3490	GONTEACT-BEAL ESTATE-RE HAY	Tariner's (Individual a	Corporate) (Testing Landing La	0-3327-43-39
THIS (CONTRACT Mada Ab	6th	/3537	Vol. m91 Page 1907 eptember , 1991 , botwo
	やいし やくずお 回過す ないたみ 深か うらすす ざい	이 집에서 영국 문제 문화 문화가 있는 것이	the second state and a second st	hear an infrance and an and a second a second
and .Richa	urd J. Andrews and	Carol L. An	irews	, hereinalter called the self
WITI	NESSETH: That in con	cideration at 1		
seller agrees	to sell unto the buyer a		e mutual covenants (and agreements herein contained. Il
IOU HAVE TH	E OPTION TO MOTO VO		the county, St.	ate of UREGON
LTD NOT RECE	IVE A PRODEDITY F EDA		TOT THE COLORADOR TOTAL	NULLUL TO THE SELLED TE VOIL
ELOPMENT, IN	ADVANCE OF OF AT	S REGISTRATIC	ON, U. S. DEPARTN	MENT OF HOUSING AND LIBBAN DE
TOO RECEIVED	THE PRODEDTV DEDON	T DOG -	THE DECKLING THE	S CONTRACT OR AGREEMENTE TE
UNIIL MIDNIG	TT OF THE THIDD DO		WHINNEI OK AGKE	SEMENT BY NOTICE TO THE SELL
n DUSTINESS 11/	AY IS ANV CATENDAR	T1317	COLING THE COLING	UNATION OF THE TRANSACTTON
NEW YEAR'S DA	AY, WASHINGTON'S BI (, COLUMBUS DAY, TH	THE R. P. LEWIS CO., 1997	ondary on the FU	NDENCE DAY, LABOR DAY,
T IS MANDATC	ORY THAT THE DITUNTA	CTD	THE CITISIMAS."	
SSOCIATION A	ND IS SUBJECT TO M	AINTENANCE C	BER OF THE LITTL F BOTH THE ACCES	E DESCHUTES RIVER WOODS OWNE S ROAD AND THOSE ROADS WITHI
ODDIVISION '	RACTS 1060 1121	가 약속 도도 만들는 신문 문제.		3 RUAU AND THOSE ROADS WITHIN
에는 승규는 일이라 가지 있는 것을 했다. 이 가장의 관계에서 이 것을 가지 않는 것이다.	이 전 제도 가장 관리는 것 같아요. 한 것 같아?	李素树 法资料行业法规定案	MENT # 74116, VOI	ARTICLES OF ASSOCIATION RECO LUME M73, PAGE # 2591.
LOT 18 in	BLOCK 9 in TRACT 1	123.		
for the sum (Four Thousand Co			
(hereinafter c	alled the purchase price)	on account of	and no/oo	Dollars (\$ 4,700.00)
of the seller in	n monthly payments of	not less then E	purchase price (10-W	it: \$ 4,000.00) to the order
Dollars (\$.49	_0.0) each,	110t 1000 titali	Jurry Hittle and Hi	<u>}∕∞</u>

and continuin	g until said purchas) pr	ionth hereatter (rice is fully pa	beginning with the mo	onth of November , 19.91 , ase price may be paid at any time;
all deferred be	slances of said purclase	price shall bee	r interest at the rate	ase price may be paid at any time; of9per cent per annum from
		11. DAIN INTARACY	for he wait monthly	
rated between	the parties hereto as of i	the date of this	s on said premises for contract	t the current tax year shall be pro-
(A) primar (B) for an	arrants to and covenants with th	he seller that the real	I property described in this	
The buyer sh he is not in delault	all be entitled to possession of said	id lands on Septe	lor business or commercial mber 6. 19	contract is purposes other than agricultural purposes. 91 and may active and
erected, in good con and all other liens a such liens; that he	witting and repair and will use the mid save the seller harmless there will not all the seller harmless there	The buyer agrees the unter or permit any we strom and reimburse	at at all times he will keep arte or strip thereol; that h weller for all costs and attorne	purposes other than agricultural purposes. 91., and may retain such possession so long as the buildings on said premises, now or herselfer will keep seud premises free from mechanics y's free incurred by him in detending against any public charges and memory line which here.
efter lawfully may b insure and keep insu	imposed upon said premises; all ared all buildings now or herealter	against said property I promptly before the a erected on said pre-	y, as well as all water rents, same or any part thereof be misses adaired loss or demande	ie will keep seid prennes irse from metanic's y's lees incurred by him in detending against any public charges and municipal liens which here- come past due; that al buyer's aspense, he will by fire (with estended coverage) in an annount
not less than \$	IOTIC IN A CONTANY	of companies estimates		
Ine seller for buyer's	breach of contract	none alki suali Gear I	nierest at the rate storesnid	without maines by the of the a shall be added
	rees that at his expense and with	in 10 and de	posited in escro	W
The seller age	usual printed exceptions and the s fully paid and upon request an	building and other r building and other r hd woon surrondes of	to said premises in the seller estrictions and easements now	on or subsequent to the date of the perement,
The seller age suring (in an amount save and except the said purchase price i				
The seller age suring (in an armoun) save and except the said purchase price i premises in lee simplo since said date places liens, water rents and	d, permitted or arising by, throug public charges so assumed by the	th or under seller, es buyer and lurther es	of encumbrances as of the dat cepting, however, the said eas	in hereof and free and clear of all encumbrances vements and restrictions and the taxes, municipal
The seller agi suring (in an amoun) save and except the said purchase price is premises in les simply since said date placed liens, water rents and And it is und payments above requ	d, permitted or arising by, throug public charges so assumed by the eratood and agreed between said ired, or any of them, pupctually is	parties that time is o	of encumbrances as of the dat cepting, however, the said exs scepting all liens and encumb of the essence of this contrac	trances created by the buyer or his assigns.
The seller agi suring (in an arround save and except the said purchase price i premises in les simpl, since said date place lisen, water rents and And it is und payments above requi the seller at his option said purchase price w all rights and interest	d, permitted or arising by, throug public charges so assumed by the leratood and agreed between said ired, or any of them, punctually n shall have the following rights: "ith the interest thereon at once d is created or then estima in favor	parties that time is c within ten days of the (1) to declare this co to and payable and)	of encumbrances as of the data cepting, however, the said east accepting all liens and encumb of the essence of this contract e time limited therefor, or fai pattest null and void, (2) to nortest null and void, (2) to (or (3) to foreclose this contra-	prences created by the buyer or his essays. I, and in case the buyer shall fail to make the if to keep any agreement harein contained, then b declare the whole unpaid principal balance of set by suit in emitty and principal balance of
The seller agy euring (in an enround save and except the said purchase price is premises in lee simply ince said date place, liens, water rents and And it is und Payments above requi- the seller at his option waid purchase price we all rights and interest prosession of the pren	d, permitted or arising by, throug public charges so assumed by the featood and agreed between said ired, or any of them, punctually n shall have the following rights: with the interest thereon at once to created or them existing in layor mises above described and all othe	parties that time is a within ten days of the (1) to declare this co the and payable and r of the buyer as again	of encumbrances as of the date cepting, however, the said eas accepting all liens and encumb of the essence of this contract e time limited therefor, or fai pontract null and void, (2) to for (3) to foreclose this contr inst the seller bereunder shall	brances created by the buyer or his essays. if, and in case the buyer shall lail to make the if to keep any agreement harein contained, then b dictare the whole unpaid principal balance of ract by suit in equity, and in any of such cases.
The seller ag sturing (in an arround save and escept heave permises in les simply ince wild date place item, water rents and And it is und payments above reou the seller at his option and purchase price all rights and interes all rights and interes postession of the purch of second the purch and second the purch arrows and a second the purch arrows and a second the purch of second the purch arrows are second to be a second arrows are second to be a second are second to be a second to	d, permitted or arising by, throug public charges so assumed by the lestood and agreed between said ired, or any of them, punctually on a shall have the following it their ith the interest thereon at once d is created or then esisting in lavor inset above described and all othe her act of asid seller to be verior rchase of said seller to be verior rchase of said property as ansolut ymmnist theretolore made on this	parties that time is of within ten days of the (1) to declare this co- fore and payable and) r of the buyer as add- nr rights acquired by 1 rmed and without any tely, fully and perfect contract are to be to	of encumbrances as of the data cepting, however, the said ease acopting all liens and encumb of the essence of this contrac- a time limited therefor, or lai nutract null and void, (2) to or (3) to foreclose this contr for (3) to foreclose this contra- inst the selfer hereunder shall rev "right of the buyer of refurn V, as if this contract and suc	trances created by the buyer or hs assigns. if, and in case the buyer shall fail to make the if o keep any afterment herein contained, then b diclare the whole unpaid principal belance of sect by suit in squity, and in any of such cases, ullerly cease and determine and the right to the sert to and event in suid selfer without any act i, reclamation or compensation for most appaid to payments had nevel been mader and in paid
The seller agy euring (in an enround save and except the said purchase price is premises in les simply ince said date place liens, water rents and And it is und payments above requi- ting such as bove requi- terentry, or any or of the such as bove requi- premises of the such as thereon or the set of a thereon or thereto bote in the such the such as thereon or the set of the such as the such as the set of the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the thereon or the such as the such a	d, permitted or arising by, throug public charges so assumed by the ferstood and agreed between said ired, or any of them, punctually v n shall have the following rights: with the interest thereon at once d t created or them esisting in favor ther act of asid selfer to all other her act of asid selfer to all other her act of asid selfer to an inter- rchase of said property as associ- torestad, without any process of the oraling.	parties that time is within ten days of the (1) to declare this co be and payable and) r of the buyer as ac- trights ecquired by med and without any tely, lully and perice. Contract are to be re- seller, in case of sub- lew, and take immedi- lier at any time to re- wainser to re-	of encumbrances as of the das cepting. however, the smid eas acepting all liens and encumb of the essence of this contrac- time limited therefore, or fai antract null and void, (2) to for (3) to foreclose this contri- inst the selfer bereunder shall rev- right of the tuyer of return (1) as if this contract and suc tained by and belong to said the default, shall have the rig- ists possession thereoi, togethe Quire performance by the buy	trances created by the buyer or ha assign. i, and in case the buyer shall fail to make the it to keep any agreement harein contained, then b declare the whole unpaid principal balance of set by suit in equity, and in any of such cases, utterfy cease and determine and the right to the reft to and event in suid seller without any act h, reclamation or compensation for moneys paid the payments had never been made; and in case seller as the agreed and reasonable rent of sad ght immediately, or at any time thereafter, to the with all the imptorements and appurtenances ret of any ornyision haved shall in me
The seller agy euring (in an enround save and except the said purchase price is premises in les simply ince said date place liens, water rents and And it is und payments above requi- tion and the save all purchase price way all purchase price way all states and interest pression of the pren of the save requi- ties of the purchase and all purchase price way all states and interest pression of the save thereon or the save a thereon or thereto back in the save furch and the save furch a	d, permitted or arising by, throug public charges so assumed by the ferstood and agreed between said ired, or any of them, punctually v n shall have the following rights: with the interest thereon at once d t created or them esisting in favor ther act of asid selfer to all other her act of asid selfer to all other her act of asid selfer to an inter- rchase of said property as associ- torestad, without any process of the oraling.	parties that time is within ten days of the (1) to declare this co be and payable and) r of the buyer as ac- trights ecquired by med and without any tely, lully and perice. Contract are to be re- seller, in case of sub- lew, and take immedi- lier at any time to re- wainser to re-	of encumbrances as of the das cepting. however, the smid eas acepting all liens and encumb of the essence of this contrac- time limited therefore, or fai antract null and void, (2) to for (3) to foreclose this contri- inst the selfer bereunder shall rev- right of the tuyer of return (1) as if this contract and suc tained by and belong to said the default, shall have the rig- ists possession thereoi, togethe Quire performance by the buy	trances created by the buyer or ha assign. i, and in case the buyer shall fail to make the it to keep any agreement harein contained, then b declare the whole unpaid principal balance of set by suit in equity, and in any of such cases, utterfy cease and determine and the right to the reft to and event in suid seller without any act h, reclamation or compensation for moneys paid the payments had never been made; and in case seller as the agreed and reasonable rent of sad ght immediately, or at any time thereafter, to the with all the imptorements and appurtenances ret of any ornyision haved shall in me
The seller agy suing (in an enround save and except the said purchase price is premises in lee simply unce said date place liens, water rents and And it is und payments above requ the seller at his option said purchase price we all rights and interest postession of the purch of such delault all pa premise up to the tin enter upon the lend a thereon or threeto below the right hereunder to ceeding breach of any The true and any content of a caused of court of a caused of court of a caused of the second of the purch side thereand of the second thereon or three to below the source of the second court of the second of the ceeding breach of any the true and the court of a cause suit or court of a cause suit or	d, permitted or arising by, throug public charges so assumed by the levalood and agreed between said ired, or any of them, punctually on thall have the following rights: the the interest thereon at once d mass above then estimating in favor inter above then estimating in favor inter above the origination of the there act of side selfer to be, perfor rehave of said selfer to be, perfor there act of side selfer to be action there act of the side of the self of the delault. And the self there agrees that failure by the sol o enforce the same, nor shall any actual consideration paid for this a-institude other, property, as any actual consideration paid for this a-institude of the same.	parties that time is within ten days of the (1) to declare this co- face and payable and) of the buyer as aga- we takks acquired by interest and without any read and without any tely, lully and preice contract are to be re seller, in case of suc law, and take immedi- law, and take immedi- law, any take immedi- law, any take immedi- law, any take immedi- law, any take immedi- take any time to re waiver by said sell- of the provision itself. Itansler, stated in tak- this contents on the	of encumbrances as of the day centing. Anowever, the said eas acepting all liens and encumbs of the essence of this contrac- e time limited therein, or laj potract mult and woin (2) to for (3) to foreclose the said for (3) to foreclose the said the buyer hereunder shall eav the buyer hereunder shall eav the buyer bereating to said the delault, shall have the rig saide possession thereol, togethe quire performance by the buy r of any breach of any powi- rums of dollare, is \$ 4,700 ind which is based of the said said	trances created by the buyer or ha stagas. it, and in case the buyer shall fail to make the it is here any afterment harein contained, then o declare the whole unpaid principal balance of metry case and determine and the right to the ert to and everst in suid selfer without any act n, reclamation or compensation for moneys paid below on the devest is suid selfer without any act n, reclamation or compensation for moneys paid below on the devest was made; and in case the self to and everst in suid selfer the selfer of a the immediately, or at any time thereafter, to ar with all the improvements and apputtenances ter of any provision hereof shall in no way affect ison hereof be held to be a waiver of any suc- 10.00 GMoney, the adval canad. midenation (indicate which), O
The seller agy suing (in an arround save and except the said purchase price is premises in lee simply suince said date place liens, water rents and And it is und payments above requi- tion and the same price will right as price will on account of the pur- on account of the pur- on account of the pur- on secount of the pur- on secount of the pur- premises up to the it enter upon the land a thereon or thereto bele The buyer turn his right hereunder to ceeding breach of any In case suit or court may adjudge r. for the tirial court, the appeal.	d, permitted or arising by, throug public charges so assumed by the leratood and agreed between said ired, or any of them, punctually o n shall have the following rithes: iith the interest thereon at once d created or then esisting in lavor ther act of asid seller to be verior rchars of said seller to be verior horesaid, without any process of l onging. ther agrees that failure by the said o enforce the same, nor shall any such provision, or as a waver o sectual consideration paid for this a - insludoe ether propesty. action is instituted to foreclose r assonable as attorney's less to b buyer further promises to pay of the said of the same of the said sector a buyer further promises to pay of the same of the same of the said of the same of the	parties that time is within ten days of the within ten days of the (1) to declare this co- face and payable and rol the buyer as any reights acquired by invited and without any tely, fully and prefec- contract are to be is seller, in case of suc- law, and take immedi- lier at any time to re- y waiver by said sell- of the provision itself. Itenues, tasted in the followed plaintill is such sum as the appr	of encumbrances as of the das cepting, however, the said eas acopting all liens and encumb of the essence of this contrac- time limited therefor, or lai outract null and void, (2) to or (3) to foreclose this contr inst the selfer hereunder shall rev "right of the buyer of refurn (ye as if this contract and suc- tained by and belong to said the default, shall have the rig atte possession thereoi, sogether quire performance by the buy of all any breach of any provi- time of dollare, is \$4,700 time of the provisions han a said suid or ection and if a later court shall adjuge re	trances created by the buyer or hs assign. if, and in case the buyer shall fail to make the if o here any afterment harrin contained, then b diclare the whole unpaid principal balance of meet by suit in squity, and in any of such cases, ulterly cease and determine and the right to the event to and event in suid seller without any act n, reclamation or compensation for moneys paid the payments had neves then made; and in same seller as the aftered and reasonable rent of said fut immediatily, or at any time threatter, to are with all the improvements and appurtenances ison harrol be heid to be a waiver of any suc- tion (indicate which). (0, 00) (Moneyers, the asture as the microalism (indicate which). microalism (indicate which). microalism (indicate which).
The seller agy suing (in an arround save and except the said purchase price is premises in lee simply suince said date place liens, water rents and And it is und payments above requi- tion and the same price will right as price will on account of the pur- on account of the pur- on account of the pur- on secount of the pur- on secount of the pur- premises up to the it enter upon the land a thereon or thereto bele The buyer turn his right hereunder to ceeding breach of any In case suit or court may adjudge r. for the tirial court, the appeal.	d, permitted or arising by, throug public charges so assumed by the leratood and agreed between said ired, or any of them, punctually o n shall have the following rithes: iith the interest thereon at once d created or then esisting in lavor ther act of asid seller to be verior rchars of said seller to be verior horesaid, without any process of l onging. ther agrees that failure by the said o enforce the same, nor shall any such provision, or as a waver o sectual consideration paid for this a - insludoe ether propesty. action is instituted to foreclose r assonable as attorney's less to b buyer further promises to pay of the said of the same of the said sector a buyer further promises to pay of the same of the same of the said of the same of the	parties that time is within ten days of the within ten days of the (1) to declare this co- face and payable and rol the buyer as any reights acquired by invited and without any tely, fully and prefec- contract are to be is seller, in case of suc- law, and take immedi- lier at any time to re- y waiver by said sell- of the provision itself. Itenues, tasted in the followed plaintill is such sum as the appr	of encumbrances as of the das cepting, however, the said eas acopting all liens and encumb of the essence of this contrac- time limited therefor, or lai outract null and void, (2) to or (3) to foreclose this contr inst the selfer hereunder shall rev "right of the buyer of refurn (ye as if this contract and suc- tained by and belong to said the default, shall have the rig atte possession thereoi, sogether quire performance by the buy of all any breach of any provi- time of dollare, is \$4,700 time of the provisions han a said suid or ection and if a later court shall adjuge re	trances created by the buyer or hs assign. if, and in case the buyer shall fail to make the if o here any afterment harrin contained, then b diclare the whole unpaid principal balance of meet by suit in squity, and in any of such cases, ulterly cease and determine and the right to the event to and event in suid seller without any act n, reclamation or compensation for moneys paid the payments had neves then made; and in same seller as the aftered and reasonable rent of said fut immediatily, or at any time threatter, to are with all the improvements and appurtenances ison harrol be heid to be a waiver of any suc- tion (indicate which). (0, 00) (Moneyers, the asture as the microalism (indicate which). microalism (indicate which). microalism (indicate which).
The seller agy suring (in an enround) save and except the said purchase price is premises in lee simply unce said date place liens, water rents and And it is und payments above requi- the seller at his option and purchase price we all rights and interest postession of the purc- ner and the seller at his option of the purc- duct delault all pay- premises up to the ti- enter upon the lead a thereon or thereto below the right hereunder to ceeding breach of any The true and a second may adjudge r of the truit court, the appeal. In construing to lear pronoun shall be to be made, assumed ano IN WITN	d, permitted or arising by, throug public charges so assumed by the lerstood and agreed between said ired, or any of them, punctually on a shall have the following rithits: ith the interest thereon at once d minsted or then esisting in favor interest of them esisting in favor interest of them esisting in favor interest of them esisting in favor rehave of sheat sheat of the said to essend, without any process of the estimation of the said any ther agrees that failure by the said o enforce the same, nor shall any actual consideration paid for this estimate a subset of the said to estimate a subset of the said o enforce the same, nor shall any actual consideration paid for this estimate as attorney's less to b by a further promises to pay of this contract, it is understooy' the sten to mean and include trie pid shere to make the provision	parties that time is within ten days of the (1) to declare this co- face and payable and) rol the buyer as aga- merights acquired by irred and without any tely, fully and perioc contract are to be re- seller, in case of suc law, and take immedi- lier at any time to i- valver by said sell- of the provision itself. Itanaler, stated in the contract or o en- be allowed plaintill such are the app; the sourd as the app; if the seller or the buy ural, the masculine, if hereof apply equally mastion have	of encumbrances as of the day centing. Anowever, the said ease accpting all liens and encumbs of the essence of this contrac- e time limited therefor, or lai on (3) to forcively only (2) to for (3) to forcively shall the buyer hereunder shall the buyer hereunder shall the buyer hereunder shall the buyer hereunder shall the buyer shall be buyer to tained by and belong to said the default, shall have the right after possession thereof, togethe said unbies is shall be buy t of any breach of any provi- tions of dollare, is \$.4,700 inside unbies is the buyer times of the provisions he need which is the base force any of the provisions the said and excite and it a allate court shall adjudge re yer may be more than one per to corporations and to indi-	trances created by the buyer or ha angoa. it, and in case the buyer shall fail to make the it to keep any agreement harein contained, then o declare the whole unpaid principal belance of the transmission of the said seller without any act with the case and determine and the right to the event to and event in suid seller without any act n, reclamation or compensation for moneys paid the payments had never been made: and in case of the say one of the said seller without any act n, reclamation or compensation for moneys paid the mayneris had never been made: and in case ght immediately, or at any time therealter, to are with all the improvements and apputtenances with all the three shell on the association of the appoint is daten from any judgment or decrees asomable as plaintil's attorneys less on such erson; that if the contest so requires, the singu- nd thas generally all drammatical changes shell widues.
The seller agy suing (in an enround save and except the said purchase price is premises in lee simply unce said date place. liens, water rents and payments above requi- the seller at his option said purchase price we all rights and interest postession of the purc- on account of the pur- permises up to the ti- enter upon the lend a thereon or thereto below the right hereunder to ceeding breach of any The true and in- court may adjudge r of the first court, the append. In construing of the made, assumed ance IN WITN dersigned is a co	d, permitted or arising by, throug public charges so assumed by the lerstood and agreed between said ired, or any of them, punctually on a hall have the following rithits: ith the interest thereon at once d interest of them essigned in the her actors described and all other her actors described and the said torsaid, without any process of the o enforce the same, nor shall any actual consideration paid for this a institude other property as a sectual consideration paid for this a buyer further promises to pay of his contract, it is understoor the stein is on man and include trie pid her to man and include trie pid sher to man and include trie pid shers the provisions	parties that time is within ten days of the (1) to declare this co- face and payable and) rol the buyer as ada- merights acquired by irred and without any tely, fully and prefect contract are to be re- seller, in case of suc- law, and take immedi- liter at any time to i- valver by said sell- of the provision itself. It and the immediate and this contract or to en- a allowed plaintill is such aum as the app; the solid end the bu- ural, the masculane, if here of apply equally parties have ess	of encumbrances as of the day centing. Anowever, the said ease accepting all liens and encumb of the essence of this contrac- e time limited therefor, or lai on (3) to foreclose the contrac- tion (3) to foreclose the contra- tion (3) to foreclose the con- tract multipler horse with the contra- tion (3) to foreclose the con- tract on the buyer of the fore- tract of the buyer of the fore- tract of the buyer of the said the delault, shall have the right of any breach of any provi- tions of dollare, in \$ 4,700 insed which is the fore- lose of the provisions the force any of the provisions the fore-any of the provisions the latter court shall adjudge re yer may be more then euter, and to conport of the source, and to conport of the source, and to conport of the source, and the tennisher and the neuter, and the constant in strument	trances creeted by the buyer or ha ango. it, and in case the buyer shall fail to make the it is here any afterment harring contained, then o declare the whole unpaid principal balance of mart by suit in squity, and in any of such cases, utterfy cease and determine and the right to the event to and event in suid seller without any act n reclamation or compensation for moneys paid the apyonents had never been marte: and in case and the apyonents had never been marter without any act n reclamation or compensation for moneys paid the apyonents had never been marter without any act of with all the improvements and apputtenances with all the improvements and apputtenances even of any provision hereof shall in no way affect ison hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- ble any provision hereof shall in no way affect ison hereof be held to be a waiver of any suc- tion here is taken from any judgment or decree asonable as plaintil's attorneys leve on such erson; that if the contest to requires, the singu- nd the generaliy all grammatical changes shall viduate. 1 in duplicate; if either of the un-
The seller agy suing (in an enround save and except the said purchase price is premises in lee simply unce said date place. liens, water rents and payments above requi- the seller at his option said purchase price we all rights and interest postession of the purc- on account of the pur- permises up to the ti- enter upon the lend a thereon or thereto below the right hereunder to ceeding breach of any The true and in- court may adjudge r of the first court, the append. In construing of the made, assumed ance IN WITN dersigned is a co	d, permitted or arising by, throug public charges so assumed by the lestood and agreed between said ired, or any of them, punctually on a shall have the following rights: with the interest thereon at once d transfed or them esisting in favor ther act of said selfer to be setfor rchars of said selfer to be setfor setfor such detault. And the said ther agrees that failure by the soil b enforce the same, nor shall any setfor is instituted to foreclose f settor is attorney's less to be buyer further promises to pay it is contract, it is understor the sets and and include the pion is sontract, it is understor the sets of man and include the provisions VESS WHEREOF, Suid implied to make the provisions VESS WHEREOF, Suid ally authorized thereunto	parties that time is within ten days of the (1) to declare this co- face and payable and) r of the buyer as ago wr tights acquired by i med and without any tely, fully and prefect contract are to be re seller, in case of suc law, and take immedi lifer at any time to r- y waiver by said sell- of the provision itself. Iterate any time to r- y waiver by said sell- of the provision itself. Iterate setted in the charge of the seller or the Lu wrat, the meaculune, y hereof apply equally parties have exis- its corporate na by order of its	of encumbrances as of the day centing. Anowever, the said ease accepting all liens and encumb of the essence of this contrac- e time limited therefor, or lai on (3) to foreclose the contrac- tion (3) to foreclose the contra- tion (3) to foreclose the con- tract multipler horse with the contra- tion (3) to foreclose the con- tract on the buyer of the fore- tract of the buyer of the fore- tract of the buyer of the said the delault, shall have the right of any breach of any provi- tions of dollare, in \$ 4,700 insed which is the fore- lose of the provisions the force any of the provisions the fore-any of the provisions the latter court shall adjudge re yer may be more then euter, and to conport of the source, and to conport of the source, and to conport of the source, and the tennisher and the neuter, and the constant in strument	trances created by the buyer or he sugar. it, and in case the buyer shall fail to make the it is here any agreement herein contained, then o declare the whole unpaid principal belance of mart by suit in squity, and in any of such cases, utletty cease and determine and the right to the event to and event in suid selfer without any act n, reclamation or compensation for moneys paid the apyments had never been made: and in case and the apyments had never been made: and in case the immediately, or at any time thereafter, to art with all the improvements and appurtenances even of any provision hereof shall in no way affect ison hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- ble any provision hereof shall in no way affect ison hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion appeal is taken from any judgment or decree assomable as plaintil's attorneys files on such erson; that if the contest to requires, the singu- nd the generality all grammatical charges shall in duplicate; if either of the un-
The seller agy suing (in an arrown save and except the said purchase price is premises in lee simply suince said date place liena, water rents and And it is und payments above require the save requires and here the save requires and payments above requires the save requires and the save requires and payments above requires possible of the save on account of the price on account of the save on account of the save of such default all pay premises up to the save of such default all pay premises up to the save of save the save save of save the save save the save save save the save save save the save save save could may account of the save of the trial court, the appeal. In constraint and the save save and the save save save the made, assumed and IN WITM dersigned is a co by its officers du BUYERS	d, permitted or arising by, throug public charges so assumed by the lestood and agreed between said ired, or any of them, punctually on a hall have the following rights: with the interest thereon at once d ired, to then esisting in layor the interest of them esisting in layor rehave of said seller to be perfor rehave of said seller to be perfor the said provision, or as a waver o sectual consideration peid for the said sectual consideration peid for the said sectual consideration peid for the said sectual consideration peid for the saiden to foreciose to support further promises to pay of this contract, it is understood' the salten to make the provisions VESS WHEREOF, S. tid propration, it has caused ally authorized there unto	parties that time is (1) to declare this co- transmission of the original sector of the original sector of the parties and payable and rol the buyer as ag- meridan without any tely, fully and prefector contract are to be re- seller, in case of suc- lifter at any time to re- result, in case of suc- ties and take immedi- lifter at any time to re- white provision itself. Iterated any time to re- sellowed plaintill in such sum as the app- t the seller or the buy- hereof apply equally parties have exa- by order of its by order of its	of encumbrances as of the day centing, however, the said eas accpting all liens and encumb of the essence of this contrac- e time limited therefor, or laj officer multipler bereunder deall for (3) to forective the contra- for (3) to forective the contra- tist the super hereunder deall the buyer hereunder deall the buyer hereunder deall the buyer barbong to said after possession thereol, togethe said which is past of the buy of old any breach of any provi- rand of the provisions he need which is a said of the force any of the provisions the sector of the stand and it a allate court shall adjudge re yer may be mad the neuter, and to corporations and it in the to be signed and board of directors. SI	trances created by the buyer or his stages. It, and in case the buyer shall fail to make the it is here any agreement harring contained, then o declare the whole unpaid principal balance of server to and every in suid selfer without any act the server of and determine and the right to the every case and determine and the right to the the any server is suid selfer without any act the approximation for compensation for moneys paid the approximation for moneys and the approximation for moneys and the approximation for moneys and the approximation for moneys and the immediately, out any time thereafter, to are with all the improvements and appurtenances even of any provision hereof shall in no way affect isson hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- bound the staten from any indement or decrease reasonable as plaintil's attorney's leve on such erron; that if the context to requires, the singu- nid that generally all generalized changes shall viduate. It in duplicate; if either of the un- I its corporate scal affixed hereto ELLERS Maduschill Mark Mark
The seller agy suing (in an arrown save and except the said purchase price is premises in lee simply suince said date place liena, water rents and And it is und payments above require the save requires and here the save requires and payments above requires the save requires and the save requires and payments above requires possible of the save on account of the price on account of the save on account of the save of such default all pay premises up to the save of such default all pay premises up to the save of save the save save of save the save save the save save save the save save save the save save save could may account of the save of the trial court, the appeal. In constraint and the save save and the save save save the made, assumed and IN WITM dersigned is a co by its officers du BUYERS	d, permitted or arising by, throug public charges so assumed by the lestood and agreed between said ired, or any of them, punctually on a shall have the following rights: with the interest thereon at once d transfed or them esisting in favor ther act of said selfer to be setfor rchars of said selfer to be setfor setfor such detault. And the said ther agrees that failure by the soil b enforce the same, nor shall any setfor is instituted to foreclose f settor is attorney's less to be buyer further promises to pay it is contract, it is understor the sets and and include the pion is sontract, it is understor the sets of man and include the provisions VESS WHEREOF, Suid implied to make the provisions VESS WHEREOF, Suid ally authorized thereunto	parties that time is (1) to declare this co- transmission of the original sector of the original sector of the parties and payable and rol the buyer as ag- meridan without any tely, fully and prefector contract are to be re- seller, in case of suc- lifter at any time to re- result, in case of suc- ties and take immedi- lifter at any time to re- white provision itself. Iterated any time to re- sellowed plaintill in such sum as the app- t the seller or the buy- hereof apply equally parties have exa- by order of its by order of its	of encumbrances as of the day centing. Anowever, the said ease accepting all liens and encumb of the essence of this contrac- e time limited therefor, or lai on (3) to foreclose the contrac- tion (3) to foreclose the contra- tion (3) to foreclose the con- tract multipler horse with the contra- tion (3) to foreclose the con- tract on the buyer of the fore- tract of the buyer of the fore- tract of the buyer of the said the delault, shall have the right of any breach of any provi- tions of dollare, in \$ 4,700 insed which is the fore- lose of the provisions the force any of the provisions the fore-any of the provisions the latter court shall adjudge re yer may be more then euter, and to conport of the source, and to conport of the source, and to conport of the source, and the tennisher and the neuter, and the constant in strument	trances created by the buyer of his stages. It, and in case the buyer shall fail to make the it to here may afterment harring contained, then o declare the whole unpaid principal belance of series by suit in squity, and in any of such cases, within the case and determine and the right to the incolumn correct in suid sile without any act in reclamption of compensation for moneys paid the payments had contrained; and in case incolumn, the adject and supervision for moneys paid the payments had contrained; and in case incolumn, the adject and supervision the inmediately, or at any threatier, to are with all the improvement into threatier, to are with all the improvement and appurtensances of of any provision hereof shall in no way affect ison hereof be held to be a waiver of any suc- tion dereof be held to be a waiver of any suc- tion dereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion hereof be held to be a waiver of any suc- tion of the generally all disminatical changes shall widues. Mathematical Affect hereto ELLERS Mathematical Affect hereof Addition of the suc- and the suc- to the suc- and the suc- and the suc- to the suc- and the su

7.

		A second s	
			19077

STATE OF OREGON: COUNTY OF KLAMATH: SS. 國語語:詳細:

a sin na saitse shi

52 day 20th the

	st of <u>R</u>	lamath County	Tirle Co. the <u>2011</u> un o'clock <u>P.M.</u> , and duly recorded in Vol. <u>M91</u>
led for record at reque	A.D., 19 91	_at4:01	
i <u>Sept</u> e	of	Dreds	County Clerk
년 17일 : 11일 : 1 11일 : 11일			By Dauline Mulendare
EE \$33.00			
Return: KCTC			
Keturn: Koro	것이에 관련했다.		
가지를 걸었는 것이 나라지 않는다. 같은 것을 물었던 것을 많이 다 같은 것을 줄 것이다. 같은 것을 물었던 것을 많이 다 같은 것을 줄 것이다.			
2011년 2011년 1월 1911년 1월 1911년 1월 1911년 1월 1911년 1월 1월 1911년 1월	걸릴 것 같은		에 2014년 1월 2014년 1월 1월 2014년 1월 2014년 1월 1월 2014년 1월 2
가 있다. 가 있는 것을 가 있다. 같은 것은 산소 사람이 있는 것을 가 있다.	지 않는 것 같은 것 같		
성의 방법 것은 가장 또 가장할 수 있다. 이 가장 등 것을 가장 같은 것을 하는 것을 수 있다. 이 가장 등 것을 하는 것을 가장을 하는 것을 수 있다.	的复数特征		
	1.1.1.4.3.4.4	操作的复数	
	고 중 그런 봐.		
일을 가장 물건물 같은	일 11월 22일 - 1 일 22일 - 12일 22일 - 12일 22일 22일 22일 22일 22일 22일 22일 22일 22일		에 전화되는 해외부는 것 같은 것은 것이 있는 것은 것이 가지 않는 것이 가지 않는 것이 있는 것이다. 이 사람들은 사람들은 것은 것은 것이 있는 것이 같은 것이 가지 않는 것이 있는 것이 있는 것이다.
2. 이 관람이 관람이 있다.	an an an an Anna Anna Anna Anna Anna A Anna an Anna Anna		
	기가별기를 사망했다. 고등한적을 통하는 것같	国际教育 的法言	
		建制的电影	
도명력 2012년 1월 2013 1913년 2월 2013년 1월 2013년 1913년 2월 2013년 1월 2013년	2 2 전문	일을 위한 사람 전환율을 가 같은 것을 많은 사람이 있다.	가 가장 가 있었다. 이 가 있는 것은 것을 알았는 것을 가지 않는 것이다. 가지 않는 것은 것을 가지 않는 것을 알았다. 가지 않는 것은 것을 가지 않는 것을 것을 가지 않는 것을
	2012년 23년 21년 21년 21년 21년 21년 21년 21년 21년 21년 21		
1. 法建立法律的主任公司的考虑的 2. 化国际运行中的基本的基本的 工作网络主任法院,第二个基础专用			
법에서 잘못 한 것을 만든 것 이렇는 것 같다.		14 14 14 14 14	
	요즘 이는 동안 가장한 것이다.		
			· "你那些我们,我们的你的?" 지수는 가장 가장 가장 가장 가지 않는 것을 가지 않는 것을 가지 않는 것을 하는 것을 하는 것이다. 이렇게 가지 않는 것을 가지 않는 것이다. 이렇게 가지 않는 것이 가 있는 것이다. 이렇게 가지 않는 것이 가지 않는 것이다. 이렇게 가지 않는 것이 가지 않는 것이 가지 않는 것이다. 이렇게 가지 않는 것이 같이 가지 않는 것이 같이 가지 않는 것이 같이 것이 같이 가지 않는 것이 같이 가지 않는 것이 같이 가지 않는 것이 같이 않는 것이 같이 않는 것이 같이 같이 않는 것이 같이 이 같이 않는 것이 같이 않는 것이 같이 않는 것이 같이 것이 같이 않는 것이 같이 않 하는 것이 같이 않는 것이 않는 것이 같이 않는 것이 않는 것이 것이 않는 것이 않는 것이 않는 것이 같이 않는 것이 같이 않는 것이 않는 것이 같이 않는 것이 않 것이 않는 것이 않 않는 것이 않 하는 것이 않는 것이 않는 것이 않는 않는 것이 않는 않는 것이 않는 것이 않는 것이 않는 않는 것이 않는 않는 것이 않 않는 것이 않는 않는 않이 않는 않는 것이 않는 않는 않는 것이 않는 것이 않는 않는 것이 않는 않는 않는 않는 않는 않는 않는 않는 것이 않는 것이 않는 않는 않는 않는 않는 않이 않는 않는 않는 않는 않는 것이 않는 않는 않는 않는 않는 않는 않는 않는 않 않는 않
· 이미율·영국, 알아지카위우리카 신 수학 수관한 인수가가 2019	11 25 밖에 있는 것 것같다. 12 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		
	물건 영향 관광.		
1			
	영양 관람을 받		
이는 것을 것 같은 것 것 같아. 가장 생각 가장 한다. 이는 것 같은 유산화장에서 제공에 다양하게 해당한 것이	1996년 1997년 19		
			傳輸機能 總導權 위험을 가슴을 위한 승규는 것을 가지 않는다.
			의 활동했 같아요. 이번 전문 방문 방문 방문 방문 방문 이 가지 않는 것이다. 이 가지 않는 것이 가지 않는 것이 있는 것 같은 방문 가지 않는 것이 있는 것
집을 못 한 것이 집중에 없다.	까늘 만큼 물건 것이 좀 넣었었는	1935년 11월 22일 - 11월 2 11월 22일 - 11월 22일 - 1 11월 22일 - 11월 22일 - 1 11월 22일 - 11월 22일 - 11	
그리님 물질 것 같아요. 물건	그는 삼촌에 불탁하는 것이다.		自主義主義主義 환경 승규는 지수는 것 같아요. 지수는 것 같아요. 가지 않는 것 같아요. 이 것 같아요.
	걸 김 아파 관계를 통을		
		중을 적을 한 적용할까요? 이 가장 전에 생성한	
			(1) ##See : 18월2년 1월 28일 - 18일 - 18월 - 18일 - 18 - 18일 - 18
	이 상태가 가지		
		H. Konstant	
	상한 김 한 관련된	[]]] 行行的问题	
	166 김태원은 것	目観した日本の特別	금 철학상 영화 및 전 전 전 등 등 술의 것을 물질했 <u>는 것을 보고 있는 것을 수</u> 요.