94450 93723

01-18-95P03:08 RCVD CONTRACT - REAL ESTATE

Vol. m95 Page 2575 Vol. m95 Page 2575

ARDIE	
ereinafter called the seller, and REED O'RYAN	
nto the hiner and the huver agrees to purchase from the seller	nts and agreements herein contained, the seller agrees to sell r all of the following described lands and premises situated in
COUNTY, State of Oregon, to-wit: OT 1 IN BLOCK 3 OF MAHN'S ACRES, ACCORDING ON THE OFFICE OF THE COUNTY CLERK OF KLAMATH ACCOUNT NO. 2309-14BA-1700. KEY NO. 131440	TO THE OFFICIAL PLAT THEREOF ON FILE
ENTIRE BALANCE, PRINCIPAL AND INTEREST, DU FROM DATE OF RECORDING.*	
for the sum of TWENTY-THREE THOUSAND DOLLARS AND	NO/100 Dollars (\$ 23.000.00)
(hereinafter called the purchase price) on account of which	N THOUSAND DOLLARS AND NO/100
hereinafter cause the purchase prices on account of missi-	Dollars (\$ 10,000,00)
is paid on the execution hereof (the receipt of which is here remainder of said purchase price (to-wit: \$ ***13,000. than THREE HUNDRED TWENTY DOLLARS AND NO/100)
han TRREE HORDKED TWEET	Dollars (\$320.00)
each,	
and continuing until said purchase price is fully paid. All of said purchase price shall bear interest at the rate of DATE OF RECORDING until paid, interest to be purchase price above required. Taxes on said premises for as of the date of this contract. The buyer warrants to and covenants with the seller that the real property of the purchase of the purchase of the seller that the real property of the purchase	
*(A) primarily for buyer's personal, tanny or household palpose (BXRX MACKEMBERS MACKET MACKE	DSING 19 and may retain such possession agrees that at all times buyer will keep the premises and the buildings. It is suffer or permit any waste or strip thereof; that buyer will keep said ruless therefrom and reimburse seller for all costs and attorney's fees all taxes hereafter levied against said property, as well as all water rents, and upon said premises, all promptly before the same or any part thereof ed all buildings now or hereafter erected on said premises against ious or
*(A) primarily for buyer's personal, tampy or houseston personal p	DEING 19 and may retain such possession or agrees that at all times buyer will keep the premises and the buildings. Or suffer or permit any waste or strip thereof; that buyer will keep sail at suffer or permit any waste or strip thereof; that buyer will keep sail taxes hereafter levied against said property, as well as all water rents, all upon said premises, all promptly before the same or any part thereof ed all buildings now or hereafter erected on said premises against loss or SURABLE VALUE in a company or companies sansfactory their respective interests may appear and all policies of insurance to be y such liens, costs, water rents, taxes or charges or to procure and pay for did to and become a part of the debt secured by this contract and shall bear the seller for buyer's breach of contract. days from the date hereof, seller will furnish unto buyer a tisle etable title in and to said premises in the seller on or subsequent to the building and other restrictions and easements now of record, if any. Seller upon surrender of this agreement, seller will deliver a good and sufficient upon surrender of this agreement, seller will deliver a good and sufficient and assigns, free and clear of encumbrances as of the date hereof and free and so, through or under seller, excepting, however, the said easements, to assumed by the buyer and further excepting all liens and encumbrances on reverse)
*(A) primarily for buyer's personal, tampy or houseston performers (EEX ROX MNONEMENTAL MONEMENT MYMONE ACCOUNTS THE SEARCH STANKING MYMONE ACCOUNTS AND	DCING 19 and may retain such possession or agrees that at all times buyer will keep the premises and the buildings to suffer or permit any waste or strip thereof; that buyer will keep said reals sherefrom and reimburse seller for all costs and attorney's fees all taxes hereafter levied against said property, as well as all water rents, and upon said premises, all promptly before the same or any part thereof ed all buildings now or hereafter erected on said premises against loss or SURABLE VALUE in a company or companies satisfactory their respective interests may appear and all policies of insurance to be y such liens, costs, water rents, taxes or charges or to procure and pay for did to and become a part of the debt secured by this contract and shall bear the seller for buyer's breach of contract. days from the date hereof, seller will furnish unto buyer a title estable title in and to said premises in the seller on or subsequent to the building and other restrictions and easements now of record, if any. Seller upon surrender of this agreement, seller will deliver a good and sufficient and assigns, free and clear of encumbrances as of the date hereof and free my by, through or under seller, excepting, however, the said easements, so assumed by the buyer and further excepting all hens and encumbrances on reverse)
*(A) primarily for buyer's personal, tamny or housemble palposterations. (EXTRY MYONEMAMINE OF AMERICA TO MYONE ACCENCE PRESENCES TO SEE 18 (1987) AND THE PRIMARY OF AMERICA TO HOUSE TO HOUSE THE PRIMARY OF THE PRIM	DEING 19 and may retain such possession or agrees that at all times buyer will keep the premises and the buildings to suffer or permit any waste or strip thereof; that buyer will keep said ruless therefrom and reimburse seller for all costs and attorney's fees all taxes hereafter levied against said property, as well as all water rents, and upon said premises, all promptly before the same or any part thereof ed all buildings now or hereafter erected on said premises against loss or SURABLE VALUE in a company or companies satisfactory their respective interests may appear and all policies of insurance to be youth liens, costs, water rents, taxes or charges or to procure and pay for did to and become a part of the debt secured by this contract and shall bear the seller for buyer's breach of contract. days from the date hereof, seller will furnish unto buyer a title etable title in and to said premises in the seller on or subsequent to the building and other restrictions and easements now of record, if any. Seller upon surrender of this agreement, seller will deliver a good and sufficient and assigns, free and clear of encumbrances as of the date hereof and free may by, through or under seller, excepting, however, the said easements, so assumed by the buyer and further excepting all liens and encumbrances on reverse) inchever warranty (A) or (B) is not applicable. If warranty (A) is applicable and ing Act and Regulation Z, the seller MUST comply with the Act and
*(A) primarily for buyer's personal, taminy of induscinal particles (BX ROX MYONE MANAGEMENT MYNONE MEMORIAL PROSERVES (BX ROX MYONE MYNONE MYNONE MEMORIAL PROSERVES (BX ROX MYONE MYNONE MY MYNONE MY MYNONE MY MYNONE MY MYNONE MY	DEING 19 and may retain such possession ragrees that at all times buyer will keep the premises and the buildings to suffer or permit any waste or strip thereof; that buyer will keep sail to suffer or permit any waste or strip thereof; that buyer will keep sail to suffer or permit any waste or strip thereof; that buyer will keep sail to suffer or permit any waste or strip thereof; that buyer will keep sail taxes hereafter levied against said property, as well as all water rents, all promptly before the same or any part thereof; ed all buildings now or hereafter erected on said premises against loss or ISURABLE VALUE in a company or companies satisfactory their respective interests may appear and all policies of insurance to be y such liens, costs, water rents, taxes or charges or to procure and pay for do to and become a part of the debt secured by this contract and shall bear the seller for buyer's breach of contract. days from the date hereof, seller will furnish unto buyer a title etable title in and to said premises in the seller on or subsequent to the building and other restrictious and easements now of record, if any. Seller upon surrender of this agreement, seller will deliver a good and sufficient upon surrender of this agreement, seller will deliver a good and sufficient and assigns, free and clear of encumbrances as of the date hereof and free any by, through or under seller, excepting, however, the said easements on reverse) sichever warranty (A) or (B) is not applicable. If warranty (A) is applicable ending Act and Regulation Z, the seller MUST comply with the Act and
**(A) primarily for buyer's personal, tamily of housenby particles (BEX ROX MYONE MANAGEM MYONE MYONE MANAGEM PARTICLES (BEX ROX MYONE MYO	And may retain such possession or agrees that at all times buyer will keep the premises and the buildings to suffer or permit any waste or strip thereof; that buyer will keep sail taxes hereafter levied against said property, as well as all water rents, all promptly before the same or any part thereof all taxes hereafter levied against said property, as well as all water rents, all promptly before the same or any part thereof ed all buildings now or hereafter erected on said premises against loss or ISURABLE VALUE in a company or companies sansfactory their respective interests may appear and all policies of insurance to be yellowed to the seller for buyer's breach of contract.
**(A) primarily for buyer's personal, tamby of housembly places (BX ROX MYONE MYONE MYONE MYONE MY AND	DEING 19 and may retain such possession or agrees that at all times buyer will keep the premises and the buildings to suffer or permit any waste or strip thereof; that buyer will keep sail taxes hereafter levied against said property, as well as all water rents, all promptly before the same or any part thereof all taxes hereafter levied against said property, as well as all water rents, all promptly before the same or any part thereof ed all buildings now or hereafter erected on said premises against loss or ISURABLE VALUE in a company or companies satisfactory their respective interests may appear and all policies of insurance to be yellowed to the debt secured by this contract and shall bear the seller for buyer's breach of contract. days from the date hereof, seller will furnish unto buyer a tiste etable title in and to said premises in the seller on or subsequent to the building and other restrictions and easements now of record, if any. Seller unden assigns, free and clear of encumbrances as of the date hereof and free and system or under seller, excepting, however, the said easements, on assumed by the buyer and further excepting all liens and encumbrances on reverse) inchever warranty (A) or (B) is not applicable. If warranty (A) is applicable ending Act and Regulation Z, the seller MUST comply with the Act and STATE OF OREGON, County of 1 certify that the within instrument received for record of the contract of the
**(A) primarily for buyer's personal, tamby of housemble palposes (BEX ROX MYONE MANAGEM BY MYONE ACCEMENT PROSERVES BY MESSANCES (BEX ROX MYONE MANAGEM BY MYONE ACCEMENT PROSERVES BY MESSANCES (BEX ROX MYONE MANAGEM BY MYONE MY MY MYONE MY MYONE MY	DEING 19 and may retain such possession or agrees that at all times buyer will keep the premises and the buildings to suffer or permit any waste or strip thereof; that buyer will keep sail taxes hereafter levied against said property, as well as all water rents, all promptly before the same or any part thereof all taxes hereafter levied against said property, as well as all water rents, all promptly before the same or any part thereof ed all buildings now or hereafter erected on said premises against loss or ISURABLE VALUE in a company or companies satisfactory their respective interests may appear and all policies of insurance to be yellowed to and become a part of the debt secured by this contract and shall bear the seller for buyer's breach of contract. days from the date hereof, seller will furnish unto buyer a title etable title in and to said premises in the seller on or subsequent to the building and other restrictions and easements now of record, if any. Seller under a signs, free and clear of encumbrances as of the date hereof and free ing by, through or under seller, excepting, however, the said easements, on assumed by the buyer and further excepting all liens and encumbrances on reverse) inchever warranty (A) or (B) is not applicable. If warranty (A) is applicable ending Act and Regulation Z, the seller MUST comply with the Act and STATE OF OREGON, County of 1 certify that the within instrument received for records on the content of
*(A) primarily for buyer's personal, tamby or housement personal personal (EXTRY MYONEMENT MYONEMENT PERSONAL PROPERTY MYONEMENT PERSONAL PROP	DEING 19 and may retain such possession or agrees that at all times buyer will keep the premises and the buildings to suffer or permit any waste or strip thereof; that buyer will keep sail to suffer or permit any waste or strip thereof; that buyer will keep sail or suffer or permit any waste or strip thereof; that buyer will keep sail or suffer or permit any waste or strip thereof; that buyer will keep sail or suffer or permit any waste or strip thereof; that buyer will keep sail taxes hereafter levied against said property, as well as all water rents, all to push a said premises against loss of all tous possessions or hereafter erected on said premises against loss of their respective interests may appear and all policies of insurance to be yes the irrespective interests may appear and all policies of insurance to be yes the irrespective interests may appear and all policies of insurance to be yes the irrespective interests may appear and all policies of insurance to be yes the irrespective interests may appear and all policies of insurance to be yes the irrespective interests may appear and all policies of insurance to be yes the seller for buyer's breach of contract.
**(A) primarily for buyer's personal, tamny or housemble parposed (EXTRY MYONE MANOREM MYONE MYO	DEING 19 and may retain such possession agrees that at all times buyer will keep the premises and the buildings. The suffer or permit any waste or strip thereof; that buyer will keep sail to suffer or permit any waste or strip thereof; that buyer will keep sail to suffer or permit any waste or strip thereof; that buyer will keep sail to suffer or permit any waste or strip thereof; that buyer will keep sail to suffer or permit any waste or strip thereof; that buyer will keep sail taxes hereafter levied against said property, as well as all water rents, all promptly before the same or any part thereof ed all buildings now or hereafter erected on said premises against loss or ISURABLE VALUE in a company or companies sansfactory their respective interests may appear and all policies of insurance to be yet to and become a part of the debt secured by this contract and shall bear the seller for buyer's breach of contract. days from the date hereof, seller will furnish unto buyer a ticketable title in and to said premises in the seller on or subsequent to the building and other restrictions and easements now of record, if any. Seller undo assigns, free and clear of encumbrances as of the date hereof and free and signs, free and clear of encumbrances as of the date hereof and free any by, through or under seller, excepting, however, the said easements, on assumed by the buyer and further excepting all liens and encumbrances on reverse) inchever warranty (A) or (B) is not applicable. If warranty (A) is applicable and Regulation Z, the seller MUST comply with the Act and sook/reel/volume No. STATE OF OREGON, County of 10 certify that the within instrument received for records on the day of t
**(A) primarily for buyer's personal, Tamby or housemble parposed (EXTRY MYONE MANOREM MYONE MYONE MYONE PROSERVED (EXTRY MYONE MYON	DEING 19 and may retain such possession or agrees that at all times buyer will keep the premises and the buildings to suffer or permit any waste or strip thereof; that buyer will keep sail to suffer or permit any waste or strip thereof; that buyer will keep sail or suffer or permit any waste or strip thereof; that buyer will keep sail or suffer or permit any waste or strip thereof; that buyer will keep sail or suffer or permit any waste or strip thereof; that buyer will keep sail taxes hereafter levied against said property, as well as all water rents, all to property as well as all water rents, all promptly before the same or any part thereof ed all buildings now or hereafter erected on said premises against loss or ISURABLE VALUE in a company or companies satisfactory their respective interests may appear and all policies of insurance to be yes the interests may appear and all policies of insurance to be yes the seller for buyer's breach of contract. days from the date hereof, seller will furnish unto buyer a title etable title in and to said premises in the seller on or subsequent to the building and other restrictious and easements now of record, if any. Seller upon surrender of this agreement, seller will deliver a good and sufficient and assigns, free and clear of encumbrances as of the date hereof and free ing by, through or under seller, excepting, however, the said easements on reverse) inchever warranty (A) or (B) is not applicable. If warranty (A) is applicable ending Act and Regulation Z, the seller MUST comply with the Act and seller of o'clock M., and recorded book/reel/volume No. STATE OF OREGON, County of 19 O'clock M., and recorded book/reel/volume No. Page processed of Deeds of said county.
**(A) primarily for buyer's personal, tamily of housement personal personal (BERNEM MINISTERM MI	DEING 19 and may retain such possession or agrees that at all times buyer will keep the premises and the buildings to suffer or permit any waste or strip thereof; that buyer will keep sail to suffer or permit any waste or strip thereof; that buyer will keep sail or suffer or permit any waste or strip thereof; that buyer will keep sail to suffer or permit any waste or strip thereof; that buyer will keep sail to suffer or permit any waste or strip thereof; that buyer will keep sail taxes hereafter levied against said property, as well as all water rents, all promptly before the same or any part thereof ed all buildings now or hereafter erected on said premises against loss or ISURABLE VALUE in a company or companies satisfactory their respective interests may appear and all policies of insurance to be such liers, costs, water rents, taxes or charges or to procure and pay for the seller for buyer's breach of contract. days from the date hereof, seller will furnish unto buyer a title etable title in and to said premises in the seller on or subsequent to the building and other restrictions and easements now of record, if any. Seller under assigns, free and clear of encumbrances as of the date hereof and free and signs, free and clear of encumbrances as of the date hereof and free and sy, through or under seller, excepting, however, the said easements, on assumed by the buyer and further excepting all liens and encumbrances on reverse) inchever warranty (A) or (B) is not applicable. If warranty (A) is applicable and Regulation Z, the seller MUST comply with the Act and sook/reel/volume No. STATE OF OREGON, County of 10 certify that the within instrument received for record on the day of o'clock M., and recorded book/reel/volume No. page or as fee/file/inst. page or as fee/file/inst. ment/microfilm/reception No.
**RAY SHONG PANNEY BY AND TO THOUSEND PANDEY BY AND THE SERVING PANNEY	STATE OF OREGON. STATE OF OREGON. County of County h
**(A) primarily for buyer's personal, tamby of housement personal (BEX REX ENDAGEMENT PRIMARY (ANDRES ENDAGEMENT PERSONAL PRIMARY (ANDRES ENDAGEMENT PERSONAL PRIMARY (ANDRES ENDAGEMENT PERSONAL PRIMARY (ANDRES ENDAGEMENT) PRIM	SING 19 and may retain such possession agrees that at all times buyer will keep the premises and the buildings. It agrees that at all times buyer will keep the premises and the buildings to suffer or permit any waste or strip thereof; that buyer will keep sail to suffer or permit any waste or strip thereof; that buyer will keep sail to suffer or permit any waste or strip thereof; that buyer will keep sail to suffer or permit any waste or strip thereof; that buyer will keep sail to suffer or permit any waste or strip thereof; that buyer will keep sail taxes hereafter levied against said property, as well as all water rents, all promptly before the same or any part thereof deall buildings now or hereafter erected on said premises against loss or issurance to grow such liens, costs, water rents, taxes or charges or to procure and pay for the seller for buyer's breach of contract. days from the date hereof, seller will furnish unto buyer a title etable title in and to said premises in the seller on or subsequent to the building and other restrictions and easements now of record, if any. Seller and assigns, free and clear of encumbrances as of the date hereof and free and saigns, free and clear of encumbrances as of the date hereof and free any by, through or under seller, excepting, however, the said easements no assumed by the buyer and further excepting all liens and encumbrances on reverse) STATE OF OREGON, County of I certify that the within instrument received for record on the day of o'clock M., and recorded book/reel/volume No. Page or as fee/file/inst ment/microfilm/reception No. Record of Deeds of faid county. Witness my hand and seal of County.

And it is inderstood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within 200days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at seller's option shall have the following rights:

(1) To declare this contract cancelled for default and null and void, and to declare the purchaser's rights forfeited and the debt extinguished, and to retain sums previously paid hereunder 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 favor of the buyer as against the seller hereunder shall utterly cease and the in any of such cases, all rights and interest created or men existing in rayor or me buyer as against the seller hereunder shall utterly cease and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revest in said seller without any act of re-entry, or any other act of said seller to be performed and without any right of the buyer of remin, reclamation or compensation for moneys paid on account of the purchase of said property as absolutely, fully and perfectly as if this contract and such payments that never been made; and in case of such default all payments theretofore made on this contract are to be retained by and helong to said seller as the agreed and reasonable rent of said premises up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any time therefore. 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 belonging.

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

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 waiver of any The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 23,000.00 __ Glowever, the actual consideration consists of or includes other property or value given or promised which is

AMX MARKET

LOS CONSIDERATION (indicate which).

In case suit or action is instituted to foreclose this contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such sum as the trial court may adjudge reasonable as attorney's feet to be allowed the prevailing party in said suit or action and if an appeal is taken from any independent or decree of the trial court the losing party in said suit or action and if an appeal is taken from any judgment or decree 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 attorneys fees on such appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that if the context so requires, the singular pronoun shall be taken to mean and include the plural and the neuter, and that generally all grammatical changes shall be made. assumed and implied to make the provisions hereon apply equally to corporations and to individuals. This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors, administrators, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; 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. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30,30. * BUYER: Comply with ORS 93.905 et seq prior to excercising this remedy. NOTE - The sentence between the symbols (i), if not applicable, should be deleted. See ORS 93.030. (if executed by a corporation, affix corporate seal) STATE OF OREGON County of DOUGLAS BE IT REMEMBERED, That on this day of undersigned, a Notary Public in and for said County and State, personally appeared the within named KATHY HARDIE known to me to be the identical individual _ _described in and who executed the within instrument and acknowledged to SU executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. (RICERCE CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CO

	OFFICIAL SEAL	Illa S. S.	u tles	
N COMM	RY PUBLIC - OREGON SISSION NO. A017617	My Commission expires_	Notary Pub	lic for Oregon.
WILLIAM TO THE PARTY OF THE PAR	ISSION EXPIRES AUG. 22, 1898			
OPS 02 626 (1) AN 2-			en de la companya de	Mirakalinin artikumunikun jogupan propaga propagaja
monument is executed and the	Darges are Doung, Mali ne acknown	title to any real property, at a time redged, in the manner provided for ackn	muladorement of deads. Le she	
executed and the parties are bo	ind thereby.	i, shall be recorded by the conveyor n	not later than 15 days after the	Manager is
ORS 93.990 (3) Violation of O	RS 93.635 is punishable, upon conv	ction, by a fine of not more than \$100.	- A STATE OF THE S	
			₹8:40	STATE OF
TATE OF OREGON: COUN	ITY OF KLAMATH: ss.			
iled for record at manage of		County Title co		
f Jan	A.D. 19 95 at 3:	08 o'clock P.M., and c	the 185	AVE OF OR MANY
O1	Mortgages	on Page	1213	
EE \$15.00	INDEXED	Bernetha G. Letsch	- County Clerk	01
EE	n Ži	By Waules	a Mules	(3)e
	的旅游都区。1995年11日		10 The State of the Control of the C	and the second s

The control of the control of the first of the control of the cont and description of the contract of the second of the secon

The control of the co

STATE OF (OREGON:	COUNTY OF	KLAMATH:	ss.
No. of Contrast of		in a fill was a gift to	1567	

Filed for record at request of	Reed O'Ryan	2	
		o'clock A.M., and duly recorded in Vol. M95	ņ
of		On Page 7575	٠.
FEE none	Bernetha	G. Letsch County Clerk	
		By Daniero Mulindere	
<u>스트스 보다</u> 하는 항상을 다른 하고 있는 사람들은 사람들은 사람들이 하는 것들을 모르지 않는다.			***

an a district organics by the court and glass of a and to father action entropy and country of the second to the country of the coun

manonna sano maglio an la campa himbigo men ancompetiti de la campa

Private ta anno 1945 de la Colonia de Colonia

A. 100 Colorador fino disposição diditiva da Instanção.

regions that there are the control of the control o