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The buyer warrants to and operate with the other start and the start was	shall be prorated between the
(3) for an organization or (even it buyer is a setural purpose).	
The buyer shall be entitled to possession of usid lends on, 19 uyer is not in default under the terms of this confuset. The buyer agrees that at all times buyer will keep the premises a bearon, in good cordition and repair and will not sulfur or permit any waste or strip thereof; that buyer will keep the the liens and save the seller harmless therefrom and numburs seller for all costs and attorney's lees incurred by seller inpr will pay all laurs hereafter levied against wild projety, as well as all water rents, public charges and municip inpresed upon said vernises, all promptly before the same or any part thereof become past due; that at buyer's expen- ibling and any or buyets.	and may relain such possession so long as and the buildings, now or herealter erected id premises tree from construction and al i and delending against any such liens; than al liens which herealter lawfully may b se, buyer will insure and keep insured al
In a company or companies assistatory to the selfer, with loss or damage by lire (with extended coverage) in an amore a company or companies assistatory to the selfer, with loss payable first to the seller and then to the buyer as the volkies of insurance to be delivered to the selfer as soon as insured. Now it the buyer shall lait to pay any such liens rocure and pay for such insurance, the selfer may do so and any payment we made shall be added to and become a par hall be an interest at the rate aforeguid, without waiver. I owners of any vicity with to the other buyer shall be added to and become a par hall be an interest at the rate aforeguid, without waiver. I owners of any vicity with to the other buyer shall be added to and become a part and the self of the selfer selfer as a soon as an any payment we have the selfer to the selfer t	ount not less that in the second of the seco
The seller advers that at seller's expense and within 30. days the answer to be been of buyer's breach of in an amount equal to said purchase price) mark stable title in and to said premises in the seller on or subsequent teet the usual printed exceptions and the building and other restrictions and easements now of record, if any. Seller al ally paid and upon request and upon surender of this agreement, seller will deliver a good and sufficient deed conve upyr, buyer's here and teer and clear of encumivances as of the duts hereof and iree and clear of all encumbr his up to the seller or under seller, sitepting, how or, the said easements, restrictions and the taxes, numicipal liens, we have and burthet excepting all litra and encumivances to created by the buyer or buyer's asigns.	into buyer a title insurance policy insuring to the date of this agreement, save and so agrees that when said purchase price is ying said premises in lee simple unto the arces since said date placed, permitted o
INVORTANT NOTICE: Delete, by Italen est, whicher is plants and whichever recranity (A) or (B) is not applicable. If warrant weller, as such word in deflased in the Truth-In-Lending Ad and Regulation Z, the seller MUST comply with the At and Regula express, use Stavens-Nets Form No. 1319 or similar.	mty (A) is applicable and if the seller is a ition by making required disclosures; for this
Roy M. and Ethel B. Manley STATE O.	F OREGON,
- Roy M. and Ethiel B. Manley STATE O.	of
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.... 11864 @ And it is understood and agreat be'ven said parties that time is of the ssance of this contract, and in case the buyer shall fail to make the payments option abult have the following ights if J'i to declare this contract mult not over a state of the sole of The buyer further agrees that is lure by the seller at any time to require performance by the buyer of any provision hereof shall in no way allect seller's right hereunder to enforce the same, not shall any wiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself. Buyers to agree that sellers to have lifetime occupancy during their life time. Sellers agree that upon the death of the last person surviving that the balance ored on this contract will be canceled and no claims by any other person or persons will be valid towards the balance. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$30,000,00. However, the actual consideration consists of or includes other property or value fiven er promised which is part of the consideration (indicate which). In case suit or action is instituted to foreclose this contract or to enforce any provision hereol, the losing party in said suit or action agrees to pay such its foreclose the provision of the train of the losing party in said suit or action agrees to pay such actorney's less on such appeal is taken from any actorney's less on such appeal. In construing this contract, it is undershould that the seller of the buyer may be more than one person or a corporation; that if the context so requires, the inducar provisions have 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 hereof apply equally to corporations and to individuals. This agreement shall bind and invite 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. THIS INSTRUMENT WILL NOT ALLOV USE OF THE PROPERTY DE-SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS, BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACOUPTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VENEY APPROVED USES. NOTE-The sentence between the symbols (), if not applicable, should be deleted. Ses OKS 93.030). (If executed by a corporation, affix corporate seal) 人名美国德 (If the signer of the above is a corporation, use the form at acknowledgment appeals.) 化罐子炉 化消耗 资料出版 STATE OF OREGON, County of Klamath STATE OF OREGON,) 35. 0 County of This instrument was acknowledged before me one June 1 19 Roy M. and-Ethel E. Manley **a**s and Wayne G. Henderson & Jeri R. Henderson (SEAL) My commission expires: AUg. 24, 1989 - Andreas and a second second (SEAL) Notary Public for Oregon My commission expires: (SEAL) ORS \$2.635 (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 cuted and the parties are bound, shall be unknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-Such instruments, or a memorandum thursof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parexe Such instruments, or a memorandum thurself, shall be recorded by the conveyor not later than 15 days such instruments, or a memorandum thurself, shall be recorded by the conveyor not later than 15 days re bound thereby. ORS \$3.990(3) Violation of ORS \$3.535 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) MADALINE DEPUY NOTARY PUBLIC-OREGON My Commission Expires August 24, 1989 STATE OF OREGON: COUNTY OF KLAMATH: \$5. Filed for record at request of nf A.D., 19 90 at 11:35 June the 18th o'clock <u>A</u> M., and duly recorded in Vol. day of Deeds M90 on Page <u>11863</u> Evelyn Biehn - County Clerk FEE \$33.00 By Y Pauline muliendere kan di jina. Nga kata A. gran Ϋ́́ε. in the second le y s lie, 10.00510 jaste de Ar in see in s Transpirs 不能性情况的一种情况和正常的 建筑的设计

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