The second secon

And it is understood and agreed etween the parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required or a woll them, pure ually within to days of the time fimiled, therefore, or fail to keep any agreement learn contained, then the seller shall have the following lights and options. (1) To declare this contract cans lied for default that multi and void, and to declare the purchaser's rights forfeited and the debt extinguished, and to retain at a previously publication by the buyer.\*

(2) To declare the whole unjudy it rincipal balance of the purchase price with the interest thereon at once due and payable; and/or to foreclose this contract by this in equity. In early of such cases, all rights are interest created or then existing in layor of the buyer as against the seller hereunder shall utterly and the right to the possession of the permises above described and all other rights acquired by the buyer hereunder shall revert to return, reclaimation or compensation for conceys paid on at count of the purchase of the performed and without any right of the buyer of this contract and such payments has never been made; are in case of such default all payments therefore made on this contract are to case of such default, shall have the light immediately, or it any time thereafter, to enter upon the land aforesaid, without any process of law, and take immediate possession there if, together with all the improvements and appurtenances thereon or thereto belonging. The buyer further agrees that take re by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect seller's right hereun for a enterior the sain, nor shall any waiver by the seller of any breach of any provision hereof be held to be a waiver of any succeedin; breach of any such provision, or as a waiver of the provision itself. Seller, seller's agents, and the houser of any existing encumbrance to which the lands and premises are rubject may enter upon the lands and premises at reasonable times (upon reasonable prior notice to buyer) for the purpose of inspecting the property. In case suit or action is instituted to foreclose this contract or to enforce any provision hereof, the losing party in the suit or action agrees to pay such sum as the trial court to ay adjudge reasonable as attorney's feet to be allowed the prevailing party in the suit or action and it an appeal is taken from any judgment or decrees of the trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing party's atter by's fees on such appeal. In constraint this contract, it is understood that the siller or the buyer may be more than one person or a corporation; that it the context so requires, the singular pronounce all be taken to a san and include the piural and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the previsions hereof apply equally to corporations and to individuals. This agreement shall bind and raure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors, admit istra ors, personal reasonatives, successors in interest and assigns as well. IN WITNESS WHEREOF, the parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its name to be signed and its seel, if any, affixed by an officer or other person duly authorized to do so by order of its board of ci ectors. THIS INSTRUMENT WILL NOT ALLOW USE OF 14E PF PERTY DESCRIBE ) N THIS INSTRUMENT IN TOLATION OF APPLICABLE LAVOL & LAWS AND REGUL TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUY ENT. HE PERSON ACQUIR NG FEE TITLE TO THE PECPETTY SHOULD CHECK WITH 1 HE AF PROPRIATE CITY OF ( DUNTY PLANNING DEPAITMENT TO VERIFY APPROVE) USE 3 AND TO DETERM II E ANY LIMITS ON LAW-SUITS AGAINST FARMING OR FIRE 1 PRACTICES AS DE 9 IED IN ORS 30 930 1 of Edwall # SELLER: Comply with ORS 93,905 of seq p for it exercising this rom idy. OFFICIAL SEAL
JESSICA WHITLATCH
NOTARY PUBLIC - OREGON
COMMISSION NO. 029491
The instrument was 24 knowledges to the control of the control o Eduxins rument was 4 knowledged before me on ... MICSON 8 CL arte ...) **s**s. Larlott This ins rument was ac 'cnowledged before me on by. OFFICIAL SEAL JESSICA WHITLATCH
JESSICA WHITLATCH
TOTARY PUBLIC - OREGINA
COMMISSION NO. 02941 1
COMMISSION EXPIRES NOV 07. 1997 Notary Public for Oregon

COMMISSION NO. 049494 CHIESSION EXPIRES NOV07, 1997 by 

ORS 93.635 (1) All instruments cortracting to conver fee title to 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 manner provided for acknowledged to the conveyor of the title to be convey d. Such instruments or a memorandum thereof, shall be recorded by the conveyor not later than 15 days af er the instrument is executed and the parties are bound thereby. ORS 93 990 (3) Violation of OR\$ 93.6 35 is punishable upon conviction, by a fine of not more than \$100.

(Des 7 otion Continued)

ONE HAlf of Gov Lot 29 c1 Section 14, Township 36 So, Range 10 East of the Willamette Meridian, (ounty of Klamath, State of Oregon.
Excepting therefrom that part of the property description that lies within Gov. Lot 29 recorded in teak 197, Page 389.

State of Oregon

County of Klamit

august 29, 1994

Personally appeared the above name! Danny Edward a Musi Landte Peny and acknowledged the foregoing in a rument to be their voluntary act and

WITNESS My hand and off cial seal

(seal)

Notally Public for Original My Commission expire: 11/7/97



## EXHIB T "A" LEGAL DESCRIPTION

## PARCEL 1:

Government Lot 28 Section 14, Township 36 South, Range 10, East of the Willamette Meridian, Klamath County, Oregon, EXCELTING THE FEROM a parcel of land to wit:

Beginning at a point 4360 feet South and 30 feet East of the Northwest corner of Section 14; thence South 260 feet; thence East 243 feet; thence North 260 feet; thence West 243 feet to the point of beginning, being a portion of Government Lot 28, Section 14, Township 36 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon.

## PARCEL 2:

A parcel of land situate in Govern nent Lots 28 and 29, Section 14, Township 36 South, Range 10 East of the Willamette Meridia 1, Klamath County, Oregon, being more particularly described as follows:

Beginning at a point 4360 feet South and 30 fee East of the Northwest corner of Section 14; thence South 300 feet; thence East 243 feet; thence North 300 feet; thence West 243 feet to the place of beginning, being a portion of Government Lots 28 and 29, Section 14, Township 36 South, Range 10 East of the Willia nette Meridian, Klamath County, Oregon.

## PARCEL 3:

The W1/2 of Government Lot 29 of Section 12, Township 36 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon

EXCEPTING THEREFROM a parcel of land struate in Government Lots 28 and 29, Section 14, Township 36 South, Range 10 Eas of the Willia nette Meridian, Klamath County, Oregon, being more particularly described as follows:

Beginning at a point 4360 feet South and 30 feet East of the Northwest corner of Section 14; thence South 300 feet; thence East 243 feet; thence North 300 feet; thence West 243 feet to the place of beginning, being a portion of Government Lots 28 and 29, Section 14, Township 36 South, Range 10 East of the Williamette Meridian, Klamath County, Oregon.

STATE	OF OREGON: C	COUNTY OF KLAM	Al H: ss.			
Filed to	r record at reque	est of A.D., 1994	Mountair	Title Co	the 31st and duly recorded in Vol. M94	day
		of <u>D</u>	es ds	on Page	<u> 27280</u> .	,
FEE	\$45.00			Evelyn Bi	ehn - County Clerk	