NAME, ADDRESS, ZIP

Deputy.

| and adverd between said parties that time is of the essent | ce of this contract, and in case the buyer shall fail to make the payments r, or fail to keep any agreement herein contained, then the seller at seller's |
|--|---|
| required, or any and alables | the nurchaser 3 rights torress |
| (1) To declare this contract cancelled for default and the same arise with | the interest thereon at once due and payable; |
| sums previously paid lettered principal balance of said purchase processing (2) To declare the whole unpaid principal balance of said purchase (3) To withdraw said deed and other documents from escrow; and/or (4) 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 possession of the premises above described and all other rights acquired by the possession of the premises above described and all other rights acquired by the try, or any other act of said seller to be performed and without any right of the try, or any other act of said seller, fully and perfectly as it this contract are to be retained by and belong to said seller a theretolore made on this contract are to be retained by and belong to said seller. | t the huver as against the seller hereunder shall utterly cease and the right |
| (4) To foreclose this contract by sun in cases, or then existing in lavor of in any of such cases, all rights and interest created or then existing in lavor of in any of the remises above described and all other rights acquired by the | buyer of return, reclamation or compensation for moneys paid on account of buyer of return, reclamation or compensation for moneys paid on account of buyer of return, reclamation per made: and in case of such default all pay- |
| e possession of the premium and seller to be performed and without any right of the try, or any other act of said seller to be performed and without any right of the try, or any other act of said seller to be performed and without any right of the | such payments and reasonable rent of said premises up to the time of such as the agreed and reasonable rent of said premises up to the time of such as the agreed and reasonable to enter upon the land aloresaid, without any |
| In any of such cases, all rights and illustrated and all other rights acquired by the epossession of the premises above described and all other rights acquired by the try, or any other act of said seller to be performed and without any right of the try, or any other act of said seller to be performed and without any right of the try, or any other act of said seller, but and perfectly as if this contract and surchase of said property as absolutely, fully and perfectly and belong to said seller at the try the try the try the said seller, in case of such default, shall have the right immediate possession thereof, together with all the improvements of law, and take immediate possession thereof, together with all the improvements of law, and take immediate possession thereof, together with all the improvements of law, and take immediate possession thereof, together with all the improvements of law, and take immediate possession thereof, together with all the improvements of law, and take immediate possession thereof, together with all the improvements of law, and take immediate possession thereof, together with all the improvements of law, and take immediate possession thereof, together with all the improvements of law, and take immediate possession thereof, together with all the improvements of law, and the said seller, in case of such default, shall have the right immediate. | ly, or at any time increasies, to thereto belonging, sents and appurtenances thereon or thereto belonging. |
| The buyer further agrees that failure by the seller at any time to require personal the buyer further agrees that failure by the seller at any time to require personal the buyer by said seller of any breach | ormance by sile of hereof be held to be a waiver of any succeeding breach of hot any provision hereof be held to be a waiver of any succeeding breach of |
| the buyer to enforce the same, nor shall any waiver by said the term of the provision, or as a waiver of the provision itself. | |
| | |
| | |
| · | 4 4 4 AAA AAA |
| | dollars, is \$141,600,000 However, the actual consideration consists resideration (indicate which). |
| The true and actual consideration paid for this transfer, stated in terms of the con includes other property or value given or promised which is the whole or includes other property or value given or promised which is the whole or includes other property is included to foreclose this contract or to enforce the contract or the contract or to enforce the contract or the contract | nsideration (indicate which). ① any provision hereol, the losing party in said suit or action agrees to pay such any provision hereol, the losing party in and it an appeal is taken from any the prevailing party in said suit or action and it an appeal agray a party is the sum as the appellate court shall adjudge reasonable as the prevailing party is the |
| In case suit or action is institute as attorney's lees to be allowed to the standard may adjudge reasonable as attorney's lees to be allowed. | ch sum as the appellate court shall hallage reasons |
| m as the trial court the trial court, the losing party further product adjusted of the trial court, the losing party further product of the buyer may torney's lees on such appeal. | be more than one person or a corporation; that if the context so requires, in |
| ngular pronount with a second to corporations and to | not only the militarian |
| This adventent shall bind and inure to the benefit of, as the cut and assign | as well. |
| IN WITNESS WHEREOF, said parties have executors, administrators, personal representatives, successful parties have executive and successful parties have executive and successful parties have executive and parties have executive and parties and parties and parties are described as a corporation, it has caused its name to be signed as a corporation of its board of directors. | and its seal affixed by an officer or other person duly |
| | |
| authorized to do so by order of its board of directors. | Lordo P. La Bour |
| THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE- | Lusanne Le Boar |
| SCRIBED IN AND RECILIATIONS. BEFORE SIGNING OF ACCUMENT | Stanken W.O. Bruen |
| USE LAWS HIMENT THE PERSON ACQUIRING FEBRUATE CITY OR | Laland O'line |
| PROPERTY SHOULD CHECK WITH THE APPROPRIATE USES. COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. | |
| mit * to the new tripe new north | 1) eschutes) ss. 19 72 wledged before me on 11 - 6 12 19 19 19 19 19 19 19 19 19 19 19 19 19 |
| This instrument was ackno | wiedged before me on |
| This instrument was ackno | wiledged before me on |
| by Donald R. L. D. Back, J. J. | wiledged before me on |
| This instrument was ackno | wiledged before me on |
| This instrument was ackno | wiledged before me on |
| This instrument was ackno | wiedged before me on |
| This instrument was acknoby as of | My commission expires 5 / 7 - 43 |
| This instrument was acknoby as of | My commission expires 5 / 7 - 43 |
| This instrument was acknoby as of ORS 93.635 (1) All instruments contracting to convey fee title to an manner are bound, shall be acknowledged, in the manner are bound, shall be acknowledged, in the manner are bound, shall be acknowledged, are recorded by | My commission expires Notary Public for Orego My real property, at a time more than 12 months from the date that the instrument provided for acknowledgment of deeds, by the conveyor of the tille to be of the conveyor not later than 15 days after the instrument is executed and |
| ORS 93.635 (1) All instruments contracting to convey fee title to an is executed and the parties are bound, shall be acknowledged, in the manner veyed. Such instruments, or a memorandum thereof, shall be recorded by ties are bound thereby. | my real property, at a time more than 12 months from the date that the instrument conveyor not later than 15 days after the instrument is executed and the prior, by a fine of not more than \$100. |
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