

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at seller's option shall have the following rights (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at location and payable and/or (3) to foreclose this contract by suit in equity, and in any of such cases, all trights and interest created or then existing in lavor of the purchase and payable and/or (3) to foreclose this contract by suit in equity, and in any of such cases, all trights and interest created or then all other rights acquire type as against the seller hereunder, shall utterly cease and determine and the right to the possession of the premises above described and all other rights acquire type thereunder shall rever to and reversit in said seller without any right of the buyer hereunder shall rever to and reversit in said seller without any right of the buyer hereunder shall rever to and reversit in said seller without any and of re-entry, or, any other act of said seller to be performed and without any right of the buyer of said property as absolutely, fully and performed seller as the agreed and reasonable read of said premises up to the time of said property as absolutely, the law the improvements and appurtenances thereon or the land aforesaid, without any process of law, and take immediately on the immediately or at any time thereafter, to enter upon the land aforesaid, without any process of law, and take immediately assession thereof, to enter upon the land aforesaid, without any process of law, and take immediately assession thereof, to enter the improvements and appurtenances thereon or thereto belonging.

The buyer further agrees that failure by the seller at any time to require performance by the b

The buyer further agrees 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 thereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of such provision, or as a waiver of the provision itself. ha brook/rees (grains in Minis , ki fishka ya kasa i St. III while the interfered for a count i cara e ani saga ingaka i The true and actual consideration paid for this transfer, stated in terms of dollars, is \$.30,188.00.... However, the actual consideration consists of or includes other property or value given or promised which is the whole consideration (indicate which). On the consideration is instituted to foreclose this contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such sum as the trial court may adjudge reasonable as attorney's lees to be allowed the prevailing party in said suit or action and it an appeal is taken from any judgment or decree of the trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing party's attorney's lees on such appeal. ney's lees on such appeal.

In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that if the context so requires, the lar pronoun shall be taken to mean and include the plural and the neuter, and that generally all grammatical changes shall be made, assumed and implied to the provisions hereol apply equally to corporations and to individuals. This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors, administrators, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. Clasere a. Beamen THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS, BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. NOTE—The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). adan 1918, an anti tan matan nara 1855, rittat kina Imp nad propinsin, yike 1980 oleh tale lagih selih selah s Antik 1862, an antik mengan talen selah (If executed by a corporation, "affix corporate seal" [179]

If the signer of the above is a competation, use the form of acknowledgment epposite.]

STATE OF OREGON,

STATE OF OREGON, STATE OF OREGON,

County of Klamath

County of Klamath

This instrument was acknowledged before me on July 13

Claterce M / Beerman and

Vernon Blackwell OREGON, County of This instrument was acknowledged before me on Secretary Spone 3417 commen Vernon Blackwell (SEAL)

My commission expires: 12-19-92 Notary Public for Oregon My commission expires: ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of the title to be conveyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) STATE OF OREGON: COUNTY OF KLAMATH: ss. Filed for record at request of Klamath County Title Co. the _ 14th June A.D., 1989 at 8:38 o'clock A.M., and duly recorded in Vol. M89 on Page <u>10567</u> Evelyn Biehn County Clerk

ngens to cell and the dignet and the karer upwer to purchase lican the sellet all or the believe a few diver lands and prepares denoted in Mark to ALL MESSETH. That in consideration of the mound coronant ind agreement her is a closed the sellen ्रित्री केले इंक्ट्रेस हो कर्न होते हैं। इस के ने हें कार्या क According Theological Co. Clarence Feerman S. day or SHEE COMERVEY, ADM THE CO. Thus in Company of the Company of the State of the Company 31460

Lauline Mullinglara

\$13.00

BOOK INT LOOMEDHIEWILLINGS TO STORE THE CONTROL OF STREET

FEE