	4815918 and Linda Martin	797	I' VCAO	7 P	:45 Vc	1 <u>/ñ97</u> Page	37736 👻
F.O. Box						STATE OF OREGON,	1 marshall
La Pine,	Oregon 97739					County of	} ss.
Russell P.C. Box	and Perra Gedde					was received for reco	
Detroit,	Oregon 97342 Buyer's Name and Addre					of o'ckock	
After reparding, nati	urn to (Nume, Addrase, 20): and Jierra Gedde		3-31	SPACE H	SER/CD	book/reel/polume No.	on page
P.O. Box	684			RECORD		and/o	ion No,
	Orecion 97342 erwise, sint all lax statements					Record of Deeds of sai	I County. l and seal of County
Russel.	and Terra Gedde	es Sr.				affixed.	i and seen of County
-Detroitr	684 Crecion - 97342	na san di Peru Nagaregi. <u>Le procurso di Perus</u> tangan		n n n h		NAVE	1
					L.,	By	, Deputy.
a qua la vi prante il dato di an 11.07000	n e servición e de la definida de la compañía com			54	3,2		44 & 64 CMM-97, 444 Print of CMM-97
		化特殊消耗 计算机 主义的	CNTRAIN		the state of the state		1. <u>.</u>
THIS DITINO M	CONTRACT, Made t	inis 14ch INDA M. MARTI	N, HUS	AND A	ND WIFE	· · · · · · · · · · · · · · · · · · ·	, 19_ <u>97</u> , between
Duces	11 0- 48- 0-		0- 33	1 1		, herein	
and Russe	11 GEODES SC. c	diki recre b.	Geoces	nusp	ano ano v	i fe, herein	after called the buyer.
	IESSETH: That in con	nsideration of he m	nitual covi	nants a	nd agreements	herein contained, the se	ller agrees to sell unto
the buyer an Klama	th	to purchase rom	the seller State of	:all os Or∈	don	g described lands and	premises situated in
						O, ACCORDING TO S	
PLAT THER	EOF ON FILE IN	and the second		OUNTY	CLERK OF	KLAMATH COUNTY,	OREGON
					网络白垩		and the second second
					式建筑工程		
日本							
推进的							
							a quant da compositione. Transferencia
11 Y 1 0001	NT # 0070 960 (and and a set of		
TAK ACU.U	NT # 231036D-9 231036D-9	9.500					na 1997 - Angelan Maria, angelan 1997 - Angelan Santara, angelan santara
1111-11-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	n in 1919 States and States						
feldin series F	a Mhirtoon Mha	augand Thias	Hundrai	ອກຕີ	no/1001s		13,300,00
for the sum of hereinafter ca	I <u>Init Ceen</u> file	ce, on account of w	hich _ Ei	ghtee	n Hundred	Dollars (and no/100's	<u>, 10/000.00</u> ,
Dollars (S. 1	, 800, 00) is pai	id on the execution	hereof (u		ot of which is	hereby acknowledged b order of the seller in mo Dollars year from the fi	the seller); the buyer
less than On	the remainder of the r e Hundred and H	punchase price (to-v Fifty Dol.ars	and no	/100.0	y) to the	order of the seller in mo	nthly payments of not (§ 150.00
each, with	the remaining	<u>balance</u> to b	e paid	in fu	ll in one	year from the fi	rst payment.
navable on th	e 15th day of	each month I treat	ter hegipui	ino with	the month of	Decenber	19 97 and con-
timmine until t	the numbers price is f	fully nord		1 - E - E -			
The tr					1.4.4.5 (*****	. (Here comply with OF	
The tr		and the second					
			·				
All of	the purchase price ma	av he paid at a v ti	ne: all of t	be defei	red payments	shall bear interest at the	ate ofO-
All of	the purchase price ma nnum from N/I	ay he paid at 1 by tin A	ne; all of 1 until paid:	he defer	red payments	shall bear interest at the N/A	ate ofOand [] in addi-
All of percent per a tion to I to I prorated betw	the purchase price mannum from <u>N/I</u> be included in the mir veen the parties hereto	ay be paid at ray tin A ninium month y pa o as ofNCNE	ne; all of 1 until paid; yments al:	he defer interes ove req	red payments t to be paid nired. Taxes o 19	shall bear interest at the N/A in the premises for the cu	ate ofOand [] in addi-
All of percent per a tion to I to I prorated betw	the purchase price mannum from <u>N/I</u> be included in the mir veen the parties hereto	ay be paid at ray tin A ninium month y pa o as ofNCNE	ne; all of 1 until paid; yments al:	he defer interes ove req	red payments t to be paid nired. Taxes o 19	shall bear interest at the N/A in the premises for the cu	ate ofOand [] in addi-
All of percent per a tion to \Box to I prorated betw The buy * (A) P	the purchase price main mum from <u>N/I</u> be included in the mir veen the parties hereto yer warrants to and covena minity for buyer's person for an or whether the parties of the particular	ay be paid at r ay tir A ninium month y pa o as of and with the selle that t as the selle that the selle that the self weet is not mode	ne; all of t until paid; yments al: the real propri-	he defai interes ove req	red payments t to be paid hired. Taxes o 19 bed in this contra	shall bear interest at the N/A in the premises for the cu	rate of <u>-O-</u> and [] in addi- rrent tax year shall be
All of percent per a tion to \Box to I prorated betw The buy * (A) P	the purchase price main mum from <u>N/I</u> be included in the mir veen the parties hereto yer warrants to and covena minity for buyer's person for an or whether the parties of the particular	ay be paid at r ay tir A ninium month y pa o as of and with the selle that t as the selle that the selle that the self weet is not mode	ne; all of t until paid; yments al: the real propri-	he defai interes ove req	red payments t to be paid hired. Taxes o 19 bed in this contra	shall bear interest at the N/A in the premises for the cu	rate of <u>-O-</u> and [] in addi- rrent tax year shall be
All of percent per a tion to \Box to I prorated betw The buy * (A) P	the purchase price main mum from <u>N/I</u> be included in the mir veen the parties hereto yer warrants to and covena minity for buyer's person for an or whether the parties of the particular	ay be paid at r ay tir A ninium month y pa o as of and with the selle that t as the selle that the selle that the self weet is not mode	ne; all of t until paid; yments al: the real propri-	he defai interes ove req	red payments t to be paid hired. Taxes o 19 bed in this contra	shall bear interest at the N/A in the premises for the cu	rate of <u>-O-</u> and [] in addi- rrent tax year shall be
All of percent per at tion to i to i prorated betw The buy (a) p (b) fr The buy is not in default in good condition save the seller hi taxes hereafter le	the purchase price mannum fromN/A be included in the mir yeen the parties hereto yer warrants to and covena rimarily for buyer's person or an organization or (even yer shall be enlitted to poss under the terms of this cou n and repair and will not su armless therefrom and reim yet the grainst the property, a we the sume or any eart the	ay be paid at r ay tin A ninium inonth y pa o as ofN(i E n's with the selle that t nal, tamily or hot schold if byer is a nat. ml pe session of the lards on trac. The buyen igrees. ufter or permit at / wast as well as all we'r rents as well as all we'r rents	ne; all of t until paid; yments al: purpose; rson) is for b <u>NOVE</u> : that at al! th te or strip th , public cher; bat at hurr	he defen interes ove req rty desir- usiness o ber 1 res buyir reof, that y fees in res and rr	red payments t to be paid	shall bear interest at the N/A the premises for the cu at is 97, and may retain such 1987, and may retain such 1997, and may retain such 1997, and may retain such 1997, and may retain such 1000, and and and and and and and and and 1000, and	and in addi- rrent tax year shall be rrent tax year shall be vessession so hag as buyer r terrafter erected thereon, ton and all other liens and eas, that buyer will pay all mposed upon the premises, new or berefiter erected
All of percent per at tion to i to i prorated betw The buy * (A) p (B) fr The buy is not in default in good condition save the seller hi taxes hereafter le	the purchase price mannum fromN/A be included in the mir yeen the parties hereto yer warrants to and covena rimarily for buyer's person or an organization or (even yer shall be enlitted to poss under the terms of this cou n and repair and will not su armless therefrom and reim yet the grainst the property, a we the sume or any eart the	ay be paid at r ay tin A ninium inonth y pa o as ofN(i E n's with the selle that t nal, tamily or hot schold if byer is a nat. ml pe session of the lards on trac. The buyen igrees. ufter or permit at / wast as well as all we'r rents as well as all we'r rents	ne; all of t until paid; yments al: purpose; rson) is for b <u>NOVE</u> : that at al! th te or strip th , public cher; bat at lower	he defen interes ove req rty desir- usiness o ber 1 res buyir reof, that y fees in res and rr	red payments t to be paid	shall bear interest at the N/A the premises for the cu at is 97, and may retain such 1987, and may retain such 1997, and may retain such 1997, and may retain such 1997, and may retain such 1000, and and and and and and and and and 1000, and	and in addi- rrent tax year shall be rrent tax year shall be vessession so hag as buyer r terrafter erected thereon, ton and all other liens and eas, that buyer will pay all mposed upon the premises, new or berefiter erected
All of percent per at tion to do to b prorated betw The buy * (A) p (B) fr The buy is not in default in good condition save the seller hit taxes hereafter le	the purchase price mannum fromN/A be included in the mir yeen the parties hereto yer warrants to and covena rimarily for buyer's person or an organization or (even yer shall be enlitted to poss under the terms of this cou n and repair and will not su armless therefrom and reim yet the grainst the property, a we the sume or any eart the	ay be paid at r ay tin A ninium inonth y pa o as ofN(i E n's with the selle that t nal, tamily or hot schold if byer is a nat. ml pe session of the lards on trac. The buyen igrees. ufter or permit at / wast as well as all we'r rents as well as all we'r rents	ne; all of th until paid; yments al: purposes; rson) is for b <u>NOVE</u> . that at all bin to strip the s and attomic that at buyer that at buyer insured. If if me a part cc.	he defai interes ove req usiness o ber 1 ies buyur teof, that y fees in yes and m s expense mount no yable far- ie buyer the debt	red payments to be paid nired. Taxes o 19 bed in this control commercial pur 4 will keep the pre buyer will keep will keep the pre buyer will keep unicipal Eens whe s, buyer will insu t less than SIX t to the seller and secured by this compared by this compared the secured by the secured the secured by the secured the secured the secured by the secured the secu	shall bear interest at the N/A the premises for the cu at is 97, and may retain such 1987, and may retain such 1997, and may retain such 1997, and may retain such 1997, and may retain such 1000, and and and and and and and and and 1000, and	and in addi- rrent tax year shall be rrent tax year shall be vessession so hag as buyer r terrafter erected thereon, ton and all other liens and eas, that buyer will pay all mposed upon the premises, new or berefiter erected
All of percent per at tion to lo lo l prorated betw The buy * (A) p (B) fo The buy is not in default in good condition save the seller ha taxes hereafter le all promptly befo on the premises a to the seller, spec and all policies o er rasy do so and waiver, however,	the purchase price ma nnum fromN/A be included in the mir veen the parties hereto yer warrants to and covena rimarity for buyer's person or an organization or (even yer shall be enlitted to poss under the terms of this com and repair and will not su armless therefrom and reim wied against the property, a ore the same or any part the against loss or damage by f cifically meming the seller z of insuruce to be delivered d any rayment so made sha ; of any right arising to the	ay he paid at r ay tin A ninium inonth y pay o as of	ne; all of the until paid; yments al: the real propit purposes, rson) is for b <u>NOVE</u> . that at all bin is and attorne s, public char, that at buye: that at	he defai interes ove req sty desir usiness o ber 1 ies buyor teof, that y fees ind y fees ind y fees ind y fees ind y fees ind y fees ind y fees ind teof, that y fees ind teof, that to expense nouet no y able far ie buyor the debt () y fees ind y able far ie buyor	red payments t to be paid	shall bear interest at the N/A in the premises for the cu	rate ofO and [_] in addi- rrent tax year shall be resession so hag as buyer r terrafter erected thereon, ten and all other liens and eas, that buyer will pay all mposed upon the premises, s now or hereafter erected y or companies satisfactory active interests may appear the rate aforesaid, without

37737

WARNING: Linless bayer provides a lifer with evidence of insurance cover age as required by the contract or loan agreement between them, seller may purchase insurince at buyer's excluse to protect seller's interest. This insurance may, but need not, also protect buyer's interest. If the collateral beckimes damagid, the coverage purchated by seller may not pay any claim made by or against buyer. Buyer may later cancel the coverage by previding evidence that beyer has obtained property coverage elsewhere. Buyer is responsible for the cost of any insurance coverage purchased by seller, which cost may be added to buyer's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date buyer's prior coverage lapsed or the date buyer failed to plovide proof of coverage. The coverage seller purchases may be considerably more expensive than insurance buyer might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

The seller agrees that at seller's expense and within _______ days from the date here of, seller will furnish unto buyer a title insurance policy insur-sual primed exceptions and the building into other test is those and to the premises in the seller on or subsequent to the date of this agreement, save and except the upon request and upon surficient of this agreement, seller will deliver a good and sufficient deed conveying the premises in fee single unto the buyer, buyer's heirs under seller, excepting, however, the easenies as of the date have of and free ind clear of all encumbrances created by the buyer or bt /er's assigns.

And it is understood and agreed between 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 any of them, punctually within 20 days of the time limited them for, or fail to keep any agreement here in contained, then the seller shall have the followrequired, or any of them, penctually within an object with the mande distance distance to the purchaser's rights forfeited and the debt extinguished, and to retain (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 bayes * (2) To declare the whole unpaid principal balance of the purchase price with the interest themen at once due and payable; and/or

(a) to intercoins uniccontract by summingenerity. 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 right to the possession of the premises above described and all of a rights acquired by the buyer hereunder shall revert to and revest in the seller without any act of re-entry, of the property as absolutely, fully and perfectly as if this contract and such proments had never been matched by and by the profered and by the seller as the agreed and be realined by and by the seller in the reaction of the promess up to the right immediately, or at any time thereafter, the entry the net of the promises up to the time of such default all payments and thereafter, the entry of the promises of law, and take immediately or at any time thereafter, the entry is the advect been matched and or so id. without any process of law, and take immediately posses-sion thereof, together with all the improvements and approximate the provided by the date of the provements and approximate are to be reading the seller in the reading the provements in the reading and the provided by the seller in the reading the provided by the seller in the seller in the reading the provided by the seller in the seller in the reading the provided by the seller in the seller in the seller in the seller interval and the provided by the seller interval in the seller interval and the provided by the s

The buyer further agrees that failure by the seller it any time to require performance by the buyer of any provision hereof shall in no way affect seller's right hereunder to enforce the same, nor shall any valuer by the seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself.

Seller, seller's igents, and the holder of any exist! g encumbrance to which the lands and premises are subject may enter upon the lands and premises at rea-sonable times (upon reasonable prior notice to buyer) for the purpose of inspiriting the property.

In case suit or action is instituted to forcelose this contract or to enfinite any provision hereof, the losing party in the suit or action agrees to pay such sum as the trial court may edjudge reasonable as attorney fees to be allowed the prevailing party in the suit or action and if an appeal is taken from any judgment or decree of the trial court, the losing party further provises to pay such sum as the appealate court shall adjudge reasonable as the prevailing party's attorney fees on such

In construing to is contract, it is understood that the seller or the buyed 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 raade, assumed and implied to make the provisions hereof apply equally to corporations and to i dividuals.

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 stsigns 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 seal, if any, affixed by an officer or other person duly authorized to do so by order

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VICILATICN OF APPLICABLE LAND USE LAWS AND REGU-LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE IC: THE PROPERTY SHOULD CHECK MITH THE APPADE PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIF / APPROVED USES AND TO DEFERMINE ANY LIMITS ON LAWSUITS AGAINST FAIRMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930. 4.43 · SELLER: Comply with ORS \$1,905 st req. prior to exercising this is nedy. STATE OF OREGON, County of _____DESCHUTES. 226 DITINO M. MARTIN, I INDA M MARTIN, TERRA E. GEDDES, & RUSSELL GEDDES SR by This instrument was acknowledged before me on _____ by as of N.C. Alter Berger CAPTICIAL SEAL CAPTICIAL SEAL EVE CAN IM HENDERSON COMMISSION NO. 30 KI78 NY 20 MMISSION 20 PHILE DOT 25 201 Notary Public for Crogon My commission expires ... ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument is exe-cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of decks, by the conveyor of the title to be conveyed. Such instruments, or a memory adum thereof, shall be recorded by the conveyor at the table that its instrument is executed and the parties are bound. ORS 93.990 (3) Violation of ORS 93.635 is punished e, upon conviction, by a fire of not more than S100 STATE OF OREGON OFFICIAL SEAL CHERVIL E. HEUTZENROEDER NOT/FY PUBLIC-OREGON County of Klomath S5. Filed for record at request of: 10150 ON NO. 034430 MY COMMISSION EXPIRES MAY 5, 1998 Klamath County Title 17th day of November A.D. on this 1997 1:46 at o'clock P. M. and culy recorded M97 in Vol. of Deeds Page_37736 1711113 Bernetha G. Litsch, County Clerk Kuttlin Ву ina. \$3...00 Fee. Deputy.