Hinds CONTACT. Made the		CONTRACT_REAL ESTATE
WITNESSETH: That in confidencian of the mutual covenants and second the second the second to sell unto the buyes agrees to prevent second the second seco	Klamath River ACres	30
and periods situation in Alamath of a province of the mutual coverants and agreements here in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in County, State of Oreans in the following described in the foll	11	(1th)
Lot 17 Block 21 44th addition Klamath River Acers for the sum of Sixteen thousand nine hundred & Dotton 20 Control of the sum of Sixteen thousand nine hundred & Dotton 20 Control of the sum of Sixteen thousand nine hundred & Dotton 20 Control of the sum of Sixteen thousand nine hundred & Dotton 20 Control of the sum of Sixteen thousand nine hundred & Dotton 20 Control of the sum of Sixteen thousand nine hundred & Dotton 20 Control of the sum of Sixteen thousand nine hundred & Dotton 20 Control of the sum of Sixteen thousand nine hundred & Dotton 20 Control of the sum of Sixteen thousand nine hundred and the security of the sum of	WITNESSETH: That in consideration	of the
Lot 17 Block 21 44th addition Klamath River Acers for the sum of Sixteen thousand nine hundred & Dotton 20 Control of the sum of Sixteen thousand nine hundred & Dotton 20 Control of the sum of Sixteen thousand nine hundred & Dotton 20 Control of the sum of Sixteen thousand nine hundred & Dotton 20 Control of the sum of Sixteen thousand nine hundred & Dotton 20 Control of the sum of Sixteen thousand nine hundred & Dotton 20 Control of the sum of Sixteen thousand nine hundred & Dotton 20 Control of the sum of Sixteen thousand nine hundred & Dotton 20 Control of the sum of Sixteen thousand nine hundred and the security of the sum of	and premises situated inKlamath	stees to purchase from the seller all of the total.
All match. River Acors All match. River Acres All match. River Acres All match. River Acres All match acors	Lot 17 Block 21	County, State of Oregon to the following described I
In the sum of Sixteen thousand nine hundred & no/100 Dollars (6.16,90000) Checkmatter with the purchase price) on account of which three thousand, three hundred escapes of the solution of the solution in the of the receipt of which is hereby accounted with the intervent of the solution of the solution in the of the receipt of which is hereby accounted with the solution in the solution in the solution is the solution in the solution in the solution is the solution in the solution of the solution is the solution in the solution is the solution is the solution is the solution is the solution in the solution is the solution in the solution is the solutis the solution is the solution is the solut		방법 두 가슴을 통해 관계할 수 있는 것이 가지 않는 것은 것이 있다. 같은 사람은 것은 사람들은 일이 가지 않는 것이 같은 것이라고 있는 것이다.
The seller in monthly payments of not less than One_hundled. Solver is 1.3, 520.00.) to the order of payable on the 10_day of each month hereafter beginning with the month of November. 1.929 payable on the 10_day of each month hereafter beginning with the month of November. 1.929 1.929 and continuing until said purchase price is tuly paid. All of said purchase price may be paid at any time; all de- tered balances of said purchase price is fully paid. All of said purchase price may be paid at any time; all de- monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the being included in the minimum from 1.0-189 monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the information of the said of this contract. The bore warrants to and coverate with the salter that the salt reperty desched in this contract is the finance of the said proves is a mattered property desched in this contract is the bore shares for the said proves is a mattered property desched in the salter the property desched in the contract is the finance shares for the said proves is a mattered property desched in the contract is the bore shares for the said proves is a mattered property desched in the same start is and store is a start in the salter of the said store is a start if the salter of the said store is a start if the salter of the said store is a start if the salter of the salter of the said store is a start if the salter of the	Acers	에는 가슴 가슴 물건이 있는 것은 것을 가슴 가슴을 가지 않는 것이 있는 것이 있는 것이 있는 것이 있다. 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 같은 것은 것은 것은 물건을 알려요. 이 것을 알려요. 것이 있는 것이 있다. 것이 있는 것이 있는 것이 있는 것이 있는 것 같은 것은 것은 물건을 알려요. 것은 것은 것은 것은 것이 있는 것이 있다. 것이 있는 것이 있는 것이 있는 것이
The seller in monthly payments of not less than One_hundled. Solver is 1.3, 520.00.) to the order of payable on the 10_day of each month hereafter beginning with the month of November. 1.929 payable on the 10_day of each month hereafter beginning with the month of November. 1.929 1.929 and continuing until said purchase price is tuly paid. All of said purchase price may be paid at any time; all de- tered balances of said purchase price is fully paid. All of said purchase price may be paid at any time; all de- monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the being included in the minimum from 1.0-189 monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the information of the said of this contract. The bore warrants to and coverate with the salter that the salt reperty desched in this contract is the finance of the said proves is a mattered property desched in this contract is the bore shares for the said proves is a mattered property desched in the salter the property desched in the contract is the finance shares for the said proves is a mattered property desched in the contract is the bore shares for the said proves is a mattered property desched in the same start is and store is a start in the salter of the said store is a start if the salter of the said store is a start if the salter of the said store is a start if the salter of the salter of the said store is a start if the salter of the		: 1588년 15일 전 18일 전에서 여러 가지 않는 것이다. 가지 않는 것이다. 19일 전쟁 전쟁 전 20일 전에서 20일 전에서 20일 전에서 20일 전에서 20일 전에 20일
The seller in monthly payments of not less than One_hundled. Solver is 1.3, 520.00.) to the order of payable on the 10_day of each month hereafter beginning with the month of November. 1.929 payable on the 10_day of each month hereafter beginning with the month of November. 1.929 1.929 and continuing until said purchase price is tuly paid. All of said purchase price may be paid at any time; all de- tered balances of said purchase price is fully paid. All of said purchase price may be paid at any time; all de- monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the being included in the minimum from 1.0-189 monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the information of the said of this contract. The bore warrants to and coverate with the salter that the salt reperty desched in this contract is the finance of the said proves is a mattered property desched in this contract is the bore shares for the said proves is a mattered property desched in the salter the property desched in the contract is the finance shares for the said proves is a mattered property desched in the contract is the bore shares for the said proves is a mattered property desched in the same start is and store is a start in the salter of the said store is a start if the salter of the said store is a start if the salter of the said store is a start if the salter of the salter of the said store is a start if the salter of the		
The seller in monthly payments of not less than One_hundled. Solver is 1.3, 520.00.) to the order of payable on the 10_day of each month hereafter beginning with the month of November. 1.929 payable on the 10_day of each month hereafter beginning with the month of November. 1.929 1.929 and continuing until said purchase price is tuly paid. All of said purchase price may be paid at any time; all de- tered balances of said purchase price is fully paid. All of said purchase price may be paid at any time; all de- monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the being included in the minimum from 1.0-189 monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the information of the said of this contract. The bore warrants to and coverate with the salter that the salt reperty desched in this contract is the finance of the said proves is a mattered property desched in this contract is the bore shares for the said proves is a mattered property desched in the salter the property desched in the contract is the finance shares for the said proves is a mattered property desched in the contract is the bore shares for the said proves is a mattered property desched in the same start is and store is a start in the salter of the said store is a start if the salter of the said store is a start if the salter of the said store is a start if the salter of the salter of the said store is a start if the salter of the		
The seller in monthly payments of not less than One_hundled. Solver is 1.3, 520.00.) to the order of payable on the 10_day of each month hereafter beginning with the month of November. 1.929 payable on the 10_day of each month hereafter beginning with the month of November. 1.929 1.929 and continuing until said purchase price is tuly paid. All of said purchase price may be paid at any time; all de- tered balances of said purchase price is fully paid. All of said purchase price may be paid at any time; all de- monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the being included in the minimum from 1.0-189 monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the information of the said of this contract. The bore warrants to and coverate with the salter that the salt reperty desched in this contract is the finance of the said proves is a mattered property desched in this contract is the bore shares for the said proves is a mattered property desched in the salter the property desched in the contract is the finance shares for the said proves is a mattered property desched in the contract is the bore shares for the said proves is a mattered property desched in the same start is and store is a start in the salter of the said store is a start if the salter of the said store is a start if the salter of the said store is a start if the salter of the salter of the said store is a start if the salter of the		
The seller in monthly payments of not less than One_hundled. Solver is 1.3, 520.00.) to the order of payable on the 10_day of each month hereafter beginning with the month of November. 1.929 payable on the 10_day of each month hereafter beginning with the month of November. 1.929 1.929 and continuing until said purchase price is tuly paid. All of said purchase price may be paid at any time; all de- tered balances of said purchase price is fully paid. All of said purchase price may be paid at any time; all de- monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the being included in the minimum from 1.0-189 monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the information of the said of this contract. The bore warrants to and coverate with the salter that the salt reperty desched in this contract is the finance of the said proves is a mattered property desched in this contract is the bore shares for the said proves is a mattered property desched in the salter the property desched in the contract is the finance shares for the said proves is a mattered property desched in the contract is the bore shares for the said proves is a mattered property desched in the same start is and store is a start in the salter of the said store is a start if the salter of the said store is a start if the salter of the said store is a start if the salter of the salter of the said store is a start if the salter of the		. 가슴 감사 전쟁에 가슴 같은 것이 가지 않는 것이 같다. 것이 가슴이 가슴이 가슴다. 같은 것은 것은 것은 것은 것이 같은 것이 있는 것이 같은 것이 같은 것이 가슴이 많다. 것이 같은 것이 있는 것이 같은 것이 있는 것이 같이 같이 있다. 것이 같은 것이 있는 것이 있는 것이 있는 것 같은 것은 것은 것은 것은 것은 것이 같은 것이 있는 것이 같은 것이 있는 것이 같이
The seller in monthly payments of not less than One_hundled. Solver is 1.3, 520.00.) to the order of payable on the 10_day of each month hereafter beginning with the month of November. 1.929 payable on the 10_day of each month hereafter beginning with the month of November. 1.929 1.929 and continuing until said purchase price is tuly paid. All of said purchase price may be paid at any time; all de- tered balances of said purchase price is fully paid. All of said purchase price may be paid at any time; all de- monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the being included in the minimum from 1.0-189 monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the information of the said of this contract. The bore warrants to and coverate with the salter that the salt reperty desched in this contract is the finance of the said proves is a mattered property desched in this contract is the bore shares for the said proves is a mattered property desched in the salter the property desched in the contract is the finance shares for the said proves is a mattered property desched in the contract is the bore shares for the said proves is a mattered property desched in the same start is and store is a start in the salter of the said store is a start if the salter of the said store is a start if the salter of the said store is a start if the salter of the salter of the said store is a start if the salter of the		가 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 같은 것이 같은 것이 있는 것이 같은 것이 있는 것이 있는 것이 같이 있는 것이 같이 있는 것이 같이 있는 것이 있 같은 것이 같은 것이 같은 것이 같은 것이 있는 것이 있는 것이 같이 있는 것이 같이 있는 것이 같이 있는 것이 같이 있는 것이 없는 것이 있는 것이 없는 것이 있는 것이 없는 것이 없는 것이 없는 것
The seller in monthly payments of not less than One_hundled. Solver is 1.3, 520.00.) to the order of payable on the 10_day of each month hereafter beginning with the month of November. 1.929 payable on the 10_day of each month hereafter beginning with the month of November. 1.929 1.929 and continuing until said purchase price is tuly paid. All of said purchase price may be paid at any time; all de- tered balances of said purchase price is fully paid. All of said purchase price may be paid at any time; all de- monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the being included in the minimum from 1.0-189 monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the information of the said of this contract. The bore warrants to and coverate with the salter that the salt reperty desched in this contract is the finance of the said proves is a mattered property desched in this contract is the bore shares for the said proves is a mattered property desched in the salter the property desched in the contract is the finance shares for the said proves is a mattered property desched in the contract is the bore shares for the said proves is a mattered property desched in the same start is and store is a start in the salter of the said store is a start if the salter of the said store is a start if the salter of the said store is a start if the salter of the salter of the said store is a start if the salter of the		
The seller in monthly payments of not less than One_hundled. Solver is 1.3, 520.00.) to the order of payable on the 10_day of each month hereafter beginning with the month of November. 1.929 payable on the 10_day of each month hereafter beginning with the month of November. 1.929 1.929 and continuing until said purchase price is tuly paid. All of said purchase price may be paid at any time; all de- tered balances of said purchase price is fully paid. All of said purchase price may be paid at any time; all de- monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the being included in the minimum from 1.0-189 monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the information of the said of this contract. The bore warrants to and coverate with the salter that the salt reperty desched in this contract is the finance of the said proves is a mattered property desched in this contract is the bore shares for the said proves is a mattered property desched in the salter the property desched in the contract is the finance shares for the said proves is a mattered property desched in the contract is the bore shares for the said proves is a mattered property desched in the same start is and store is a start in the salter of the said store is a start if the salter of the said store is a start if the salter of the said store is a start if the salter of the salter of the said store is a start if the salter of the	υργγραφικά το προγραφικά το πολληγού του που το πολληγού του το πολληγού του το πολληγού του το πολληγού του Πολληγού του πολληγού το πολληγού του πολληγού του πολληγού του πολληγού του πολληγού του πολληγού του πολληγού Πολληγού το πολληγού το πολληγού το πολληγού το πολληγού του πολληγού του πολληγού του πολληγού του πολληγού το	
The seller in monthly payments of not less than One_hundled. Solver is 1.3, 520.00.) to the order of payable on the 10_day of each month hereafter beginning with the month of November. 1.929 payable on the 10_day of each month hereafter beginning with the month of November. 1.929 1.929 and continuing until said purchase price is tuly paid. All of said purchase price may be paid at any time; all de- tered balances of said purchase price is fully paid. All of said purchase price may be paid at any time; all de- monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the being included in the minimum from 1.0-189 monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the information of the said of this contract. The bore warrants to and coverate with the salter that the salt reperty desched in this contract is the finance of the said proves is a mattered property desched in this contract is the bore shares for the said proves is a mattered property desched in the salter the property desched in the contract is the finance shares for the said proves is a mattered property desched in the contract is the bore shares for the said proves is a mattered property desched in the same start is and store is a start in the salter of the said store is a start if the salter of the said store is a start if the salter of the said store is a start if the salter of the salter of the said store is a start if the salter of the	for the sum of Sixteen thousand	(1) P. C. Martin and M. Martin a Martin and M. Martin and M Martin and M. Martin and M Martin and M. Martin and Mart
The seller in monthly payments of not less than One_hundled. Solver is 1.3, 520.00.) to the order of payable on the 10_day of each month hereafter beginning with the month of November. 1.929 payable on the 10_day of each month hereafter beginning with the month of November. 1.929 1.929 and continuing until said purchase price is tuly paid. All of said purchase price may be paid at any time; all de- tered balances of said purchase price is fully paid. All of said purchase price may be paid at any time; all de- monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the being included in the minimum from 1.0-189 monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the information of the said of this contract. The bore warrants to and coverate with the salter that the salt reperty desched in this contract is the finance of the said proves is a mattered property desched in this contract is the bore shares for the said proves is a mattered property desched in the salter the property desched in the contract is the finance shares for the said proves is a mattered property desched in the contract is the bore shares for the said proves is a mattered property desched in the same start is and store is a start in the salter of the said store is a start if the salter of the said store is a start if the salter of the said store is a start if the salter of the salter of the said store is a start if the salter of the	(hereinafter called the purchase price)	hundred & no/100
The seller in monthly payments of not less than One_hundled. Solver is 1.3, 520.00.) to the order of payable on the 10_day of each month hereafter beginning with the month of November. 1.929 payable on the 10_day of each month hereafter beginning with the month of November. 1.929 1.929 and continuing until said purchase price is tuly paid. All of said purchase price may be paid at any time; all de- tered balances of said purchase price is fully paid. All of said purchase price may be paid at any time; all de- monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the being included in the minimum from 1.0-189 monthly payments above required. Taxes on said promises for the current tax year shall be prorated between the information of the said of this contract. The bore warrants to and coverate with the salter that the salt reperty desched in this contract is the finance of the said proves is a mattered property desched in this contract is the bore shares for the said proves is a mattered property desched in the salter the property desched in the contract is the finance shares for the said proves is a mattered property desched in the contract is the bore shares for the said proves is a mattered property desched in the same start is and store is a start in the salter of the said store is a start if the salter of the said store is a start if the salter of the said store is a start if the salter of the salter of the said store is a start if the salter of the	seller); the buyer adress to	hereof (41-
payable on the10 day of each month hereafter beginning with the month of November	the seller in monthly payments of pat i	id purchase price (to which is hereby acknowledged to
payable on the10day of each month hereafter beginning with the month of .November	Dollars (\$178.66) each,month	ie-hundred sevent: \$.13,520.00) to the order of
and continuing unit is all purchase price is fully paid. All of said purchase price may be paid at any time; all de- erred balances of said purchase price shall bear interest at the rate of .102%per cent per annum from .101089 monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the "the prime included in the minimum of the present of the source tax year shall be prorated between the "the prime works to a due of this contract." The burger works to and other required. Taxes on said premises for the current tax year shall be prorated between the "the prime burger works to and the source tax to a shall be provided in the source tax year." The burger works to and the contract. The burger works to and the source tax to a shall be prevent works to and the source tax year. "the source tax to an and the prevent works to an and the source tax year." "the source tax to an and the prevent works to an and the source tax year." "the source tax to an and the prevent works to an and the source tax year." "the source tax to an and tax to an anotat tax to an and tax to an anotat tax to an and tax to an and t	Udvahlo om It 10	
monthly payments above required. Taxes on said premises for the current as year shall be provided in the minimum from 10-10-89 artiss hereto as of the date of this contract. The input warrents to and coverants with the selec that the real property described in this contract is the order and the select that is contract. The input warrents to and coverants with the selec that the real property described in this contract is the order and the order and the provided in the minimum end of the provided in the contract is the provided in the provided in the minimum end of the provide is a nature of the provide and the provide is the transmost of the provided in the contract is the provided in the provide is a nature of the provide and transmost of the provide and transmost of the provide and the provide is a nature of the provide and transmost of the provide and transmost of the provide and transmost of the provide and the provide is and attransmost of the provide and the provide is and the		
arties hereit oas of the date of this contract. The buyer werners to and overants with the subscription of the current tax year shall be prorated between the information of the date of this contract. The buyer werners to and overants with the subscription of the current tax year shall be prorated between the information of the subscription of	until paid inter	est at the rate of 10% and be paid at any time; all de
The buyer warms to and overant with the solar that is real property described in this contract is "(3) for an organization of personal, lamity or buyers and that real property described in this contract is "(3) for an organization of personal, lamity or buyers and may reach and have have an organization of personal and the solar buyer and the buyer will seen the personal and the personal and the solar buyer and the buyer will seen the personal and the personal	monthly payments above required. Taxes on said and	Included and * {* ********************************
The bours shall be entited to possible of a standard purpose. The bourse shall be entited to possible of the contract of the c	The the date of this contract.	mises for the automation (being included in the minimum
The set of and any enters satisfy the period will not subject of thyper degrees that at all times hours will keep the periods and periods such possession so lond and according a time hours will keep the periods and periods and construction and encodered to an all periods and according to the sates here and will be periods and according to the sates here and will be periods and according to the sates here and will be periods and according to the sates here and the periods and the periods and according to the sates here and will be periods and the periods and periods and the periods an	*(A) prime warrants to and covenants	the current tax year shall be prorated between the
The seller agrees that at seller's expense and within	A ne buyer warrants to and covenants with the seller that the real p (A) primarily for buyer's personal, family or household purposes. (B) for an organization or (even if buyer is a natural person) is for The buyer shall be a seller or (even if buyer is a natural person) is for	the current tax year shall be prorated between the
The seller agrees that at seller's expense and within	Are buyer warrants to and covenants with the seller that the real p (A) primarily for buyer's personal, family or household purposes. (B) for an organization or (even it buyer is a natural person) is to yer is not in delault under the terms of this contract. The buyer agrees the ter linen and saye the seller hepair and will not suffer buyer agrees the	the current tax year shall be prorated between the
The seller agrees that at seller's expense and within	The buyer shall be entitled to possession of suid antiral persons is to response to the second secon	roperty described in this contract is r business or commercial purposes.
upper and jurther excepting, how officint/rances as of the diffuence of and sufficient and soft cases and sufficient and and concerning and the safe data service of and the safe documents and sufficient and and concerning and the safe documents and sufficient and and concerning and the safe data service assigns. ORTANT NOTICE: Delete, by liaing out, whichever phrase and whichever working the termine and sufficient and and the safe data service assigns. (Continued on reverse) ORTANT NOTICE: Delete, by liaing out, whichever phrase and whichever working the termine and public charges so assumed by the buyer on Payer's assigns. (Continued on reverse) ORTANT NOTICE: Delete, by liaing out, whichever phrase and whichever working the termine and the safe and seguration by making required disclessing to safe the termine and public charges so assumed by the buyer on Payer's assigns. (Continued on reverse) ORTANT NOTICE: Delete, by liaing out, whichever phrase and whichever working termined on reverse) (Continued on reverse) (For excepting termined on reverse) ORTANT NOTICE: Delete, by liaing out, whichever phrase and whichever working termined on reverse) (Continued on reverse) (For excepting termined on reverse) ORTANT NOTICE: Delete, by liaing out, whichever phrase and whichever working termined on reverse) (Continued on reverse) (For excepting termined on reverse) ORTANT NOTICE: Delete, by liaing out, whichever phrase and whichever working termined on reverse) (Continued on reverse) (For excepting termined on termined on reverse) Ammath River Acress	The buyer shall be entitled to possession of suid lands on j is to is not in delault under ite for possession of suid lands on error, in good condition and terms of this contract. The buyer agrees the ter liens and save the seller harmless thereform and reimburse seller for any per will pay all taxes there harmless thereform and reimburse seller for all boosed upon said premises, all promptly before the same or any part there is company or companies satisfactory to the seller as in thos or damage t tere and pay for such environments to the seller as with loss or damage to the and any for such environments to the seller as with loss or damage to the and any for such environments to the seller as with loss payable firs	roperty described in this contract is roperty described in this contract is r business or commercial purposes. at at all times buyer will keep the prevines and the buildings, now or herealter erected all water control; that buyer will keep said promise iree from construction and all all water rents, public charges multi keep said promise iree from construction and all sof become past due; that a buyer's expense, buyer which hereafter lawfully may be by fire (with extended covernat in
upper and jurther excepting, how officint/rances as of the diffuence of and sufficient and soft cases and sufficient and and concerning and the safe data service of and the safe documents and sufficient and and concerning and the safe documents and sufficient and and concerning and the safe data service assigns. ORTANT NOTICE: Delete, by liaing out, whichever phrase and whichever working the termine and sufficient and and the safe data service assigns. (Continued on reverse) ORTANT NOTICE: Delete, by liaing out, whichever phrase and whichever working the termine and public charges so assumed by the buyer on Payer's assigns. (Continued on reverse) ORTANT NOTICE: Delete, by liaing out, whichever phrase and whichever working the termine and the safe and seguration by making required disclessing to safe the termine and public charges so assumed by the buyer on Payer's assigns. (Continued on reverse) ORTANT NOTICE: Delete, by liaing out, whichever phrase and whichever working termined on reverse) (Continued on reverse) (For excepting termined on reverse) ORTANT NOTICE: Delete, by liaing out, whichever phrase and whichever working termined on reverse) (Continued on reverse) (For excepting termined on reverse) ORTANT NOTICE: Delete, by liaing out, whichever phrase and whichever working termined on reverse) (Continued on reverse) (For excepting termined on reverse) ORTANT NOTICE: Delete, by liaing out, whichever phrase and whichever working termined on reverse) (Continued on reverse) (For excepting termined on termined on reverse) Ammath River Acress	The buyer shall be entitled to possession of suid lands on j is to see in the second second second second second second second second terms and the second second second second second second second second ter liens and save the selfs and repair and will not suid lands on second second second second second second second second second per will pay all taxes the harmaless thereform and reimburse selfer for all posed upon said premises, all promptly before the same or any part there idings now or hereafter erected on said premises adjaint loss or damage to company or companies satisfactory to the selfer with loss payable firs fore and pay for such delivered to the selfer as with loss payable firs	roperty described in this contract is roperty described in this contract is r business or commercial purposes. at at all times buyer will keep the prevines and the buildings, now or herealter erected all water control; that buyer will keep said promise iree from construction and all all water rents, public charges multi keep said promise iree from construction and all sof become past due; that a buyer's expense, buyer which hereafter lawfully may be by fire (with extended covernat in
amath River Acres State MUSt comply with the Act and Regulation by making required disclosures; for this D. box 52 STATE OF OREGON, Seller's NAME AND ADDRESS State of the seller's that the within instruction of the seller's that the seller's that the within instruction of the seller's that the seller's the sell	The buyer shall be entitled to possession of suid lands on j is to see in the second second second second second second second second terms and the second second second second second second second second ter liens and save the selfs and repair and will not suid lands on second second second second second second second second second per will pay all taxes the harmaless thereform and reimburse selfer for all posed upon said premises, all promptly before the same or any part there idings now or hereafter erected on said premises adjaint loss or damage to company or companies satisfactory to the selfer with loss payable firs fore and pay for such delivered to the selfer as with loss payable firs	roperty described in this contract is roperty described in this contract is r business or commercial purposes. at at all times buyer will keep the prevines and the buildings, now or herealter erected all water control; that buyer will keep said promise iree from construction and all all water rents, public charges multi keep said promise iree from construction and all sof become past due; that a buyer's expense, buyer which hereafter lawfully may be by fire (with extended covernat in
amath River Acres State MUSt comply with the Act and Regulation by making required disclosures; for this D. box 52 STATE OF OREGON, Seller's NAME AND ADDRESS State of the seller's that the within instruction of the seller's that the seller's that the within instruction of the seller's that the seller's the sell	The buyer shall be entitled to possession of suid lands on jie to yee is not in delault under the terms of this contract. The buyer agrees the recon, in good conditions the terms of this contract. The buyer agrees the lens and save the selfer harmaless therefrom and reimburse selfer for al posed upon said premises, all promptly before the same or any part there idings now or herealter erected on said premises against loss or damage L a company or companie rected on said premises against loss or damage L there and pay lor such insurance, the selfer as you have not and any payment a a mount self and the selfer army of the selfer as and any payment is the selfer agrees that at selfer's expense and within the selfer agrees that at selfer's expense and within pain and upon requestions and the building she title in and to said priver's heirs and assign types and the building she title in and to said tr, buyer's heirs and assign types and the building she title in and to said tr, buyer's heirs and assign the and the building she title in and to said tr, buyer's heirs and assign the and clean of enumbrances as of the day any and lutther exceptions and the building she title in and to said tr, buyer's heirs and assign free and clean of enumbrances as of the day any and lutther excepting all lines and encumbrances as of the day any and lutther excepting all lines and encumbrances as did he any any company she and selfer, excepting however, the said easternents, reset and pay the such as and excepting all lines and encumbrances as did encumbrances and encumbrances.	the current tax year shall be prorated between the roperty described in this contract is in business or commercial purposes. at at all times buyer will keep the prevines and the buildings, now or hereafter erected all costs and attorney's iese incurred by seller in detending against any such liens; that business or construction and all locats and attorney's iese incurred by seller in detending against any such liens; that business or business of the seller in detending against any such liens; that business of the seller and then to the buyer as their respective interests may appear and all of the seller and then to the buyer as their respective interests may appear and all of the seller and then to the buyer as their respective interests or charges of the arising to the seller to buyer as their respective interests or charges of the premises in the seller on or subsequent to the debt secured by this contract and premises in the seller on or subsequent to the debt secured by this contract and premises in the seller on or subsequent to the due when said purchase prices insuring premises in the seller on or subsequent to the due when said purchase prices in the end there and then could be a subsequent to the due when said purchase prices in the subsequent and the seller on or subsequent to the due when said purchase prices in the end there and the could be a subsequent to the due when said purchase prices in the end the seller on or subsequent to the due when said purchase prices in the end there and tree and clear or the seller also agrees the when said purchase prices in the seller on the subsequent to the due when said purchase prices in the end there and tree and clear or the seller also agrees the when said purchase prices in the seller on or subsequent to the due when said purchase prices in the seller on the seller also agrees the when said purchase prices in the seller on or subsequent to the due when said purchase prices in the seller on the subsecond purchase prices in the seller on th
IO_Oregon 97627 SILLER'S NAME AND ADDRESS SetLER'S NAME AND ADDRESS SS. SetLER'S NAME AND ADDRESS Certify that the within instru- certify that the within instru- ment was received for record on the day of	The buyer shall be entitled to possession of suid lands on jie to yer is not in delault under the tor possession of suid lands on teron, in good conditions the terms of this contract. The buyer agrees the yer is not on delault under the terms of this contract. The buyer agrees the yer will pay all taxes there harmless thereform and reimburse seller for all posed upon said premises, all promptly before the same or any part there idings now or hereafter exceld on said premises against loss or damage L a company or companie to the seller as will hos payable firs in the seller agrees that at seller's expense and and any payment seller and any lor such insurance, the seller may do so and any payment a mount equal to said seller's expense and within the seller agrees that at seller's expense and within paid any upor such gructhase price) marketable title in and to said price and pay nor such and the building she title in and to said of the usual printed exceptions and the building she title in and to said r, buyer's heirs and assign, free and clear of encumbrances as of the day upyer and upon requestions and such any commbrances to be the seller, excepting, however, there said essenters.	the current tax year shall be prorated between the roperty described in this contract is in business or commercial purposes. at at all times buyer will keep the prevines and the buildings, now or hereafter erected all costs and attorney's iese incurred by seller in detending against any such liens; that business or construction and all locats and attorney's iese incurred by seller in detending against any such liens; that business or business of the seller in detending against any such liens; that business of the seller and then to the buyer as their respective interests may appear and all of the seller and then to the buyer as their respective interests may appear and all of the seller and then to the buyer as their respective interests or charges of the arising to the seller to buyer as their respective interests or charges of the premises in the seller on or subsequent to the debt secured by this contract and premises in the seller on or subsequent to the debt secured by this contract and premises in the seller on or subsequent to the due when said purchase prices insuring premises in the seller on or subsequent to the due when said purchase prices in the end there and then could be a subsequent to the due when said purchase prices in the subsequent and the seller on or subsequent to the due when said purchase prices in the end there and the could be a subsequent to the due when said purchase prices in the end the seller on or subsequent to the due when said purchase prices in the end there and tree and clear or the seller also agrees the when said purchase prices in the seller on the subsequent to the due when said purchase prices in the end there and tree and clear or the seller also agrees the when said purchase prices in the seller on or subsequent to the due when said purchase prices in the seller on the seller also agrees the when said purchase prices in the seller on or subsequent to the due when said purchase prices in the seller on the subsecond purchase prices in the seller on th
IO_Oregon 97627 SILLER'S NAME AND ADDRESS SetLER'S NAME AND ADDRESS SS. SetLER'S NAME AND ADDRESS Certify that the within instru- certify that the within instru- ment was received for record on the day of	The buyer shall be entitled to possession of said lands on is to years not in default under tief to possession of said lands on	the current tax year shall be prorated between the roperty described in this contract is in business or commercial purposes. at at all times buyer will keep the prevines and the buildings, now or hereafter erected all costs and attorney's iese incurred by seller in detending against any such liens; that business or construction and all locats and attorney's iese incurred by seller in detending against any such liens; that business or business of the seller in detending against any such liens; that business of the seller and then to the buyer as their respective interests may appear and all of the seller and then to the buyer as their respective interests may appear and all of the seller and then to the buyer as their respective interests or charges of the arising to the seller to buyer as their respective interests or charges of the premises in the seller on or subsequent to the debt secured by this contract and premises in the seller on or subsequent to the debt secured by this contract and premises in the seller on or subsequent to the due when said purchase prices insuring premises in the seller on or subsequent to the due when said purchase prices in the end there and then could be a subsequent to the due when said purchase prices in the subsequent and the seller on or subsequent to the due when said purchase prices in the end there and the could be a subsequent to the due when said purchase prices in the end the seller on or subsequent to the due when said purchase prices in the end there and tree and clear or the seller also agrees the when said purchase prices in the seller on the subsequent to the due when said purchase prices in the end there and tree and clear or the seller also agrees the when said purchase prices in the seller on or subsequent to the due when said purchase prices in the seller on the seller also agrees the when said purchase prices in the seller on or subsequent to the due when said purchase prices in the seller on the subsecond purchase prices in the seller on th
3 West L-6 Caster. Calif. 93536 BUVER'S NAME AND ADDRESS ment was received for record on the day of the second of the	The buyer shall be entitled to possession of said lands on jet of the object is a natural person, is do yer is not in delault under iterns of this contract. The buyer agrees the record is contract. The buyer agrees the record is contract. The buyer agrees the record is contract. The buyer agrees the record will not suid lands on	the current tax year shall be prorated between the property described in this contract is or business or commercial purposes. That at all times buyer will keep the premises and the buildings, now or hereafter erected all times buyer will keep the premises and the buildings, now or hereafter erected all water rents, public charges and municipal itera tree from construction and all water rents, public charges and municipal itera tree from construction and all water rents, public charges and municipal itera the format by selfer all the buildings, now or hereafter erected all water rents, public charges and municipal itera thereafter execution and all water rents, public charges and municipal itera which hereafter lawfully may be by fire (with extended coverage) in an amount not less than §
BUVER'S NAME AND ADDRESS SPACE RESERVED day of	The buyer shall be entitled to possession of said lands on the solution of the terms of this contract. The buyer agrees the term and saye the seller here and will not suffer on a trong part of the provide any may be upon said premises, all promptly below the same of any part there are one company, or hereafter received against said property, as well as a dimagnet or company or companies satisfactor the seller, with loss or damage to the seller agrees the terms of this seller, with loss or damage to the seller agrees that at seller's expense and with loss or admy the loss of the seller agrees that at seller's expense and within the seller agrees that an amount equal to said purchase price of this agreement, seller with be and agreement, seller and upon seller seller agrees and the buy there restricting and to be assignst free and comparing of the seller of the said easerment, seller agrees that at seller's expense and within the restrict with the seller restriction and the buy the seller restriction and the buy the seller agreement. Seller with the seller agreement, seller agrees that at seller's expense and within the restrict of a said purchase price of this agreement, seller with a seller seller agreement, seller with a seller agreement, seller with a seller agreement, seller with a seller section and the buy the seller agreement. Seller with a seller agreement, seller agr	the current tax year shall be prorated between the property described in this contract is or business or commercial purposes. That at all times buyer will keep the premises and the buildings, now or hereafter erected all times buyer will keep the premises and the buildings, now or hereafter erected all water rents, may is reasonable to that buyer will keep the premises there from control that buyer will keep the premises there for more thereafter erected all water rents, may is reasonable to the day of the second premises that at buyer is expense, buyer will insure and keep insured all the buyer shall be added to pay any such liens, costs, water rents, taxes or charges or to made shall be added to pay any such liens, costs, water rents, taxes or charges or to made shall be added to pay any such liens, costs, water rents, taxes or charges or to made shall be added to buyer as their respective secure by this contract and to the seller on the buyer as the or track at the seller on the seller on or subsequent to the date of this agreement, save and the taxes multicent deed conveying said premises in the seller on or subsequent to the date placed, permitted or the addet placed, permitted or on years, water rents and public charges or the track and the and clear of all menumbrances since said placed, permitted or on years, subsequent to the date placed, permitted or the one or assistent set. States place and public charges the the seller is a down and the taxes, municipal itens, water rents and public charges or sourced by the seller of on Regulation by making required disclosures; for this seller will then a Regulation by making required disclosures; for this seller and the Act and Regulation by making required disclosures; for this seller two making required disclosures; for this seller comply with the Act and Regulation by making required disclosures; for this seller of the Act and Regulation by making required disclosures; for this seller MUST comply with the Act and Regulation by making required disclosures; fo
Math River Acres FOR in book/reel/volume No	The buyer shall be entitled to possession of suid lands on	the current tax year shall be prorated between the property described in this contract is or business or commercial purposes. That at all times buyer will keep the premises and the buildings, now or hereafter erected all times buyer will keep the premises and the buildings, now or hereafter erected all water rents, public charges and municipal times the tree from construction and all water rents, public charges and municipal times the tree tree to construct and and the that all views expresses buyer will insure and keep insured all water rents, public charges and municipal time the tree from construction and all water rents, public charges and municipal time which hereafter lawfully may be that at buyer's expresses buyers will insure and keep insured all to the steller and then to the buyer's expresses buyer will insure and keep insured all to the buyer shall be added to an any such liens, costs, water rents, laxes or charges or to an amount not fess for rents farses or tharges or to the date become and the buyer as their respective inferests may appear and all or made shall be added to an any become a part of the date of this agreement, save and the assente of or contract. A premises in the seller on or sublicient downeying said premises in all guichase price is the farse and clear of all encomparies and date placed, permitted or or or buyer's the added the gate and the gates, municipal liens, water rents and public charges or sais unded by the on reverse. The MUST comply with the Act and Regulation by making required disclosures; for this seller list of a seller list of an additioned date of the seller is a first on the seller is and the Act and Regulation by making required disclosures; for this seller of or subjer charges or by making required disclosures; for this seller MUST comply with the Act and Regulation by making required disclosures; for this seller MUST comply with the Act and Regulation by making required disclosures; for this seller MUST comply with the Act and Regulation by making required di
Box 52 Page or as fee/file/instru- or as fee/file/instru- ment/microfilm/reception No	The buyer shall be entitled to possession of suid lands on The buyer shall be entitled to possession of suid lands on ter liens and save the seller arrow of this contract. The buyer agrees th per will pay all taxes hereafter levied against said reimburse seller for al posed upon said premises, all promptly before the same or any part there a company or companies satisfactory to the seller, with has payable firs a company or companies satisfactory to the seller, with has payable firs a company or companies satisfactory to the seller, with has payable firs a company or companies satisfactory to the seller, with has payable firs a company or companies satisfactory to the seller, with has payable firs a company or companies satisfactory to the seller, with a say payable firs a company or companies satisfactory to the seller, with any or any part there a company or companies satisfactory to the seller as soon and any payment as a mamount equal to said purchase and within the seller as the same or any rest. The seller agrees that at seller's expense and within the seller agrees that at seller's expense and within the said to said are buyers heirs and assigns, tree and clear of encumbrances are so of the dail buyer and further seller, excepting all liens and encumbrances created by the buyer (Continue GRTANT NOTICE: Delete, by lining out, whichever phrase and whichever we set use Stevens-News from No. 1319 or similar. amath River Acres D. box 52 ho. Oregon 9.7627 SELLER'S NAME AND ADDRESS LievyE. Smith & Cathy A. 5 West L-6 Caster. Calif. 93536	roperty described in this contract is roperty described in this contract is and a all times buyer will keep the premises and the buildings, now or hereafter erected at at all times buyer will keep the premises and the buildings, now or hereafter erected at at all times buyer will keep the premises and the buildings, now or hereafter erected at at all times buyer will keep the premises and the buildings, now or hereafter erected at at all times buyer will keep the premises and the buildings, now or hereafter erected at at all times buyer will keep the premises and the buildings, now or hereafter erected all vater rents is cas incurred by selfs in defending against any such liens, that bot become past due; that at buyer's expense, buyer will insure and keep insured all water rents in the selfer and the to the buyer as their respective interests may appear and all to the selfer and then to the buyer as their respective interests may appear and all to the selfer and the to pay any such liens, tots, water rents, taxes or charges or to a and able be added to and become a part of the debt secured by this contract and to the selfer tor. Buyer's breach of contract. So the daile hereof, selfer will furnish unto buyer a tille insurace policy insuring reasements now of record. If subsequent to the dato of this agreement, save and hereof and the taxes, municipal ilens, water rents and public charges so assumed by the food and the dation of conveying said path when said purchases ince is hereof and the taxes, municipal ilens, water rents and public charges so assumed by the one way assigns. STATE OF OREGON, State of OREGON, Certify that the within instru- ment was renowed with the key that the within instru-
NAME ADDRESS, ZIP. Intell./microfilm/reception No. inge is requested all tex statements shall be sent to the following address. Record of Deeds of said county. EY E. Smith & Cathy A. Witness my hand and seal of County affixed. West Li-6 NAME ADDRESS 200 NAME ADDRESS NAME ADDRESS 200	The buyer shall be entitled to possession of suid lands on the form in default under the terms of this contract. The buyer agrees the form in good condition and repair and will not suffer on permise agrees the form in good condition and repair and will not suffer on permitain any way on the seller here agrees the default under the terms of this contract. The buyer agrees the form in good condition and repair and will not suffer on permitain any way on the seller here agrees the default agrees the default of the seller on and repair and will not suffer on permits seller for any part there are will pay all taxes here after levied against said property, as well as a dividing now, or hereafter erected on said premises agrees on any part there a company or companies satisfactor to the seller, with loss prayable lits in bear interest at the rate aloresaid, without waiver, however, ol any right the sum of a posed upon seller agrees that at seller's expense and within a manount equal to said purchase price) this agreement, seller as an amount equal to said purchase price of this agreement, seller and uponted exceptions and the buyer rate dowever, ol any right the usual uponted exceptions and the buyer rate and the said easement, seller and uponted excepting all liens and encumbrances are the day the sum of the said encombrances are the day the sum of a said purchase price). The said easements, resulting and other restriction the day of the said easements and encumbrances are the day the buyer seller and the said easements and the buy through other seller, such and encumbrances are created by the buyer or, as such word is defined in the Truth-in-Lending Act and Regulation Z; the said excess the day of such as a such word is defined in the Truth-in-Lending Act and Regulation Z; the said excess the day of such as a such word is defined in the Truth-in tending Act and Regulation Z; the said excess the day of such as a such word is defined and the truth and ano such word and the buyer such as a such word is defined in the T	the current tax year shall be prorated between the transmission of the seler is a part of the seler is a seler of all of record, if any seler is and the date benefits and the seler is a seler of all of records in the seler is a seler of the seler is a construction of the seler is a seler of the seler is and the seler is a seler of the seler is and the seler is a seler of the seler is and the seler is a seler of the seler is and the seler is a seler of the seler is and the seler is and the seler is and the seler is and the seler is a seler of the seler is the
Witcess my hand and seal of <u>ey E. Smith & Cathy A.</u> <u>West L-6</u> <u>NAME ADDRES</u>	The buyer shall be entitled to possession of said lands on process is not in default under the terms of this contract. The buyer agrees the terms in this contract, the buyer agrees the terms of this contract. The buyer agrees the terms of this contract, the buyer agrees the terms of this contract. The buyer agrees the terms of this contract, the buyer agrees the terms of this contract. The buyer agrees the terms of this contract, the buyer agrees the terms and save the seller area of will not suffer on and reinform and	roperty described in this contract is roperty described in this contract is or business or commercial purposes. That at all times buyer will keep the premises and the buildings, now or hereafter erected at at all times buyer will keep the premises and the buildings, now or hereafter erected the costs and attorney is reas incurred by easily premises there from construction and all all water rents, public charges and multiplies which hereafter fawfully may be the costs and attorney is reas incurred by easily liens which hereafter fawfully may be all water rents, public charges and multiplies which hereafter fawfully may be by fire (with estended coverage) in an amount not less than \$ to the buyer shall be added to and become a preserve interests may appear and all to the seller and then to the buyer as their respective interests may appear and all to the seller in buyer's breach of contract. The buyer shall be added to and become a preserve that at buyer's breach of the date secured by this contract and to and shall be added to and become a preserve the save preserve and to an added to and become a preserve the save preserve and to the seller in the seller of buyer's breach of contract. The fail here of, seller will furnish unto buyer a title insurance policy insuring the account if any. Seller also agrees that when said purchase price is tractions and the tare; municipal liens, water rents and public charges so assumed by the of the seller is and sufficient deed conveying said premises in fee simple who the earter of and tree and electrol is any conveying said premises in fee seller is a seller MUST comply with the Act and Regulation by making required disclosures; for this STATE OF OREGON, Security of
aster: Calif: 93536	The buyer shall be entitled to possession of suid lands on the optimise of the dealt under the terms of this contract. The buyer agrees the term of a grant will not suffer on permise seller for an agree term and many and taxes becalier levied against said property sells as the term of the seller, with loss on damage to a company, or companies satisfactories the same or any part there a company or companies satisfactories the seller, with loss on damage to cure and pay nor contract the seller agrees and any new to be delivered to this seller as soon as insured. Now it be anount equal to said purchase price) may do so and any right the usual printed exceptions and the building and other restrictions and the building and other restrictions and the building and other restrictions and buyer, such as a seller secret of this agreement, seller with buyer and to said buyer and lurther excepting all lies and encumbrances and which we were the dury of such as a seller with a satifier secret secret of this agreement, seller with buyer and the buyer and the buyer and the buyer and lurther excepting all lies and encumbrances and which were were any excepting all lies and encumbrances and which were as the dury of such words by through or uner seller, excepting the such and the buyer and the buyer and the buyer and the buyer and were seller as the and the and and the and accompany and the buyer and the seller is the addition of the seller as a second any part of the seller as a second any part of the seller as a second any part of the seller as a second any part of the seller as a second any part of the seller as a second any the seller	The current tax year shall be prorated between the property described in this contract is or business or commercial purposes. That at all times buyer will keep the premises and the buildings, now or hereafter erected all vares reacting that buyer will keep the premises and the buildings, now or hereafter erected all water reats, may is reas incurred by select free from contract liens, that all times buyer will keep the premises and the buildings, now or hereafter erected all water reats, may is reas incurred by select free from contract liens, that all times buyer will keep that all buyers expense, buyer will insure and keep insured all water reats in the steller and then by the chardes and municir in defending against any such liens, costs, water rents, taxes or chardes or to buyer as their respective interests may appear and all to the steller and then by any beck liens, costs, water rents, taxes or chardes or to buyer a breach of conveying said premises in the seller on buyer as breach of conveying said premises in the seller on or subsequent to the date of this agreement, save and the or and the advite of all becaded or and become as and the fare subsequent to the date placed, permitted or the date placed part of the seller to all interviews and the fare subsequent to the date placed, permitted or or subsequent to the date placed, permitted or or or subsequent to the date placed, permitted or or or subsequent to the date placed, permitted or or or buyer's assigns. STATE OF OREGON, SS. STATE OF OREGON, SS. STATE OF OREGON, SS. STATE OF OREGON, SS. SPACE RESERVED Advection and Regulation by making required disclosures; for the seller with the Act and Regulation by making required disclosures; for the seller on or subsequent or record on the ment was received for record on the ment was the seller with the within instrumed by or look / reel / voltume No. SPACE RESERVED FOR in book/reel / voltune No.
NAME ADDRESS	The buyer shall be entitled to possession of subtandard purposes. The buyer shall be entitled to possession of suid lands on treen in good condition and repair and will not suffer on permit any wa prevent in and save the seller herein sol this contract. The buyer agrees the posed upon said premises, all promptly below the same or any part there a comparise satisfies therein the seller herein and repair and will not suffer on any mark there a comparise satisfies therein the seller herein and repair and will not suffer on any part there a comparise satisfies therein the seller may do so and any part there trees of maurance to be delivered try to the seller, with loss or damage to cure and pay for such insurance, the seller as soon as immired. Now it the seller agrees that at seller's expense and within the rest aloresaid, without waiver, however, of any right an amount equal to said purchase price may do so and any right the usual printed exceptions and the buyer and within their restrictions and the buyer and within the rest aloresaid, without waiver, however, of any right the sub prior such insurance. Excepting, however, it is said essenter, it was and any part seller agrees that all seller's expense and within and to said r, buyer shear agrees that all seller's expense and within and to said r, buyer shear request and upon surrelating and other restriction with buyer and lurther excepting all liens and encumbrances as of the will the usuber seller screpting all liens and encumbrances and whithever was to, use Stewers-Ness Form No. 1319 or similar. ORTANT NOTICE: Delete, by linking out, whichever phrose and whithever was to, use Stewers-Ness Form No. 1319 or similar. ORTANT NOTICE: Delete, by linking out, whichever phrose and whithever was to, use Stewers-Ness Form No. 1319 or similar. ORTANT NOTICE: Delete, by linking out, whichever phrose and whithever was to, use Stewers-Ness Form No. 1319 or similar. DELER'S NAME AND ADDRESS DELER'S NAME AND ADDRESS SELLER'S	roperty described in this contract is roperty described in this contract is that at all times buyer will keep the premises and the buildings, now on hereafter erected at at all times buyer will keep the premises and the buildings, now on hereafter erected at at all times buyer will keep the premises and the buildings, now on hereafter erected at at all times buyer will keep the premises and the buildings, now on hereafter erected at at all times buyer will keep the premises and the buildings, now on hereafter erected by the costs and thereory is easing in a smouth not less than \$
TITLE By	The buyer shall be entitled to possession of subtandard purposes. The buyer shall be entitled to possession of suid lands on the provide the solution and repair and will not suffer on permit any way provide a solution and repair and will not suffer on permit any way provide a solution and repair and will not suffer on permit any way provide a solution and repair and will not suffer on permit any way provide a solution and repair and will not suffer on permits seller for all possed upon said premises, all promptly below the same or any part there a comparise satisfactor the same or any part there a comparise solution insurance, the the seller, with loss or damage L cure and pay for such insurance, the the seller as soon as impired. Now it it bear interest at the rate aloresaid, without waiver, however, ol any right an amount equal to said purchase price and within an amount equal to said purchase price and within an amount equal to said purchase price of this addresent, soller will the subject address that at seller's expense and within an amount equal to said purchase price of this addresent, soller will be the usual and up interest and upon surrenialing and other restriction will paid and up inter seller, excepting, however, the said easements, with suby through or under seller, excepting all liess and encumbrances as of the will or, as such word is defined in the Truth-in-Lending Act and Regulation Z; the said amath River Acres 0. box 52 1.eye Smith & Cathy A. 5. West L-6 Caster. Calif. 93536 BUVER'S NAME AND ADDRESS settler's NAME AND ADDRESS settler's NAME AND ADDRESS 1.eye Solution to: math River Acres 0. oregon 97627 NAME, ADDRESS, ZIP. NAME, Statement shall be sent to the fault statement shall be sent to the fault statement shall be sent to the f	roperty described in this contract is roperty described in this contract is that at all times buyer will keep the premises and the buildings, now on hereafter erected at at all times buyer will keep the premises and the buildings, now on hereafter erected at at all times buyer will keep the premises and the buildings, now on hereafter erected at at all times buyer will keep the premises and the buildings, now on hereafter erected at at all times buyer will keep the premises and the buildings, now on hereafter erected by the costs and thereory is easing in a smouth not less than \$
Deputy	The buyer shall be entitled to possession of said lands on intermediation of the entitled to possession of said lands on intermediation and terms of this contract. The buyer agrees the terms of this contract, the buyer agrees the terms of this contract. The buyer agrees the terms of this contract, the buyer agrees the terms of this contract. The buyer agrees the term and say the seller here against said property, as well as a dood a premises, all promptly before the same of any part there a comparises to the diverse the terms of this seller, with loss or damage to contain insurance to be delivered by to the seller, with loss or damage to core and part of the seller as contained. Now it is bear interest at the rate aloresaid, without waiver, however, of any right the amount equal to said purchase price of this agreement, seller and and premises and and the buyer is a said to a said or a comparent being and on surrender of this agreement, seller and and any left the used of the seller agreement, seller and to a said any part there is a comparent set of the seller as contained by the buy for such as a manount equal to said purchase price unarketable title in and to said or be the seller agreement, seller will and up inted exceptions and the unarketable title and to said and up inted exceptions and the unarketable title and to said and up inted exceptions and the unarketable title and to said and up on seller seller excepting, however, the said easements, buy though or under seller excepting all blens and encumbrances as of the seller of the said easements, and the under the excepting all blens and encumbrances are created by the buy though or under seller excepting all blens and encumbrances are created by the buy though or under seller excepting all blens and encumbrances are created by the buy though or under seller excepting all blens and encumbrances are created by the buy though or under seller excepting all blens and encumbrances are created by the buy the seller to the seller. Continue of the seller is the	roperty described in this contract is roperty described in this contract is that at all times buyer will keep the premises and the buildings, now on hereafter erected at at all times buyer will keep the premises and the buildings, now on hereafter erected at at all times buyer will keep the premises and the buildings, now on hereafter erected at at all times buyer will keep the premises and the buildings, now on hereafter erected at at all times buyer will keep the premises and the buildings, now on hereafter erected by the costs and thereory is easing in a smouth not less than \$
	The buyer shall be entitled to possession of said lands on intermediation of the entitled to possession of said lands on intermediation and terms of this contract. The buyer agrees the terms of this contract, the buyer agrees the terms of this contract. The buyer agrees the terms of this contract, the buyer agrees the terms of this contract. The buyer agrees the term and say the seller here against said property, as well as a dood a premises, all promptly before the same of any part there a comparises to the diverse the terms of this seller, with loss or damage to contain insurance to be delivered by to the seller, with loss or damage to core and part of the seller as contained. Now it is bear interest at the rate aloresaid, without waiver, however, of any right the amount equal to said purchase price of this agreement, seller and and premises and and the buyer is a said to a said or a comparent being and on surrender of this agreement, seller and and any left the used of the seller agreement, seller and to a said any part there is a comparent set of the seller as contained by the buy for such as a manount equal to said purchase price unarketable title in and to said or be the seller agreement, seller will and up inted exceptions and the unarketable title and to said and up inted exceptions and the unarketable title and to said and up inted exceptions and the unarketable title and to said and up on seller seller excepting, however, the said easements, buy though or under seller excepting all blens and encumbrances as of the seller of the said easements, and the under the excepting all blens and encumbrances are created by the buy though or under seller excepting all blens and encumbrances are created by the buy though or under seller excepting all blens and encumbrances are created by the buy though or under seller excepting all blens and encumbrances are created by the buy though or under seller excepting all blens and encumbrances are created by the buy the seller to the seller. Continue of the seller is the	The current tax year shall be prorated between the property described in this contract is or business or commercial purposes. The of all times buyer will keep the premises and the buildings of or becaute elected the cost of the cost of the table of the second that buyer will keep the premises and the buildings of or becaute attends by the cost of the second that buyer will keep the premises and the buildings of the cost of the second that buyer will keep the premises and the buildings of the cost of the second that buyer will be becaute the second the second that the the buyer will be cost of the second that buyer is the origination and all the cost of the second that buyer as their respective interests may appear and all of the seller on the buyer as their respective interests may appear and all or arising to the seller for buyer as their respective interests may appear and all or and shall be added to and any such liens, costs, walt is agreements of the seller for buyer as their insurance policy insuring the seller on or subsequent into buyer at the insurance policy insuring the seller on or subsequent when said purchases in fee simple which are of all neurobranees and public charges and the seller on dress and preventes in the seller on the seller on dress and preventes in the seller second it any. Seller allo the date of all second public charges or assumed by disclosures; for this agreement of the seller on a subsequent was received for record on the day of or (B) is net opplicable. If warranty (A) is applicable and if the seller is a second of any second received for record on the day of or as second the day of the seller in the seller is of all metaboling required disclosures; for this affect of all more applicable. If warranty (A) is applicable and if the seller is the seller is a second of the seller of all second prevents and preventses of all second prevents and prevents and prevents a

20755

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: Sec. Sec.

 $\mathcal{A}_{k}^{(1)}(1) \rightarrow \mathbb{C}$ The state of

0

sever segue als togé

·I

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 t hereunder 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 success such provision, or as a waiver of the provision itsell. no way affect seller's succeeding breach of right andreter, Calde, .00,000

and the first of the second second

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 16,900.00 However, the technic tech

altorney'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 singular 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 make the provisions hereod 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 under-

signed 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. \mathcal{A}

i Barre - Alas Barras en la cual de la cual d Característica de la cual de la cu	Clarly E. South
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPER SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLI	ELAND VII DIMIII AMITTA
USE LAWS AND REGULATIONS BEFORE SIGNING OR ACC THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE T PROPERTY SHOULD CHECK WITH THE APPROPRIATE CI	EPTING A AMARTIN ANTIMA
PROPERTY SHOULD CHECK WITH THE APPROPRIATE CI	TY OR Altomatin Maren ung
COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED US	ES. H. Derher (Rooling)
n na sense na sense Na sense na sense na Na sense na sense	
BUYER: Comply with ORS 93.905 at seq prior to exercising this remedy.	
(OTE—The sentence between the symbols (), if not opplicable, should be	deleted: See ORS 93.030. Astronom Constraints and the second second second second second second second second s
If executed by a corporation	사이가 가장 AMM 에 가장 상품했다. 한 사람은 사람은 사람과 2000년 10월
offix corporate seal)	
If the signer of the above is a corporation, use the form of acknowledgment opposite.)	applies a traditional first the free street of the start of the start of the
TATE OF OREGON,	STATE OF OREGON,
County of	County of Klamath }55.
This instrument was acknowledged before me on	This instrument was acknowledged before me on October 30,
19	1989 by EQ Shipsey
ини у 19, ЮУ население и на селение и н Селение и селение и на селение и н	
VER RECEIPTION REPORTS	as paramer of Lamath Swer all
the weight for the weight from the weight for the first	
ther for the many second and the community of	and processing provide the second state of the second second second second second second second second second s
Notary Public for Oregon	Notary Public for Oregon Satricia a Chanwerse 47)
SEAL) My commission expires:	
my commission expires.	My commission expires: 10 22-93 PATRICIA A. CHANEY
ORS 93.635 (1) All instruments contracting to convey fee ti executed and the parties are bound, shall be acknowledged, in th yed. Such instruments, or a memorandum thereof, shall be reco	tle to any real property, at a time the the provided for acknowled ment of acknowled
ENERAL ACKNOWLEDGMENT	
State of California	On this the day of CHOVER 1989 before me,
1 Martiss.	KAPPAI ATOH
County of ADS /T/DELED	<u></u> ,
	the undersigned Notary Public, personally appeared
n an	Hopland Smith & Cathe Abank
	TARLEY C. SITITA & ALAY A. SMAN
	E personally known to me
PERSONAL CONTRACTOR OF THE PERSON OF THE PER	□ proved to me on the basis of satisfactory evidence
OFFICIAL SEAL KAREN HOLT	to be the person(s) whose name(s) <u>SARE</u> subscribed to the
N 62 NOTARY PUBLIC CALIFORNIA	within instrument, and acknowledged that they executed it.
LOS ANGELES COUNTY	WITNESS my hand and official seak
Hy Commission Expires Sept. 13, 1993	
Concercion and the concercion of the concercion	
그는 말했다. 이는 것 같아요. 이 것 같아요. 한 것 같아요. 한 것이 같아요.	MILCIA HOLD
	AUEN HOLF
	Notary's Signature
	Notary's Signature
ATE OF OREGON: COUNTY OF KLAMATH:	Notary's Signature ss.
에는 것 같아요. 이번 가지 않는 것 같아. 가지 않는 것 같은 것은 것 같아요. 가지 않는 것 같아. 같이 같아요. 이번 것 같아요.	ss.
ed for record at request ofKlamath Rive	ss. er Acres he 30th
ed for record at request of <u>Klamath Rive</u>	ss. <u>er Acres</u> the <u>30th</u> day <u>11:10</u> o'clock <u>A</u> M., and duly recorded in Vol. <u>M89</u> ,
ed for record at request ofKlamath Rive	ss. <u>er Acres</u> the <u>30th</u> day <u>11:10</u> o'clock <u>A.M.</u> , and duly recorded in Vol. <u>M89</u> , on Page <u>20754</u> .
led for record at request of <u>Klamath Rive</u> <u>Oct.</u> A.D., 19 <u>89</u> at <u>1</u>	ss. <u>er Acres</u> the <u>30th</u> day <u>11:10</u> o'clock <u>A.M.</u> , and duly recorded in Vol. <u>M89</u> ,