuring marketable title in and i utficient deed (the form of whit assigns, free and clear of incumb and has placed said deed d title insurance policies, to the o	e shall be added to and becom wising to the seller for buyer's o said premises in the seller; h hereby is approved by the l rances as of the date hereol, exc l, together with an executed cop	a part of the debt breach of contract. evelor's tille has been puyer) conveying the epting the easements, y of this contract and
er P. & M. Lois Rodriguez STATE OF OREGON, math Falls, Oregon 97603 ss. setter's NAME AND ADDRESS County of	es of insurance to be delivered as soon as insured to the sector with loss payable li or charges or to procure and pay for such insurance, the selfer may d by this contract and shall bear interves at the rate aloresaid, without need by the buyer and is accented and approved by buyer. Contronporaneously herewith, the selfer has executed a food and s described real estate in fee simple unto the buyer, buyer's heirs and of serviced real estate in fee simple unto the buyer, buyer's heirs and and other restrictions now of record, if any, and the insurance policy mentioned above, in escrow with a service installments thereof, promptly at the times provided the exercted interventions to deliver said deed, together with the line and the respective installments thereof, promptly at the times provided the escrow agent shall be paid by the seller and buyer in equal shares; the	do so and any payment so mai twaiver, however, of any right issuring marketable tille in and i uticient deed (the form of whi assigns, free and clear of incumb and has placed said deed d title insurance policies, to the o terms of this agreement. The hu refor, to the said escrow agent f the collection charges of said agent	e shall be added to and becom utsing to the seller for buyer's o said premises in the seller; h hereby is approved by the i rances as of the date hereol, exc determined by the seller of the seller is a seller with an executed cop or the use and benefit of the seller of r the use and benefit of the seller shall be point to the seller of the seller shall be point to the seller of the seller of the seller shall be point to the seller of t	we a pass, while the first, breach of contract. breach of contract. weller's title has been ouyer) conveying the epting the easements, wol this contract and and assigns, upon the fi said purchase price eller. The escrow fee
Pine Grove Rd. STATE OF OREGON, math Falls, Oregon 97603 SELLER'S NAME AND ADDRESS er P. Jr. & Denette M. Rodriguez County of	es of insurance to be delivered as soon as insured to the sector with loss payable li or charges or to procure and pay for such insurance, the selfer may d by this contract and shall bear interves at the rate aloresaid, without need by the buyer and is accented and approved by buyer. Contronporaneously herewith, the selfer has executed a food and s described real estate in fee simple unto the buyer, buyer's heirs and of serviced real estate in fee simple unto the buyer, buyer's heirs and and other restrictions now of record, if any, and the insurance policy mentioned above, in escrow with a service installments thereof, promptly at the times provided the exercted interventions to deliver said deed, together with the line and the respective installments thereof, promptly at the times provided the escrow agent shall be paid by the seller and buyer in equal shares; the	do so and any payment so mai twaiver, however, of any right issuring marketable tille in and i uticient deed (the form of whi assigns, free and clear of incumb and has placed said deed d title insurance policies, to the o terms of this agreement. The hu refor, to the said escrow agent f the collection charges of said agent	e shall be added to and becom utsing to the seller for buyer's o said premises in the seller; h hereby is approved by the i rances as of the date hereol, exc determined by the seller of the seller is a seller with an executed cop or the use and benefit of the seller of r the use and benefit of the seller shall be point to the seller of the seller shall be point to the seller of the seller of the seller shall be point to the seller of t	we a pass, while the first, breach of contract. breach of contract. weller's title has been ouyer) conveying the epting the easements, wol this contract and and assigns, upon the fi said purchase price eller. The escrow fee
math Falls, Oregon 97603 SELLER'S NAME AND ADDRESS er P. Jr. & Denette M. Rodriguez DUVER S NAME AND ADDRESS tour to: NAME: ADDRESS, ZIP NAME: ADDRESS, ZIP NAM	es of insurance to be delivered as soon as insured to the sector approaches or to procure and pay for such insurance, the selfer may d by this contract and shall bear intervent at the rate aloresaid, withou need by the buyer and is accented and approved by buyer. Contrantporaneously herewith, the selfer has executed a food and a described real estate in fee simple unto the buyer, buyer's heirs and of scribed real estate in fee simple unto the buyer, buyer's heirs and and other restrictions now of record, if any, and the insurance policy mentioned above, in escrow with accur, with instructions to deliver said deed, together with the line and the respective installments thereof, promptly at the times provided the escrow agent shall be paid by the seller and buyer in equal shares; the restrict is install be paid by the seller and buyer in equal shares; the core agent shall be paid by the seller and buyer in equal shares; the core agent shall be paid by the seller and buyer in equal shares; the core agent shall be paid by the seller and buyer is estimated in the series the core agent shall be paid by the seller and buyer is estimated in the seller sectors agent shall be paid by the seller and buyer is estimated in the seller to the seller belies, by lining out, whichever phrase and whichever we vens-Ness Form No. 1319, or equivalent.	do so and any payment so mai twaiver, however, of any right issuring marketable tille in and i uticient deed (the form of whi assigns, free and clear of incumb and has placed said deed d title insurance policies, to the o terms of this agreement. The hu refor, to the said escrow agent f the collection charges of said agent	e shall be added to and becom utsing to the seller for buyer's o said premises in the seller; h hereby is approved by the i rances as of the date hereol, exc determined by the seller of the seller ter agrees to pay the balance of r the use and benefit of the seller shall be paid to the	we a pass, while the first, breach of contract. breach of contract. weller's title has been ouyer) conveying the epting the easements, wol this contract and and assigns, upon the fi said purchase price eller. The escrow fee
er P. Jr. & Denette M. Rodriguez P Elmendorf Dr. horage, Alaska 99504 BUVER 5 NAME AND ADDRESS TWO TS: NAME: ADDRESS. ZIP requested oil fac statements shall be sent to the following address. P. Jr. & Denette M. Rodriguez Elmendorf Dr. NAME: ADDRESS. ZIP	es of insurance to be delivered as soon as insured to the sector again to procure and pay for such insurance, the selfer may or charges or to procure and pay for such insurance, the selfer may The selfer has exhibited unto the buyer a title insurance policy in ned by this contract and shall bear interest at the rate aloresaid, withou ned by the buyer and is accented and agrowed by buyer. Contronporaneously herewith, the selfer has executed a food and a described real estate in fee simple unto the buyer, buyer's heirs and advertibed real estate in fee simple unto the buyer, buyer's heirs and advertibed real estate in fee simple unto the buyer, buyer's heirs and advertibed real estate in fee simple unto the buyer, buyer's heirs and advertibed real estate in deliver said deed, together with the fire an int of the putchase price and full compliance by the buyer with the lire an exerct with allowed thereof, promptly at the times provided their exerct with allowed by the seller and buyer in equal shares; the (Cran agent shall be paid by the seller and buyer in equal shares; the word is defined in the Truth-in-lending Act and Regulation Z, the seller Peter P. & M. Loig Doubed.	do so and any payment so mai twaiver, however, of any right isuring marketable tille in and i utilicient deed (the form of whi assigns, free and clear of incumb and has placed said deed d title insurance policies, to the o terms of this agreement. The bu- terns of this agreement. The bu- terns of this agreement. The bu- terlor, to the said escrow agent f be collection charges of said agent ontinued on Reverse) arranty (A) or (B) is not applicable. MUST comply with the Act and Reg	e shall be added to and becom utsing to the seller for buyer's o said premises in the seller; h hereby is approved by the l tances as of the date hereol, exc date of the buyer, buyer's heirs re agrees to pay the balance o re the use and benefit of the s shall be paid by the lf worranty (A) is applicable and ulation by making required disclos	we a pass, while the first, breach of contract. breach of contract. weller's title has been ouyer) conveying the epting the easements, wol this contract and and assigns, upon the fi said purchase price eller. The escrow fee
P. Linendorf Dr. Certify that the within instru- ment was received for record on the day of	es of insurance to be delivered as soon as insured to the sector approximation of the seller, with loss payable in or charges or to procure and pay for such insurance, the sector approximation of the seller may approximate the sector of procure and the part of such insurance, the seller may approximate the seller may approximate the sector of	do so and any payment so mai twaiver, however, of any right isuring marketable tille in and i utilicient deed (the form of whi assigns, free and clear of incumb and has placed said deed d title insurance policies, to the o terms of this agreement. The bu- terns of this agreement. The bu- terns of this agreement. The bu- terlor, to the said escrow agent f be collection charges of said agent ontinued on Reverse) arranty (A) or (B) is not applicable. MUST comply with the Act and Reg	e shall be added to and becom utsing to the seller for buyer's o said premises in the seller; h hereby is approved by the l tances as of the date hereol, exc date of the buyer, buyer's heirs re agrees to pay the balance o re the use and benefit of the s shall be paid by the lf worranty (A) is applicable and ulation by making required disclos	in a pair of the debt breach of contract. breach of contract. weller's title has been puyer) conveying the epting the easements, y of this contract and and assigns, upon the said purchase price eller. The escrow fee if seller is a creditor, wres; for this purpose,
BUVER & NAME AND ADDRESS thun to: Surger NAME: ADDRESS, ZIP requested oil fac statements shall be sent to the following oddress. FT P. Jr. & Denette M. Rodriguez Elmendorf Dr.	es of insurance to be delivered as soon as insured to the sector approach of the seller, with loss payable in or charges or to procure and pay for such insurance, the seller may observe the seller may be this contract and shall bear intervent at the rate aloresaid, without the seller has exhibited unto the buyer a title insurance policy in Contemporaneously berewith, the seller has executed a food and sponteer has executed a food and so the buyer, and is accepted and approved by buyer. Contemporaneously berewith, the seller has executed a food and so affect the seller has executed a food and so a first of the seller has executed a food and so a first of the seller has executed a food and so a seller with the seller has executed a food and so a first of deliver said deed, together with the line and the putchase price and full compliance by the buyer with the line and the restrictions to deliver said deed, together with the line and the exector affect shall be paid by the seller and buyer in equal shares: the exector affect shall be paid by the seller and buyer in equal shares: the twee here affect in the Truth-in-lending Act and Regulation Z, the seller were. Nets Form No. 1319, or equivalent. Petter P. & M. Lois Rodriguez SELLER'S NAME AND ADDRESS	do so and any payment so mai the waiver, however, of any right issuring marketable tills in and i utificient deed (the form of which assigns, free and clear of incumb and has placed said deed d title insurance policies, to the o terms of this agreement. The hu refor, to the said escrow agent f te collection charges of said agent ontinued on Reverse) arranty (A) or (B) is not applicable. MUST comply with the Act and Reg ST	If warranty (A) is applicable and Marte OF OREGON, Sound y characteristics A hereby is approved by the in- trances as of the date hereoi, exc the hereby is approved by the in- trances as of the date hereoi, exc the date hereoi, exc the agrees to pay the balance o or the use and benefit of the si- shall be paid by the Marte OF OREGON, Sounty of	in a post, net of the debt breach of contract. breach of contract. weller's title has been puyer) conveying the epting the easements, wol this contract and and assigns, upon the said purchase price eller. The escrow fee if seller is a creditor, wres; for this purpose, SS.
NAME: ADDRESS. ZIP FOR in book/reel/volume No	es of insurance to be delivered as soon as insured to the sector payable in or charges or to procure and pay for such insurance, the sector adjust to d by this contract and shall bear intervent at the rate aloresaid, without includy the buyer and is accented and approved by buyer. Contransporaneously berewith, the seller has executed a food and s described real estate in fee simple unto the buyer, buyer's heirs and of and other restrictions now of record, if any, and the insurance policy mentioned above, in escrow with alore with instructions to deliver said deed, together with the line and the insurance policy mentioned above, in escrow with alore insurance policy mentioned above, in escrow with alore with instructions to deliver said deed, together with the line and the respective installments thereot, promptly at the times provided there excroat agent shall be paid by the seller and buyer in equal shares; the is word is defined in the Truth-in-Lending Act and Regulation Z, the seller weens-Neis form No. 1319, or equivalent. Fill Pine Grove Rd. Klamath Falls, Oregon 97603 SELLER'S NAME AND ADDITESS Peter P. Jr. & Donotte N, D, J.	do so and any payment so mad twaiver, however, of any right isuring marketable tills in and i utificient deed (the form of which assigns, free and clear of incumb and has placed said deed d title insurance policies, to the o terms of this agreement. The hu refor, to the said escrow agent f the collection charges of said agent ontinued on Reverse) arranty (A) or (B) is not applicable. MUST comply with the Act and Reg	Atte OF OREGON, County of	in a part of the debt breach of contract. breach of contract. weller's tille has been puyer) conveying the epting the easements, y of this contract and and assigns, upon the is said purchase price effer. The escrow fee if seller is a creditor, wres; for this purpose, SS.
NAME: ADDRESS, ZIP RECORDER'S USIT NAME: ADDRESS, ZIP requested all tax statements shall be sent to the following address. Fr P. Jr. & Denette M. Rodriguez Elmendorf Dr.	es of insurance to be delivered as soon as insured to the sector appendix of the seller, with loss payable in or charges or to procure and pay for such insurance, the seller may added by this contract and shall bear intervent at the rate aloresaid, without the seller has exhibited unto the buyer a title insurance policy in the buyer and is accented and approved by buyer. Contrantporaneously berewith, the seller has executed a food and so described real estate in fee simple unto the buyer, buyer's heirs and and other restrictions now of record, if any, and the insurance policy mentioned above, in escrow with instructions to deliver said deed, together with the line and is accentions to deliver said deed, together with the line and is respective and full compliance by the buyer with the line and is respective installments thereof, promptly at the times provided their restrictions to deliver said deed, together with the line and is respective installments thereof, promptly at the times provided their restrictions to deliver said deed. Together with the line and is respective installments thereof, promptly at the times provided their restrictions for deliver said deed. Together with the line and is respective installments thereof, promptly at the times provided their restrictions for deliver said buyer in equal shares; the word is defined in the Truth-in-Lending Act end Regulation Z, the seller word is defined in the Truth-in-Lending Act end Regulation Z, the seller word is defined in the Truth-in-Lending Act end Regulation Z, the seller word is defined in the Truth-in-Lending Act end Regulation Z, the seller word is defined in the ADD ADD and ADD accented and a seller shall be paid ADD and	do so and any payment so mai twaiver, however, of any right isuring marketable tille in and i ullicient deed (the form of whi assigns, free and clear of incumb and has placed said deed d title insurance policies, to the o terms of this agreement. The hu refor, to the said escrow agent f ecollection charges of said agent ontinued on Reverse) arranty (A) or (B) is not opplicable. MUST comply with the Act and Reg ST	ATE OF OREGON, Marcanty of	in a pair of the debt breach of contract. breach of contract. weller's title has been puyer) conveying the epting the easements, wol this contract and and assigns, upon the taking purchase price effer. The escrow fee if seller is a creditor, ures; for this purpose, ss. ss. within instru- ecord on the 10
MAME: ADDRESS. ZIP requested all fac statements shall be sent to the following address. Pr. Jr. & Denette M. Rodriguez Elmendorf Dr. Ment/microfilm/reception Vo, Record of Deeds of said county. Witness my hand and seal of County affixed.	Peter P. & M. Lois Rodriguez Peter P. & M. Lois Rodriguez Peter P. & M. Lois Rodriguez Peter P. Jr. & Denette M. Rodriguez 14 19 19:000000000000000000000000000000000	do so and any payment so mai twaiver, however, of any right isuring marketable tille in and i ullicient deed (the form of whi assigns, free and clear of incumb and has placed said deed d title insurance policies, to the o terms of this agreement. The bu- relor, to the said escrow agent f ecollection charges of said agent ontinued on Reverse) arranty (A) or (B) is not applicable. MUST comply with the Act and Reg SPACE REGENCE. at .	ATE OF OREGON, Marcanty of	in a pair of the debt breach of contract. breach of contract. weller's title has been puyer) conveying the epting the easements, wol this contract and and assigns, upon the is said purchase price effer. The escrow fee if seller is a creditor, ures; for this purpose, ss. ss. within instru- ecord on the
NAME: ADDRESS, ZIP requested all tas statements shall be sent to the following address. Pr P. Jr. & Denette M. Rodriguez Elmendorf Dr.	Peter P. & M. Lois Rodriguez Peter P. & M. Lois Rodriguez Peter P. & M. Lois Rodriguez Peter P. Jr. & Denette M. Rodriguez 14 19 19:000000000000000000000000000000000	do so and any payment so mai twaiver, however, of any right isuring marketable tills in and uticient deed (the form of whi assigns, free and clear of incumb end has placed said deed d title insurance policies, to the o terms of this agreement. The bu- refor, to the said escrow agent f the collection charges of said agent ontinued on Reverse) arranty (A) or (B) is not opplicable. MUST comply with the Act and Reg SPACE RESERVED FOR DECORDENCION	An and the seller of the seller of the seller of the seller of buyer's of said premises in the seller; the hereby is approved by the list ances as of the date hereol, exceeded the buyer, buyer's heirs for affects to pay the balance of the use and benefit of the shall be paid by the	in a pair of the debt breach of contract. breach of contract. weller's title has been puyer) conveying the epting the easements, wol this contract and and assigns, upon the is said purchase price eller. The escrow fee if seller is a creditor, wres; for this purpose, ss. ss. within instru- record on the , 19, and recorded on wiftin /:
r P. Jr. & Denette M. Rodriguez	Peter P. & M. Lois Rodriguez Peter P. & M. Lois Rodriguez Peter P. & M. Lois Rodriguez Peter P. Jr. & Denette M. Rodriguez Patha Starka Sol Sol 4	do so and any payment so mai twaiver, however, of any right isuring marketable tills in and i utificient deed (the form of which assigns, free and clear of incumb and has placed said deed d title insurance policies, to the o terms of this agreement. The hu refor, to the said escrow agent f is collection charges of said agent ontinued on Reverse) arranty (A) or (B) is not applicable. MUST comply with the Act and Reg SPACE RESERVED FOR RECORDER'S USIT MECORDER'S USIT	Are of the seller for buyer's o said premises in the seller; the hereby is approved by the frances as of the date hereof, exc the hereby is approved by the frances as of the date hereof, exc the agrees as of the date hereof, exc der of the buyer, buyer's heirs the agrees to pay the balance of the use and benefit of the s shall be paid by the of the use and benefit of the s shall be paid by the fraction by making required disclose the agrees to pay the balance of the use and benefit of the s shall be paid by the fraction by making required disclose the agrees of the the second disclose the agrees of the the second disclose the agrees of the the second disclose the the second disclose of the second disclose the the second disclose of the second disclose the the second disclose of the second disclose the second disclose of the second disclose of the second disclose the second disclose of the second disclose of	in a pair of the debt breach of contract. breach of contract. weller's title has been puyer) conveying the epting the easements, y of this contract and and assigns, upon the said purchase price eller. The escrow fee lif seller is a creditor, wres; for this purpose, ss. ss. ss. within instru- ecoid on the
Elmendorf Dr.	Peter P. & M. Lois Rodriguez Peter P. & M. Lois Rodriguez Peter P. Jr. & Denette M. Rodriguez NAME. ADDRESS, ZIP	do so and any payment so mai twaiver, however, of any right isuring marketable tills in and i utificient deed (the form of which assigns, free and clear of incumb and has placed said deed d title insurance policies, to the o terms of this agreement. The hu refor, to the said escrow agent f is collection charges of said agent ontinued on Reverse) arranty (A) or (B) is not applicable. MUST comply with the Act and Reg SPACE RESERVED FOR RECORDER'S USIT MECORDER'S USIT	ATE OF OREGON, County of	in a pair of the debt breach of contract. breach of contract. weller's title has been puyer) conveying the epting the easements, wol this contract and and assigns, upon the said purchase price effer. The escrow fee if seller is a creditor, ures; for this purpose, ss. within instru- ecord on the
Orage, Alaska OGEOI	Peter P. & M. Lois Rodriguez exclusion form No. 1319, or equivalent. Peter P. & M. Lois Rodriguez Peter P. Jr. & Denette M. Rodriguez NAME, ADDRESS, ZIP Darge is requested for the second part of the second part proved by the second shall be an intervent at the rate aloresaid, withou ned by this contract and shall be an intervent at the rate aloresaid, withou ned by the buyer and is accented and approved by buyer. Contranspondences of the second and a second and a provided treat estate in the simple unto the buyer, buyer's heirs and the insurance policy mentioned above, in escrow with accent, with instructions to deliver said deed, together with the line and accent, with instructions to deliver said deed, together with the line and accent, with instructions to deliver said deed, together with the line and accent shall ments thereot, promitive at the times provided the excross agent shall be paid by the seller and buyer in equal shares; the (CC word is defined in the Truth-in-Lending Act and Regulation Z, the seller Name, And Addition S. Boddriguez 811 Pine Grove Rd. Klamath Falls, Oregon 97603 SELLER'S NAME AND ADDRESS Peter P. Jr. & Denette M. Rodriguez NAME ADDRESS ZIP Duyer is NAME AND ADDRESS Peter P. Jr. & Denette M. Rodriguez NAME, ADDRESS, ZIP	do so and any payment so mad twaiver, however, of any right isuring marketable tills in and i ufficient deed (the form of which assigns, free and clear of incumb cand has placed said deed d title insurance policies, to the o terms of this agreement. The hu refor, to the said escrow agent f the collection charges of said agent ontinued on Reverse) arranty (A) or (B) is not applicable. MUST comply with the Act and Reg SPACE RESERVED FOR RECORDER'S USIT MECORDER'S USIT MECORDER'S USIT	ATE OF OREGON, County of	in a pair of the debt breach of contract. breach of contract. weller's title has been puyer) conveying the epting the easements, wol this contract and and assigns, upon the said purchase price effer. The escrow fee if seller is a creditor, ures; for this purpose, ss. within instru- ecord on the
NAME ADDRESS	Peter P. & M. Lois Rodriguez Peter P. & M. Lois Rodriguez Peter P. & M. Lois Rodriguez Peter P. Jr. & Denette M. Rodriguez	do so and any payment so mai twaiver, however, of any right isuring marketable tills in and i utificient deed (the form of which assigns, free and clear of incumb and has placed said deed d title insurance policies, to the o terms of this agreement. The hu refor, to the said escrow agent f is collection charges of said agent ontinued on Reverse) arranty (A) or (B) is not applicable. MUST comply with the Act and Reg SPACE RESERVED FOR RECORDER'S USIT MECORDER'S USIT	Are of the seller for buyer's o said premises in the seller; h hereby is approved by the frances as of the date hereof, exc the hereby is approved by the frances as of the date hereof, exc the agrees as of the date hereof, exc the agrees to pay the balance of the use and benefit of the s shall be paid by the	in a pair of the det breach of contract. weller's title has bee puyer) conveying the epting the easement wol this contract an and assigns, upon the said purchase price effer. The escrow fee if seller is a creditor wres; for this purpose, ss. within instru- ecord on the
	is be delivered as soon as insured to the section agent is procure and pay for such insurance, the seller may exhibited unto the buyer a title insurance policy in and is accepted and approved by buyer. unly herewith, the seller has executed a fond and s state in fee simple unto the buyer, buyer's heirs and rictions now of record, if any, and "y mentioned above, in escrow with ructions to deliver said deed, together with the lire an alments to deliver said deed, together with the lire an alments to deliver said deed, together with the lire and alments thereof, promptly at the times provided the of the paid by the seller and buyer in equal shares; the constructions to deliver said deed, together with the seller alments thereof, promptly at the times provided the of the paid by the seller and buyer in equal shares; the construction of record acceler phrase and whichever wo in the Truth-in-Lending Act end Regulation Z, the seller dill be paid by the seller Merce Grove Rd. Falls, Oregon 97603 ELLER'S NAME AND ADDRESS Jr. & Denette M. Rodriguez andorf Dr. Alaska 99504 UVLH S NAME AND ADDRESS MAME, ADDRESS, ZIP and ta statements shell be sent to the following address. Jr. & Denette M. Rodriguez MAME, ADDRESS, ZIP	do so and any payment so mad twaiver, however, of any right isuring marketable tills in and i ufficient deed (the form of which assigns, free and clear of incumb cand has placed said deed d title insurance policies, to the o terms of this agreement. The hu refor, to the said escrow agent f the collection charges of said agent ontinued on Reverse) arranty (A) or (B) is not applicable. MUST comply with the Act and Reg SPACE RESERVED FOR RECORDER'S USIT MECORDER'S USIT MECORDER'S USIT	ATE OF OREGON, County of	within instru- ecord on the second of contract. breach of contract. breach of contract. breach of contract. breach of contract outputs on the second on the solid purchase price ther. The escrow fee if seller is a creditor, ures; for this purpose, ss. within instru- ecord on the

	61U1	
to the in understand and adreed b	between said purties that time is of the essence of this contract, and in case the buyer shall fail to make the payments by within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at seller's by within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller	
	nincipal parameters and for	
(4) To foreclose this contract by 1	suit in equip-	
he possession at a said seller to	to be perior interaction and it this contract and such payment and reasonable rent of said places and stores and without any	
nurchase of said property as absolute	are to be retained by and belong to said strike or at any time thereafter, to the reto belonging.	
sult. And the said seller, in case of s cess of law, and take immediate possi- cess of law, and take immediate possi-	tely, fully and perfective belong to said seller as the affect with thereafter, to enter upon the function of the self as such default, shall have the right immediately, or at any time thereafter, to enter upon the function such default, shall have the right immediately, or at any time thereafter, to receive the solar such as the self of the self as the self of the self at any time to require performance by the buyer of any provision hereof shall in no way affect selfer's solar by the self at any time to require performance by the buyer of any provision hereof any succeeding breach of any rank any waiver by said selfer of any breach of any provision hereof be held to be a waiver of any succeeding breach of the provision itself.	
The buyer lurther agrees the for- the hereunder to enforce the same, nor such provision, or as a waiver of the		
.		
• • • • • • • • • • • • • • • • • • •		
	1. the interview of the actual consideration consistent of the actual consistent of the actua	5
The true and actual considerati	tion paid for this transfer, stated in terms of dollars, is \$	h
f er includes other property of institu- In case suit or action is institu	tuted to foreclose this contract or to enforce any mere and party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as attorney's less to be allowed the prevailing party in said suit or action are sonable as attorney's less to be allowed the prevailing party in said suit or action are sonable as attorney's less to be allowed the prevailing party in said suit or action are sonable as attorney's less to be allowed the prevailing party in said suit or action are sonable as attorney's less to be allowed the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as attorney's less to be allowed the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are sonable as the prevailing party in said suit or action are son	
and as the trial court,	t, the losing party tarties and implied the person of a corporation; that is the contrast and implied the source of the source o	to
In constraing this contract, it i	is understood that the plural and the neuter, and that generating and the immediate parties hereto but their respective heir the neuter of the section and to individuals.	s,
THAR THE PARTY OF	I journ to the pencin of, we are a pusiding as well.	
IN WITNESS WH	ally to corporations and the circumstances may require, not only include the benefit of, as the circumstances may require, not only include the benefit of, as the circumstances may require, not only include the benefit of, as the circumstances may require, not only include the benefit of, as the circumstances may require, not only include the benefit of, as the circumstances may require, not only include the benefit of, as the circumstances may require, not only include the benefit of, as the circumstances may require, not only include the benefit of, as the circumstances may require, not only include the benefit of, as the circumstances may require, not only include the benefit of, as the circumstances may require, not only include the benefit of, as the circumstances may require, not only include the benefit of, as the circumstances may require, not only include the benefit of, as the circumstances may require, not only include the benefit of, as the circumstances may require to the benefit of, as the circumstances may require, not only include the benefit of, as the circumstances may require the circumstances may require the benefit of, as the circumstances may require the circumstances may requi	
	by order of its board of directors.	
duly authorized thereunio	Lever + Koderger of	
THIS INSTRUMENT WILL NOT A	ALLOW USE OF THE PROPERTY DE- IN VIOLATION OF APPLICABLE LAND	
SCRIBED IN THIS REGULATIONS	S. BEFORE SIGNING FEE TITLE TO THE	
THIS INSTRUMENT. THE FERSE PROPERTY SHOULD CHECK V	SON ACQUIRING FEE THEE CITY OR WITH THE APPROPRIATE CITY OR ENT TO VERIFY APPROVED USES.	
	include the remoder.	
• BUYLE: Comply with 025 93.905 et au NOTE—The serience between the symb	bols (), if not applicable, should be	
Gelalari' taa antaa	Ist. Aous T- 10	
fif executed by a corporation. after corporate seal)		
(If the signer of the above is a corpor use the form of acknowledgment opp	posite) STATE OF OREGON,) ss.	
STATE OF Alaska		
County of	acknowledged before me on This instrument was acknowledged before me on 19 58, by	
Hebruary: 19	19 86 , by	••••••••••
Sale and St	ol	
Vini to V	former Shuch E a to	
	Notary Public for Ak. Notary Public for Oregon	EAL,
(SEAL) My commission	respires: 0 (0.9 My commission expires: (-24.90	+
		the pa
ORS 23.655 (1) All instr is executed and the parties are	Q - Q - 8 truments contracting to convey fee title to any r-al property, at a time more than 12 months from the date that the ins rebound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and a memorandum thereof, shall be recorded by a fine of not more than \$100.	
veyed. Such instruments, or a tier are bound thereby. GES 33,990(3) Violation	of ORS 93.625 is punishable, upon conviction, by a time of met	
Q1/2 20/20(0)	(DESCRIPTION CONTINUED)	
STATE OF OREGON: (COUNTY OF KLAMATH: SS.	
Filed for record at requ	uest of the the M88	
ofApril	A.D., 19 88 at 4:11 00000000000000000000000000000000000	
•	of Deeds Evelyn Blehn / County Clerk	
FEE \$15.00	By Duncitla Stores ch	<u> </u>
		
★ March 1997 And 19 And 1997 And 19		

0

Â

D