- ASPEN 373 CONTRACT. Made this 23 day of JULY day of July and U.K. Weatherfold , between , hereinafter called the seller, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller Tox Pariel R-3711-015 B-00600 commonly referenced to as Klamath Forest Estates Hany 66 Uni F #1 Lot 16 Bilk 4 So and a second E $\begin{array}{c} (1+1) \left\{ 1+1 \\ 1$ E S 5 tor the sum of <u>NINE</u> <u>HNUSGIE</u> <u>MIRE</u> <u>MURE</u> day of each month hereafter beginning with the month of Septemble and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all de-ferred balances of said purchase price shall bear interest at the rate of ______ per cent per annum from ______ August 5 991 until paid, interest to be paid Month y and * { in addition to being included if the minimum monthly payments above required. Taxes on said premises for the cutrent tax year shall be prorated between the The buyer warrants to and covenants with the sel or that the real property described in this contract is (A) primerily for buyer's personal, lamity or howschild purposes. The buyer shall be entitled to possession of said inde on: Au 0 5 thereon, in food could under the terms of this contract. I had on: Au 0 5 thereon, in food could under the terms of this contract. I had on: Au 0 5 thereon, in food could under the terms of this contract. I had on: Au 0 5 thereon, in food could under the terms of this contract. I had on: Au 0 5 thereon, in food could under the terms of this contract. I had on: Au 0 5 thereon, in food could under the terms of this contract. I had one already already that buyer will here the seller hardless therefore and the buildings, now or increative rectain thereon, in good could under the terms of this contract. I had one of already the seller of the buyer is and the buildings, now or increative rectain thereon, in good could be seller harmless therefore and the food will not seller for all coaks and altorney's fees incurred by seller in discling allows and sell imposed upon said premies, all promptly before the same or any part thereof become part due; that at buyer's expense, buyer will have and here insure and here lives a date in the seller lawfully, may be wuilding the selfer articles of the term in the or any part thereof become part due; that at buyer's expense, buyer will have and keep insured all wuilding the selfer articles of the selfer lawfully may be buildings now or hersalter eracted on said premises adainst lors or damage by lire i with stranded coverage) in an amount not less (hum 3 in a company or companies satisfactory to the seller, with loss or damage by lire i with stranded coverage) in an amount not less (hum 3 policies of insurance to be delivered to the seller, with loss payable first to the seller and then to the buyer as their respective interests may app policies of insurance to be delivered to the seller as soon as insured. Now if the bayer shell dail to pay any such lister respective interests may app shall bear interest at the rate eloresaid, without waiver, is weren, of any right arising to the seller for buyer's breach of contract. shall bear interest at the rate eloreasid, without waiver, in wever, of any right arising to the seller for buyer's breach of contract, The seller agrees that at seller's expense and within 21 (in an amount equal to said purchase price) marketable title in and to days from the date hereot, seller will furnish unto buyer a title insurance policy insu-fully paid and upon request and the building and other estrictions and essentants now accord, if any. Seller also agrees that the agreement, save arising by, through or under seller, excepting, however, the said essentents, restrictions and the state, insurance policy insu-arising by, through or under seller, excepting, however, the said essentents, restrictions and the states, municipal liens, water rents and public charges so assumed (Continued on toverse) * IMPORTANT NOTICE: Delete, by lining est, whichever phrees and whichever warranty (A) ar (B) is not applicable. If warranty (A) is applicable and if the seller is a such word is defined in the Truthin-Londing Act and Bern lesion Z, the seller # UST comply with the Act and Regulation by making required disclosures; for this William Alston Californica 1909 mee - Way SAC 04 95822 STATE OF OREGON County of ... Vikki Weatherford X certify that the within instru-930 Alamos Ave 54 C CA 9581 ment was received for record on the 95815 day 2. NAME AND ADDRES fier recording return to CE RESERVER in book/seel/volume No..... Vitki Weatherford 930 Hames Ave FOR ATE on Page RDER'S USP AVE SOLS NATE ADDRES ment/microfilm/reception No. Stc Ct Record of Deeds of said county. Until a change is requested all four statements shall be Vikki Weather ford 930 Alamos Ave StC of 95015 NAME, ADDRESS, ZIP Witness my hand and seal of to shall be sent to the for County affixed. NAME Br ... Deputy

. .

man. Alerian aleri

18699

am

And it is understood and agreed between usid parties that time is of the essence of this contract, and in case the burne shall tail to enable the gapment's above required, or any of them, punctually within 20 cars of the time limited thereids, or fed its keep any agreement herein contained, then the seller at asiler's option shall have the following rights: (1) To declare this contract cancelled for ideaut: and null and void; and to declare the purchase's rights incided and the doin extinguished, and to estain sums previously paid hereunder by the three? (3) To declare this contract cancelled for ideaut: and null and void; and to declare the purchase's rights incided and the doin extinguished, and to estain sums previously paid hereunder by the three? (3) To declare the whole unpaid principal balance of said purchase (3) To declare the whole infaret created or then estains in faror of the bayer as gainst the oaller hereunder by all within a state of the new of the bayer as a first with the state as and the oast as and for and there are an of the previously paid hereunder by all in equity. (3) To declare the whole unpaid principal balance of said purchase (3) To declare the whole inferent created or then estating in faror of the bayer as gainst the oaller hereunder shell utterly create and the right to the possession of the premises above described and all other rights acquare and who the bayer for the said traver is and for one or such as account of the purchase of said property as abclutely, fully and perfectly as if this statement and such payments had mean the adde premises up to the fine of such described in the object of said severable, and the said seller is the described in the of the object of a state mean the said seller. To be performed by and belong to said severable and mean theoremether, and the contrast are to be returned bay and balant and mean theorem for adde premises up to the fine of sath default. And the said seller, in case of such default, shell have the right are alway at an any time ther

The buyer further agrees that failure by the solier at any time to require performance by the huwer of any provision hereof shall in no way allect ether's recunder 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 ch provision, or as a waiver of the provisis i itsell.

IN WITNESS WHEREOF, said parties have executed this instrument in cuplicate; 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.

286518

19 14 14

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE INGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OF COUNTY PLANNING DEPARTMENT. TO VERITY APPROVED USES. 100 · EUYER: Comply with ORS 93.905 of see prior to a artisis a this NOTE-The sentimes between the symbols (), if not restlic bie, chould be deleter, See CHS \$2.033. 上磁器 (If executed by a corporation, offix corporate seal) (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON. STATE OF OREGON. County of Sacramento 3 88. This instrument was acknowledged before no on This instrument was scknowledged before me on **, by** 211 11 10 91, by 19 July 23 Cindy E. Arroyo for William Joseph Alston of Ű 1 pili California Notery Public for Oregon (SEAL) (SEAL) My commission expires: My commission expires: 7-12-94 12 ORS 93.635 (1) All instruments contracting to convey fee tills is any real property, at a time more than 12 months from the date that the instrument is executed and the parties are bound, shall be acknowledged, in the numers provided for acknowledgement of deeds, by the conveyor of the tills to be con-veyed. Such instruments, or a memorandum likersol, shall be recorded by the conveyor at later than 15 days after the instrument is executed and the par-ties are bound thereby.

	ORS 93.900(3) Violation of ORS 93.933	· Junisheric, Juni Col	. استیمانیاستس ر
	A49933939393939393935383899	(DESCINPTION CONTINUED)	
88	1 AS ANALE ABAR		
말뜻	CINDY E ARRO	. · · · · · · · · · · · · · · · · · · ·	147 - 1 to 1
进行	NOTARY PUBL		가 있지? 여러 가지 않는 것 이 같은 데이 가지?
12	SACRAMENTO COUNTY, CALIF		
	2011 🔻 그 영문의 그렇는 데 관계에 많이 있는 것이 있는 것 않는 것 같아요. 이 문제 한 것	マクション・コント 素がなりない 教授物的ない 素が物がり いっせい みたいとう ション・ション・ション アード・アード ション せいりょう しょうしょうしょう しょうしょう しょうしょう	
	My Commission Expires July 1		n de la tradición de la composition Referencia de Seconda de la composition

	·····································	机运输 使教育性 化合物合物 化二氯化物 化二氯化物 化合物合物 化合物合物合物合物合物合物 化合物 经收益 化二氯化物合物 化分析 化分析 化合物合物 教育者 医教育教育 医神经管理学 化二氯化物 化合物合物合物合物合物合物合物合物合物合物合物合物合物合物合物合物合物合物	n gesterget (d. Stans verster de
	한 동일은 비행한 것은 것이 한 것을 수 있는 것을 수 있다.	an a	

STATE OF OREGON: COUNTY OF KLAMATH: SS.

17th day Aspen Title Co. _ the _ Sept. A.D., 9 91 at 10:50 o'clock A.M., and duly recorded in Vol. M91 Filed for record at request of _ of _____ _ on Page _____18698____ Deeds of Evelyn Blehn County Clerk By Saulene Duckemplitte FEE \$33.00 1992년 1983 1993년 1993 1 on the first provide the same of the second s and a second **派行队** 1.1