ient substitution

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall tail 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 a option shall have the following rights:

(1) To declare this contract cancelled for delault and null and void, and to declare the purchaser's rights torteited and the debt extinguished, and to retain sums previously paid hes eunder by the buyer.\*

(2) To declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable; and/or

(3) To foreclose 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 seller hisraurder shall utterly cases and the right to the possession of the premises above described and all other rights acquired by the buyer hersunder shall revert to and revest in said seller without any act of re-nitry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said property as absolutely, tailly and perfectly as if this contract and such payments had never been made, and in case of such default, all have the right immediately, or et any time thereafter, to enter upon the land aforesaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or thereto believe that lailure by the saller at my time to require performances of thereon tracts believe that lailure by the saller at my time to require performances of the error to the time of such default, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or thereto believe that lailure by the saller at my time to require performance by the buyes of any provisio

The buyer further agrees that lailure by the seller at any time to require performance by the buyer of any provision hereof shall in no way ellect seller's 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 univer of any succeeding breach of any such provision, or as a waiver of the provision itself.

The trace and actual consideration paid for this transfer, sated in serge of children, is \$		in fings of the second	e de la Santa La Cartana	na Januar – Karaga			white A	sept Selection	1 141	
as an includes other property or value given or promised which is "fill" others, "consideration (contracts which). On the profit of the contract is under the contract of profits of the contract of profits of the contract of the state contract of profits of the contract of the contract of the state contract							1	AND BURNEYS		
In section of a miles in instruction of processing streets of processing and an according to the control of the section of the	75.	e true and actual con	sideration noi	d for this transfer, stat	ed in terms	of dollars, is \$		() However, the sci-	ul consideratio	n consists
Constraints this centerate, it is understood that this settle of the borrer may be more than a constraint of the center to require the settle of the borrer may be more than a constraint or the center to require the settle processors that it is settle to make a constraint or require the settle processors and in settle of the borrer may be not be desired and the settle of the theoretical decidence of the constraint of the center to th	of or inclu	ides other property of	value given	or promised which is	part of the	consideration (indic	ate which). ①			
IN WITNESS WHEREOF, each perties have executed this instrument in duplicate, if either on the understanding of acroporation, 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.  IN WITNESS WHEREOF, each perties have executed this instrument in duplicate, if either of the understanding to the signed and its seal affixed by an officer or other person duly authorized to do so by order of its board of directors.  IN STRIBUTEN WILL NOT ALLOW USE OF THE ROPPERTY DESCRIBED IN THIS INSTRUMENT WILL AND ALLOW USE OF THE ROPPERTY DESCRIBED IN THIS INSTRUMENT WILL AND ALLOW USE OF THE PROPERTY OF SCHOOL OF ACCEPTING PROPERTY SHOULD CREEK WITH THE APPROPRIATE CITY TO REPORT SHOULD CREEK WITH THE APPROPRIATE CITY OR ACCEPTANCE OF THE APPROPRIATE CITY OF THE APPROPRIATE C	ium as the judgment o attorney's i	e trial court may ad or decree of the trial fees on such appeal.	judge reasons court, the lo	ble as attorney's fees sing party further prom	to be allowe uses to pay	d the prevailing pa such sum as the ap	erty in said suit peliste court sha	or action and it an a il adjudge reasonable	ppeal is taken as the prevailir	iroin any
IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the understand to do so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTION IN STRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTION IN STRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTION IN STRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTION IN STRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTION OF THE PROPERTY DESCRIPTION OF THE PROPERTY APPROVED USES.  **SILLES**Comply with 0.55 20.505 are spirity approved by the service of the property Approved Uses.  **SILLES**Comply with 0.55 20.505 are spirity approved by the service of the property Approved Uses.  **SILLES**Comply with 0.55 20.505 are spirity approved by the service of the property Approved Uses.  **SILLES**Comply with 0.55 20.505 are spirity to service of the property Approved Uses.  **SILLES**Comply with 0.55 20.505 are spirity to service of the property Approved Uses.  **SILLES**Comply with 0.55 20.505 are spirity to service of the property Approved Uses.  **SILLES**Comply with 0.55 20.505 are spirity to service of the property Approved Uses.  **SILLES**Comply with 0.55 20.505 are spirity to service of the property Approved Uses.  **SILLES**Comply with 0.55 20.505 are spirity to service of the property Approved Uses.  **SILLES**Comply with 0.55 20.505 are spirity to service of the property Approved Uses.  **SILLES**Comply with 0.55 20.505 are spirity to service of the property Approved Uses.  **SILLES**Comply with 0.55 20.505 are spirity to service of the property Approved Uses.  **SILLES**Comply with 0.55 20.505 are spirity to service of the property Approved Uses.  **SILLES**Comply with 0.55 20.505 are spirity to service of the property Approved Uses.  **SILLES**Comply with 0.55 20.505 are spirity to service of the property Approved Uses.  **SILLES**Comply with 0.55 20.505 are spirity to service of the property Approved Uses.  **SILLES**Comply with 0.55 20.505 are spirity to service of the property	In singular pr make the p Thi	construing this contra- conoun shall be taken provisions hereof appl is agreement shall bin	ol, it is under to mean and y equally to o d and inure i	stood that the seller or include the plural and corporations and to indi to the benefit of, as the	the buyer m the neuter, a viduals. circumstand	es may require, no	ne person or a c Il grammatical c I only the imme	orporation; that it the hanges shall be made, diate parties hereto b	assumed and i ut their respec	implied to
is sequently and the parties are bound, that is coursed its former to be signed, and its seal affixed by an officer or other person duly nutritions to so by order of its board of directors.  THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTION IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND SCHOOL IN THIS INSTRUMENT WILL ADD AND ACQUIRING FEET ITTLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANMING DEPARTMENT IN VERTIFY APPROPRIATE CITY OR COUNTY PLANMING DEPARTMENT OF A COUNTY PLANMING DEP										
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL ADDRESS ASSUMED A COUNTY PLANTAGE AND A COUNTY PLANTAGE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANTAGE PETATE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANTAGE PETATE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANTAGE PETATE TO VERTY APPROPRIATE CITY OR COUNTY PLANTAGE PETATE THE TOTAL AND A COUNTY PLANTAGE PETATE	signed i	is a corporation	, it has ca	used its name to	o be sign	ed and its see	al affixed by	an officer or	other perso	n duly
SCREED IN THIS INSTRUMENTS WORK OF THE PRINCE OF THE COUNTY PARTY OF THE PROPERTY SIGUIL CAREA WITH THE APPROPRIATE CITY OF THE PROPERTY SIGUIL CAREA WITH THE APPROPRIATE CITY OF THE PROPERTY SIGUIL CAREA WITH THE APPROPRIATE CITY OF THE PROPERTY SIGUIL CAREA WITH THE APPROPRIATE CITY OF THE PROPERTY SIGUIL CAREA WITH THE APPROPRIATE CITY OF THE PROPERTY SIGUIL CAREA WITH THE APPROPRIATE CITY OF THE PROPERTY SIGUIL CAREA WITH THE APPROPRIATE CITY OF THE PROPERTY SIGUIL CAREA WITH THE APPROPRIATE CITY OF THE PROPERTY SIGUIL CAREA WITH THE APPROPRIATE CITY OF THE PROPERTY SIGUIL CAREA WITH THE APPROPRIATE CITY OF THE PROPERTY SIGUIL CAREA WITH THE APPROPRIATE CITY OF THE PROPERTY SIGUIL CAREA WITH THE APPROPRIATE CITY OF THE APPROPRIATE CITY				A A A A CONTRACTOR	and the second s	1	1H6	١٤٥١	i	
THIS INSTRUMENT, THE PERSON ACQUIRING FEE TILLE TO. THE COUNTY PLANNING DEPARTMENT TO VERRY APPROVED USES.  **IRLER. Comply with 028 92.006 st are gains to searching this remedy.  **ROTE—The sentence between the symbols, 0, if not explicit, should be delined. See 028 92.000.  **STATE OF OREGON, County of This instrument was acknowledged before me on 19.2.  **BY Acquirity And Phile that the transfer was acknowledged before me on 2.2.  **BY Acquirity And Phile that the transfer was acknowledged before me on 2.2.  **BY Acquirity And Phile that the transfer was acknowledged before me on 2.2.  **BY Acquirity And Phile that the transfer was acknowledged before me on 2.2.  **BY Acquirity And Phile that the transfer was acknowledged before me on 2.2.  **BY Acquirity And Phile that the transfer was acknowledged before me on 2.2.  **BY Acquirity And Phile that the transfer was acknowledged before me on 2.2.  **BY Acquirity And Phile that the transfer was acknowledged before the on 2.2.  **BY Acquirity Public for Oregon My commission expires at a time more than 12 months from the date that the instrument was acknowledged and the particle	SCRIBED	IN THIS INSTRUME	NT IN VIOL	ATION OF APPLICABL	E LAND	Davis	QCA.	ک سام		
COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED SUBSECTION OF THE PROPERTY APPROVED SUBSECTION OF THE PR	THIS INS	TRUMENT, THE PI	ERSON ACQ	UIRING FEE TITLE IE APPROPRIATE C	TO THE	Kand	<u> </u>	gamas		
STATE OF OREGON, County of	COUNTY	PLANNING DEPART	MENT TO V	ERIFY APPROVED US	SES.	Line	Les L.	Thomas	)	
STATE OF OREGON, County of All Managements and the selected see only 93.030.  STATE OF OREGON, County of All Managements and the selected property at a line more than 12 months from the date that the instrument was acknowledged before me on 19.77  by 83 of Notary Public for Oregon My commission expires  Notary Public for Oregon  Notary Publ	+ CE1159- (	Camabu with OPS 93 90	et son prior	n exercising this ramedy.				And the state of t		
This instrument was acknowledged before me on						ORS 93.030.	e sek as i			
This instrument was acknowledged before me on				ga ng <u>a pak</u>		× Paris	16			
by							e me on	) ss. 23- 26	. ***	1992
Description contributes are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of the title to be conveyed, and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of the title to be conveyed, shall instrument, or a memorandum thereof, shall be recorded by the conveyor not later than 12 months from the date that the instrument is executed and the parties of the conveyor of the title to be conveyor as the title to be conveyor on the title to be con	0		by A	aciel I I	Mes	- Pett 1	ilder-	Randell V.	Beneve	
Notary Public for Oregon  My commission expires	ָרָ מי, כֹּ	MAN- MI	finda o	his instrument w	as ackno	wiedged befor	e me on	3-26		19.92,
Notary Public for Oregon  My commission expires	) 		• •				तं सम्बद्धाः एर			1 1 24 3
ORS \$2.635 (1) All instruments contracting to convey fee this to any real property, at a time more than 12 menths from the date that the instrument is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeth, by the conveyor of the title to be conveyed. Such instruments, or a memorandum thereof, shall be recreted by the conveyor on it also thank, by the conveyor of the title to be conveyed. Such instruments are memorandum thereof, shall be recreted by the conveyor on it also thank.  ORS \$2.990(3) Violation of ORS \$3.635 is punishable, upon conviction, by a if no of not more than \$100.  ODESORIPTION CONTINUED)  STATE OF OREGON: COUNTY OF KLAMATH: ss.  Filled for record at request of David Wilder the 27th day of March A.D., 19 92 at 11:32 o'clock A.M., and duly recorded in Vol. M92 of Deeds on Page 6386  Evelyn Biehn - County Clerk  By Occurred Wilder	$\sigma = U$		of	**********************						
ORS \$2.635 (1) All instruments contracting to convey fee this to any real property, at a time more than 12 menths from the date that the instrument is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeth, by the conveyor of the title to be conveyed. Such instruments, or a memorandum thereof, shall be recreted by the conveyor on it also thank, by the conveyor of the title to be conveyed. Such instruments are memorandum thereof, shall be recreted by the conveyor on it also thank.  ORS \$2.990(3) Violation of ORS \$3.635 is punishable, upon conviction, by a if no of not more than \$100.  ODESORIPTION CONTINUED)  STATE OF OREGON: COUNTY OF KLAMATH: ss.  Filled for record at request of David Wilder the 27th day of March A.D., 19 92 at 11:32 o'clock A.M., and duly recorded in Vol. M92 of Deeds on Page 6386  Evelyn Biehn - County Clerk  By Occurred Wilder	1	Charles Comment	100	Nvaite tain nu oma geli ay on	성당 기 기계 기계 기		الدروا	S. Piece		
is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of the title to be conveyed. Such instruments, or a memoradum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are bound thereby.  ORS 93,990(3) Violation of ORS 93,635 is punishable, upon conviction, by a lifne of not more than \$109.  (DESCRIPTION CONTINUED)  STATE OF OREGON: COUNTY OF KLAMATH: ss.  Filed for record at request of	" Jenin	M. A.		e e sagranga as int	, ega Vē		anacaej	Notary	Public for	Oregon
ORS 93.990(3) Violation of ORS 93.835 is punishable, upon conviction, by a fine of not more than \$100.  (DESCRIPTION CONTINUED)  STATE OF OREGON: COUNTY OF KLAMATH: ss.  Filed for record at request of David Wilder of March A.D., 19 92 at 11:32 o'clock A.M., and duly recorded in Vol. M92 of Deeds on Page 6386  Evelyn Biehn - County Clerk  By Occurred the State of March A.D. of State of St	1 1474			ang ari Sahi Tangghist Tanggan tanggan	are i grade le Suitan l'adea	My commissi	on expires	10-24-	12	
ORS 93.990(3) Violation of ORS 93.835 is punishable, upon conviction, by a fine of not more than \$100.  (DESCRIPTION CONTINUED)  STATE OF OREGON: COUNTY OF KLAMATH: ss.  Filed for record at request of David Wilder of March A.D., 19 92 at 11:32 o'clock A.M., and duly recorded in Vol. M92 of Deeds on Page 6386  Evelyn Biehn - County Clerk  By Occurred the State of March A.D. of State of St	- +1				47			T strate	200	ing spring.
ORS 98.990(3) Violation of ORS 93.836 is punishable, upon conviction, by a lifting of not more than \$100.    (DESCRIPTION CONTINUED)	OR: is execute veyed. Su	S 93.635 (1) All instead and the parties are ch instruments, or a	ruments cont bound, shal memorandu	racting to convey fee the acknowledged, in the thereof, shall be rec	title to any the manner orded by th	real property, at a provided for ackno e conveyor not late	time more than wledgment of d r than 15 days	12 months from the ceds, by the conveyo after the instrument	date that the i r of the title i is executed an	nstrument to be con- d the par-
STATE OF OREGON: COUNTY OF KLAMATH: ss.  Filed for record at request of	OR	S 98.990(3) Violation	of ORS 93.	635 is punishable, upon	conviction,	by a fine of not	nore than \$100.			
Filed for record at request of David Wilder the 27th day of March A.D., 19 92 at 11:32 o'clock A.M., and duly recorded in Vol. M92  of Deeds on Page 6386  Evelyn Bienn - County Clerk  By Occlusion March A.D. M92		and the second		<b>(D</b> )	ESCRIPTIO	N CONTINUED)	기업적 (-4.1-1) 			
Filed for record at request of David Wilder the 27th day of March A.D., 19 92 at 11:32 o'clock A.M., and duly recorded in Vol. M92  of Deeds on Page 6386  Evelyn Bienn - County Clerk  By Occlusion March A.D. M92		and the second seco					rer jedi Harani			
Filed for record at request of David Wilder the 27th da March A.D., 19 92 at 11:32 o'clock A.M., and duly recorded in Vol. M92  of Deeds on Page 6386  Evelyn Bienn - County Clerk  By Occurrence of By Occurrence of State	STATE (	OF OREGON: C	OUNTY O	F KLAMATH:	88.					
Filed for record at request of		<b>.</b>						4.	27+h	å
FEE \$35.00  Deeds  Evelyn Biehn - County Clerk  By  Construction  Constr			st of	DAVIG V	vilaer 1:32	o'clock A	M., and di	me ilv recorded in \		u
FEE \$35.00  By On the Male of the Control of the Co	OI		_	De	eeds	on on	Page 638	<u> </u>		
and Several H. Estherant and Links.  When the combined of the major constants are determined by the constant and the first and the constant an		<b>*</b> 25 00				Evelyn I	Siehn	County Clerk	- slaro	
and School A Courber and Employee the Memory of the South States o	FEE	\$35.00					<del>3.0</del>			
and School A Courber and Employee the Memory of the South States o										
and School A Courber and Employee the Memory of the South States o					<u> </u>					
and Several W. Estheral and Links I. This is a second with a second consider an integral from the constant of	L.			in my feet	6				trou ligies de la como	
and Several W. Estheral and Links I. This is a second with a second consider an integral from the constant of	ing tas	ing mining statement of the statement of	est of	W CENTER	r k	Course	inthe of			der d
APACLO A COLL DECLERA TERMINATION OF THE STATE OF THE STA	The state of	to the work of		그는 그러나 중요하다는 대통화	218.120.100	erigination except a			on the sty. The case of the	
PACIO A COMPETATE EXPLICATION DE COMPETATOR		BEND AND REPRESENT		<ul> <li>A service of the servic</li></ul>						
TSACIO A COIL OST TES SALE TO TOTALES	seriet.		3841	H Refle	RSPT.	over pri				e Merit
		The rest of	/07D	y coir be-			yours			ipui ur gra aig

COMMENCE THAT THAT

12721

enter and the second of the se