David W. & Marion J. Rose Lecertify that the within instru-7404 Big Buck Lane Klamath Falls, OR 97601 ment was received for record on the at o'clock M., and recorded After recording ratura to: SPACE RESERVED in book/reel/volume No..... on Klamath River Acres of Oregon, Ltd. FOR page or as fee/file/instru-RECORDER'S USE P.O. Box 52 ment/microfilm/reception No....., Keno, OR 97627 Record of beeds of said county. NAME, ADDRESS, ZIP Witness my hand and seal of Until a change is requested all tax statements shall be sent to the following address. County affixed. David W. & Marion J. Rose 7404 Big Buck Lane Klamath Falls, OR 97601 NAME, ADDRESS, ZIP By Deputy

 $\overline{}$

and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said property as absolutely, fully and by and belong to said seller as the agreed and reasonable rent of said premiss and never been made; and in case of such default all payments theretofore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said premises up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to enter upon the land aforesaid, without any process of law, and take immediate possession thereof, to-the said seller after aftered that the improvements and appurtenances thereon or thereto belonging.

The buyer further afteres that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect seller's any such provision, or as a waiver of the provision itself.

The true and actual consideration asid to att.	
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$	
of or includes other property or value given or promised which is part of the consideration (indicate which). In case suit or action is instituted to foreclose this contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such puddingent or decree of the trial court, the losing party further promises to be allowed the prevailing party in said suit or action and if an appeal is taken from any actionary's less on such appeal. In construing this contract, it is understood that the called a the party in the prevailing party's	
singular promoun shall be taken to mean and include the seller or	the buyer may be more than one person or a corporation; that if the context so requires, the neuter, and that generally all grammatical changes shall be made assumed and in the victuals.
make the provisions hereof apply equally to corporations and to indi This agreement shall hind and	the buyer may be more than one person or a corporation; that if the context so requires, the the neuter, and that generally all grammatical changes shall be made, assumed and implied to ividuals.
executors, administrators, personal representation belieff of, as the	Circumstances may require not only the
signed is a corporation, it has coursed the	have executed this instrument in duplicate; if either of the undername to be signed and its corporate seal affixed hereto by its officers
duly authorized the sound to	name to be signed and its corporate seal affixed hereto hereto hereto
duly authorized thereunto by order of its board of	directors. Co 11. X Williams In the officers
SCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-	
USE LAWS AND RECULATIONS APPLICABLE LAND Harris a Congression of The Laws and Reculations are the Laws and Reculations of the Laws and Reculat	
THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ADDRESS TO THE PERSON ACQUIRING FEE TITLE TO THE	
COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED US	David W. Rose/Marion J. Rose
NOTE—The sentance between the symbols (I), if net applicable, should be deleted. See ORS 93.030).	
THE WAS AND ANYONE ONE ANYONE	
(if executed by a corporation,	
affix corporate seal)	
116 the single of the state of	
(If the signer of the above is a corporation, use the form of acknowledgment apposite.)	
STATE OF OREGON,	ST. TD ON THE
V1 mm = 1 -	STATE OF OREGON,
County of Reading City	County of ss.
This instrument was acknowledged before me on	
20 88 to 88	This instrument was acknowledged before me on
501096Y Attorney-in-fact for	19 , by
A STUDENT LIBERTIS A: General nartner of I	as
Kladath River Acres of Oregon, Ltd. &	of
David We and Marion J. Rose	The second section of the second section is a second section of the second section of the second section is a second section of the second section sec
1 / / / 1	
(SEXL). DETERMENT TO Notary Fublic for Oregon	Notury Public for Oregon
My compission expires: 5/21/29	ll en
	Capites.
ORS 93-535 (1). All instruments contracting to conven	in to any nul
veyed. Such instruments, or a memorandum themselved, in the	le to any real property, at a time more than 12 months from the date that the instrument manner provided for acknowledgment of deeds, by the conveyor of the title to be conded by the conveyor not later than 15 days after the instrument is executed and the conveyor man that the conveyor
ries ale ponte tueleb.	and by the conveyor not later than is done if the control of the title to be con-
ORS 23.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.	
(DESCRIPTION CONTINUED)	
(DES)	OMITION CONTINUED)
	$oldsymbol{eta}_{i}$
STATE OF OPPOSIT	
STATE OF OREGON: COUNTY OF KLAMATH:	SS.
Filed for record at request of	
of May A.D., 1988 at 3:	10 distant P the 4th day
ofat	o'clock PM., and duly recorded in Vol. M88
n Page on Page	
FEE \$10.00	Evelyn Bienn County Clerk
FEE \$10.00	By Dernetha Lital
	Merch
and a company for a graph of the first for the meaning of the first of the company of the compan	
	COMPANIES AND