		326	37		CON	TRACT-REAL E	STATE V(	01. <u>M91</u>	Page 14:	
	Fine			Made this	7th	đay of	June	•	<i>, 19</i> .91,	between
	× <u>(</u> [[]"	CATHY	COGAR				RE U	<b>1</b> , he	reinafter called t	he seller,
	and .	Richa	rd and Ma	ry Clemm	<u>er, husba</u>	nd and w	.1e	, her	einafter called ti erein contained, following describ	he buyer, the seller
	agrees and p	to sell unt	o the buyer	r and the bi	iyer agrees th	to purchas.	from the selle County, State of Klamath Fal	ofOre	jon AC	ed lands , to-wit:
2 Har is sill be	herei	nafter called of, the receip to the orde	d the purch of where of i r of the sel	hase price, c	h which \$ knowledged mes and in	by the selle	wentyTwo has r; the buyer ag s as follows, to-	rees to pay th	lars (\$17.,822. the time of the he balance of said	.00), execution I purchase
	cent the n he is there other that be in	e said purchase per annum fror ninimum regulau ISt The buyer sh not in default no, in good con Turns and sure he will pay all uposed upon sai	price may be payments abo all be entitled a under the term dition and repa the selfer harr taxes hereafter d premises, all hereafter ereft	paid at any im 1St ve required. Ta 	said lands on t. The buyer a sulfer or perm and reimburse said property, a the same or a sep against loss	until paid, inte mises lor the cu May 31 grees that at all at any waste or swell as all w y part thereof or damage by 1	times he will keep to stime the will keep to stime the will keep to stime thereof: that he stime thereof: that he become past due: that ine rwith extended co ine the stended co that to	nthly recrated between 1 1991, and a he premises and t will keep sid p 5 incurred by hin reces and numicipation at at buyer's exper- verage) in an arms be buyer as thei	the parties hereto as o may retain such posse he buildings, now or l remises here from cons a in detending against a liens which hereaft- ense, he will insure a ount not lives than \$ is respective interests	and included in ng included in l JUNE seion so long as include the second truction and all any such liens, r haw fully may and keep insured may appear allo
	n A all p or te contr reco	company or to adicies of insura procure and p act and shall t	nce to Le deliv ag for such in- tear interest at cribed premises 1ª, Mortgage*,	ered to the selle urance, the selle the rate aloresa are now subjec Miscellaneous? 1	r as soon as in r may do so ai id, without wai t to a contract	sured, Now II i nd any payment ver, however, of or a mortgage	so made shall be ac any right arising to (the word mortgage cerl/volume No. ich hereby is made)	lded to and become the seller for buy as used herein incono on on which the ut	me a part of the dobt cer's breach of contrac- cludes within its meaning pake npaid principal balance	ng a trust deed) thereof or a thereof at thi
	time less the suid	is \$ 7,65 than \$ 20 times required seller include ta installments \$	0.00 5.00 pe for said payme xes or insurance paid applicable	and no me r month nts and to keep e premiums on e to taxes and i	said contract aid described p nsurance premi	ller agrees to pa or mortgage fre remises, the buy ums; should the or mortgage to	er agrees on seller's of seller for any reason be paid or otherwise	o become due on d any of the inst demand forthwith n perniit said con perform said con	91 , payable in in- said contract or mort allments on said nort to repay to the selled tract or mortfage to tract or mortfage and unsuant to the terms unto buyer a title in-	tage promptly a gage so paid b r that portion t be or become i the buyer sha of this contrac
	sand and also vev thr/ the	The seller a ng (in an amore except the usu agrees that wh ing said premiss migh or under : buyer and furt	grees that at h int equal to sai al printed exce, nen said purcha is in tee simple seller, excepting a her excepting a	is expense and v id purchase price ptions and the 1 se price is fully unto the buyer, , however, the s if fiens and enc	within 50 e) marketable is building and ot paid and upon his heirs and is said easements umbrances crea	title in and to her restrictions request and up issigns, free and and restrictions, ted by the buy (Continued ou	aid premises in the se- nud easements now of in surrender of this a clear of all encumb and the taxes, munic er or his assigns. a reverse) (A) or (B) is net appli	-Her on or subsequirecture, if any, an ingreement, he will irances since said cipal liens, water if cable. If womanly	ant to the date of the af the said contract of deliver a good and su date placed, permitte rents and public charge (A) is opplicable and if	mortgage. Sell flicient deed co d or arising b es so assumed t seller is a credite
	•1N 03 030	PORTANT NOTIC such word is defi Stevens-Ness For	E: Delete, by lin ined in the Truth m No. 1308 or	ing out, whichev -in-Lending Act a similar. If the co	er phrase and w nd Regulation Z, ntract becomes a	the seller MUST first lien to find	comply with the Act on nce the purchase of a t			or similar.
		572 K1a	29 Altamo amath Fal	es, Inc. nt Dr. 1s, OR 9 Mary Clo	7603 E55	······································		County o I ce	F OREGON, of rtify that the w received for re	vithin instru- cord on th
	Af	51 K1	36,S. Six amath Fal	th St. 1s, OR 9	760 <b>3</b>		SPACE RESERVED FOR RECORDER'S USE	at in book/re	of	and recorde 
			Klamath #256	tle Company County 34-KR e. address, zip atements shall be				Record of Wit County af	Deeds of said & ness my hand fixed.	unty. and seal
	Ur			yer				NAME		
				E. ADDRESS, ZIP	·····			By		Depi

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 $\left\langle \frac{1}{2} \frac{1}{2} \right\rangle$ 

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 his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with the seller at his contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with the seller at his contract of the scontract null and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable. (3) to withdraw said deed and other documents from escow and/or (4) to foreclose this contract by suit in acquired by the buyer hereunder shall trevert to and revest in said termine and the right to the possession of the premises above described and all other tights of the buyer of teturn, reclamation or compensation for the premises above described and all other tights at this contract such payments had never been made; and in solut any act of re-entry, or any other act of said seller to be performed and without any right of the buyer of teturn, reclamation or compensation for moreys paid on account of the purchase of said property as absolutely, fully and perfectly as it this contract and such payments thereadier, to enter upon primes built delawalt. And the said seller, in case of such delawalt, shall have the right immediately, or at any time thereadier, to enter upon prevented adoresaid, without any process of law, and take immediate possession of the improvements and apputenances thereon or thereto below. The buyer further agrees that lail up on were attent his contract. The buyer further agrees that lail to make any time to require performance by the buyer of any nowision hered shall in no were attent his

the land aloresaid, without any process of law, and take immediate possession inerror, together, which an the important and provision hereof shall in no way affect his belonging. The buyer further afrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his right 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 succeeding breach of any such provision, or as a waiver of the provision itself.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ Thewever, the actual consideration consists of the consideration (indicate which). The dot includes other property or value given or promised which is the whole enforce any provision hereof, the losing party in said suit or action agrees to pay such in care suit or action is instituted to foreclose this contract or to be allowed the prevailing party in said suit or action and if an appeal is taken from any judgment or decree of such trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing party is attorney's less on such appeal. In construing this contract, it is understood that the selfer or the house such loss of the court of the construing this contract, it is understood that the selfer or the house such loss of the court of the construing this contract, it is understood that the selfer or the house such loss of the court of the court of the construing this contract, it is understood that the selfer or the house such loss of the court of the c

party's attorney's lees on such appeal. In constraint 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 required, the singular pronoun shall be taken to mean and include the plural, the nusculine, the teninine and the neuter, and that generally all grammatical charges shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. The singular pronoun shall bind and inure to the benefit of as the circumstances may require, not only the immediate parties hereto but their respective This agreement shall bind and inure to the benefit of as the circumstances may require, not only the immediate parties hereto but their respective the state of the state of the personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; 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 of-

ficers duly authorized thereunto by order of its board of directors. Lichury

Richard Clemmer 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. Mary Clemmer, Inc. Tillin Copre NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). By: Klamath STATE OF OREGON, County of .... 1991 June 7 STATE OF OREGON, County of Klamath Personally appeared Cathery Coga and 1 88. JUIC 7, 1991 who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared, the above named. RICHALL (CENTING) MANY (LENTING) president and that the latter is the and that the seal attived to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its roluntary act and deed. Before may full full full and the said instrument of the solution of the said of the and acknowledged the toregoing instru-ment to be this of the toregoing instrun) fore and ic y Bliore 1 (OFFICIAL - 0 Notary Public for Oregon SEAL) My commission expires: 6/5/92 Notary Public for Oregon My commission expires 6/8/92 ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument reuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-ire bound thereby. re bound thereby. ORS 93.990(3) Violation of GAS 93.635 is punishable, upon conviction, by a fine of not more than \$100. veyed. (DESCRIPTION CONTINUED) State of Oregon July 29\_\_\_\_, 1991 County of Klamath voluntary act and

Personally appeared the above named <u>CATHY COGAR</u> and acknowledged the foregoing instrument to be her · / .. <u>.</u>\_\_\_ deed.

WITNESS My hand and official seal.

Notary Public for Oregon

the second se

My Commission expires: 11/16/91

Filed for record at request of:

STATE OF OREGON,

County of Klamath

(seal)

SS.

<u>Mountain Title Co.</u> on this <u>31st</u> day of <u>July</u> A.D., 19 <u>91</u> o'clock <u>A</u>M. and duly recorded 11:24 M91 of Deeds Page 14959 at . in Vol. Evelyn Biehn County Clerk By <u>Ilectini Mulendar</u> Deputy.

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