Unit a change is requested all fars following shall be sent to the following address:

(I) Peter & Barbara Guadagnin (cont.) and the following address of the following add 1603 Willowbrook Drive here and become appropriate to

San Jose, CA 95118

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County affixed. 2011 is not to

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San Jose, CA 95118	Br Deput
	the essence of this contract, and in case the buyer shall fail to make the payments
option shall have the following rights: (1) to declare this contract full and the interest thereon at once due and navelle (2) to withdraw and deed and	the essence of this contract, and in case the buyer shall fail to make the payments of therefor, or fail to keep any agreement herein contained, then the seller at his void; (2) to declare the whole unpaid principal balance of said purchase price with the contract by suit in a contract by suit in a layer of the buyer as against the seller hereunder shall utterly cease and de-
equity, and in any of such cases, all rights and interest created or then existing termine and the right to the possession of the premises above described and	all other rights accounted by the buyer as against the seller hereunder shall utterly cease and de-
seller without any act of re-entry, or any other act of said seller to be performed moneys paid on account of the purchase of said property as absolutely, fully	ng in layor of the buyer as against the seller hereunder shall utterly cease and de- all other rights acquired by the buyer hereunder shall revert to and revest in said med and without any right of the buyer of return, reclamation or compensation for and perfectly as it this contract and such payments had never been made; and in e-retained by and belong to said seller as the agreed and reasonable rent of said default, shall have the right immediately, or -st any time thereafter, to enter upon thereof; together with all the improvements and appurtenances thereon or thereto
premises up to the time of such default. And the said seller, in case of such the land aloresaid without any process of law and take immediate possession	is retained by and belong to said seller as the agreed and reasonable rent of said default, shall have the right immediately, or at any time thereafter, to enter upon
belonging.	i inered), together with all the improvements and appurtenances thereon or thereto unity performance by the buyer of any provision hereof shall in no way affect his any breach of any provision hereof be held to be a waiver of any succeeding breach
right hereunder to enforce the same, nor shall any waiver by said seller of of any such provision, or as a waiver of the provision itself.	any breach of any provision hereof be held to be a waiver of any succeeding breach
The control of the co	The State Contraction of the Con
San Jose, CA 95118	at Silver M., and recorded
1603 Willowbrook Drive	ment was recaved for record on that
Forer & Barbara Guadacufin	- First new and the parties of the control of the c
ROUG, OR 9:02/	The second of th
The true and actual consideration paid for this transfer, stated in ter- of or includes other property or value given or promised which is part of the who	rms of dollars, is \$16,000.00 OHowever, the actual consideration consists
In case suit or action is instituted to foreclose this contract or to er	le consideration (indicate which) (i)  locce any provision hereof, the losing party in said suit or action agrees to pay such
judgment or decree of such trial court; the losing party further promises to	o pay such sum as the appellate court shall adjudge reasonable as the prevailing
in construing this contract, it is understood that the seller, or the bu	n sains on 1 could have been a corporation, that it the context so requires, oscillate, the leminus, and the neuter, and that generally all grammatical changes
distribution and interest in the contract of t	and in the same require, not only the immediate parties hereto but their respective at and assigns as well.
prices 1110 W 11 IV ESS WHEKBUR I said parties have e	executed this instrument in triplicate; it either of the under-
ficers duly authorized thereunto by order of its board of	e to be signed and its corporate seal affixed hereto by its of-
shall bear partral at the rair afore and, willbull widser, however, it are use	wall Hard Dilla Gald
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-	Feter/Guadaonin
SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS BEFORE SIGNING OF ACCEPTING	" CUCIONI TO COOLINIO
THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR	and become season. The first of the season o
COUNTYPEANNING DEPARTMENT TO VERIFY APPROVED USES as an approved to South Country and a south country and the	the contract of the contract o
The burne shall be entitled to positive in that fault and some set in buyer in fedural under the terms of this content. The buyer agrees from	KTAMATH RIVER ACRES OF ORECOM TUD
NOTE—The sentence between the symbols (), if not opplicable, should be deleted in the sentence between the symbols (), if not opplicable, should be deleted in the sentence of	E.J. Shipsey, Partner
The have marginized and adapticationally the softer that the rail in	operty described in this end est is "AC" OL 17.170
Uf executed by a corporation and the corporate seal and the corporat	and Bandroits Bond to be essured by curculaer.
MOMETA BUNDLEDES SUDKE LEGITLEGY, LOVES OU SAID BLEE.	ness for the chirit tax year stadious must be supposed that
use the form of acknowledgment opposite ) and think as to me had	ATE OF OREGON,
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and the what wall said parchase three is fully paid.	County of the control
September 1- 1088 by	by
Pater Quadagnin, Barbara Guadagnin, as	
and E. J. Shipsey	Charles and thirtheate of hole.
To a result of the control of the co	
Notary Public for Oregon No	tary Public for Oregon
A 10: Constitution of the control of	THE PARTY OF THE P
6 M Sommission expires: 5-21-89 M	Ontainson expires:
ORS 93.635 (1) All instruments contracting to convey fee title to at is executed and the parties are bound, shall be acknowledged, in the mann	ny real property, at a time more than 12 months from the date that the instrument of provided for acknowledgment of deeds, by the conveyor of the title to be con-
ties are bound thereby.	the conveyor not later than 15 days after the instrument is executed and the par-
ORS 98.990(3) Violation of ORS 93.685 is punishable, upon convicti	ion, by a fine of not more than \$100.
(DESCRIPT	ION CONTINUED)
Sallot No. 622099	
STATE OF OREGON: COUNTY OF KLAMATH: ss.	
Filed for record at request of Klamath River A	
likki kaleban bahan kaleban bahan kaleban kaleban kaleban kaleban kaleban kaleban kaleban 🕇 🔟 🗀 🗀 ili bahan bahan ba	o'clock P.M., and duly recorded in Vol. M88
of Deeds	on Page 14590 Evelyn Biehn County Clerk
FEE\$13.00	By One Lose Muslenslave
	15 (1910) (1910) (1910) (1910)
	Thereinsties called the select.
KLAMATH RIVER ACRES OF OREGON, 1712.	
THIS CONTRACT, Made this 15t.	day of 1986, benedic

CONTRACT REAL ESTATE