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and DIA	NE.K.B	ANOS AND	PAMELA K	ALLS, ORE. MATHIS		, he	reinafter call	ed the seller
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LOT #12				UTES LAND	uniy, State			, to-wit:
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		SUBJECI	TO PUBLI	C UTILITY H	ASEMENT	s.		
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		ROADWAY	AND ACCES	SS TO PARCE	IS #14,	#15 and	#16.	UAL
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And it is understood and agreed between and parties that time is of the essence of this contract, and in required, or any of them, purchally within 30 days of the time limited therefor, or fail to keep any agrees shall have the following rights: (1) To declare the iontract cancelled for default and null and void, and to declare the purchaser's rights h sums previously paid hereinder by the buyer's (3) To declare the wole unpaid principal balance of add purchase price with the interest thermon at once (3) To foreclose this contract by suit in equity. shall tail to mai sined, then the the payments

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(2) To declare the whole unpaid principal balance of said purchase price with the interest therson at once due and payable; and/or (3) To fevelose this contract by suit in equity. In any of such cases, all rights and interest created or then existing in lavor of the buyer as against the selice hersunder shall utterly cases and the right is possession of the premises above described and all other rights acquired by the buyer hersunder shall revert to an event of such example; and/or itry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation on comparestion had maller without any ect of targ, or any other act of said seller to be performed and without any right of the buyer of return, reclamation on comparestion had precised and all other is and the source of such actions and the right and perfectly as it this contract such against the source source of the said seller to be performed and without any right of the buyer of return, reclamation on comparestion had precised such default all pay-bale. And the said seller, in case of such default, shall have the right immediately, or at any time thereatter, to enter upon the land up the two of such said of law, and take immediate postession thereof, together with all the improvements and apputtenence thereon or thereto belonging. to . re-ent. the purch rents th rit.

The buyer further agrees that tailure by the eller at any time to require performance by the buyer of any provision hereof shall in no way affect seller's tereinder to enforce the same, nor shall any waiver by sa ' seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of sch provision, or as a waiver of the provision itself. • 6.9.18 ÷ . ..\*

The true and ectual consideration paid for this transfer, stated in terms of dollars, is a provide the consideration property or value given or promised which is the whole on includes other property or value given or promised which is the whole on includes other property or value given or promised which is the whole on includes other property or value given or promised which is the whole on the trial court may adjudg researches the contract or to enforce any provision hereol, the losing party in eaid suit or action agrees to pay such is the state of the trial court may adjudg researches at atoms is at some of the state of the trial court may adjudg researches a stormey's less to be allowed the prevailing party in eaid suit or action and it an appeal is taken from any attorney's less on such speel. 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 to 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 This agreement shall bind and imure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, the transiter provision shall be taken to mean and include the singular provision 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 This agreement shall bind and imure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, the 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 name to be signed and its seal affixed by an officer or other person duly authorized to do so by order of its board of directors.

THIS INSTRUMENT WILL NOT ALLOW 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 ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

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\* SELLER: Comply with ORS 93.905 at say prior is exercising this remady. NOTE—The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030.

(If executed by a corporation, affix corporate seal)

STATE OF OREGON,

(5£71.)'''

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(If the signer of the above is a corporation, use the form of acknowledgment opposite.)

STATE OF OREGON, SS. County of Klamath

Filed for record at request of:

county of Klamath ) 33. may Jhn This instrument was acknowledged before me ..... 19% Schoonover m. à Notary Public tor Oregon

Aspen title Co. 9th on this May A.D., 19 91 \_ day of \_ at <u>3:33</u> P.M. and duly recorded \_ o'clock \_ \_ of \_\_\_\_\_ Page \_\_\_\_\_ 8791 in Vol. \_\_\_\_\_\_\_\_ Evelyn Biehn County Clerk By Qauline Mulende Deputy. Thy contrainsion expires: 9-20-93 Fee. \$33.00 IAL)

-ORD 93.500

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