tevens-Ness Law Publishing Co.				Vol <u>_1998_</u> F	age:	EIRAL
events Ness Law Publishing Co. ortland. Oregon 97204 NT NT PURCHASER'S OFFER-	* 15,000,0	'S SALE AGREEMENT	AND EARNEST M	ONEY RECEIPT		
icr(s) to purchase the following 26,	ng real property in the Cou BLOCK 15,	TRACT 1042.	TWO RIVE	of Oregon (Insert address a RS NORTH	ind legal description	(*Purchase n):
		es is condition): NONE				
		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~				
r the purchase price of	est money herein receipted	and CHECK # 123	A \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	90	Dollars S.	15,000.00
(b) on	, 19_	for of CHECK # 133	TT PATHEP, ATHE. v. the sum of	.1.0s 5,00	70,00	
(a) na da	Sugar of Edward Claration		,		:	
d) the ba Avable as follows: TKO	alance of the purchase prio	NTS OF \$5 000	00 5414	\$ 10,0	00.00	
FIRST	PARMENT OF	15000,00 10 0	E MADE NO	VEMBER 1999	7	
SECON	S PAYMENT OF	20 (03) and of (03) and of down page (15) (05) (15) (05) (15) (15) (15) (15) (15) (15) (15) (1	E MADE NO	VEMBEK ZOO	2.	
(CHECK IF APPLICABLE)	SEE ADDENDUM A FOR A	ADDITIONAL PROVISIONS.				
e properly qualifying for the kernest Money Deposit. If this	is provided for above, Puri oan. Offer is accepted, the earch	chaser shall promptly apply and us	1 han 1-1 han a said in a			
a Purchase Price or otherwise	retained by Seller as prov	vided in this agreement, or (ii) retai	ned by Saller until refunda	crow; or (b) Fretained by	Seller, and either (i)	applied at closing t
phing lixtures (including oil far bors and windows; attached flo	With the following exception is a but excluding unettaches or coverings; attached telescentifications.	vided in this agreement, or (ii) retains, seller shall leave on the premied fireplace equipment); built-in approvision antennée; and all shrubs, pla	ses as part of the property pliances; water heaters; but ants and trees. The exception	purchased: all irrigation, published: and tubes; window treat ons are (if none, so state): _	lumbing, heating, o ments; window and NONE	it. coling, electrical an I door screens; storr
ed. The property is to be co deral patents, easements of	riveyed by statutory warran	unty doed free and clear of all liens roperty or area where the property	and encumbrances exception is located and (if none, so	ot zoning ordinances, build	ing and use restric	tions, reservations i
all entitle Selle: to: (a) call all ed; and (c) exercise all remed saession, Possession of the	amounts owing, due and protection an	id, the contract or trust deed shall ri ir the full insurable value of the roal ayable; (b) recover Seller's reasons	property; and (c) pay all re able atternay fees incurred	ial property taxes and asset in exercising Seller's remediate	ssments when due dies under the contract	Purchaser's defauract or note and trus
o Rates. Real property taxes y, and accrued and unpaid ob al property taxes assessed a HICM). Purchaser shall pay S	rents, unused tenant depriligations relating to the pro- ulter closing on account of other for heating oil in the ta	osits (whether or not refundable), in period and for which Purchaser will prior special assessment of the prior special specia	iy(s) after closing: <b>Fi</b> on or oferest on obligations assu- be responsible, shall be pro- roperly (e.g., as farm or to	before AQYEMBE, med by Purchaser, other e prated between Seller and I rest property) shall be paid	xpenses prepaid by Purchaser as of the by A Purchaser	Seller for the properties     date of possession     Seller (INDICATION
osing. Closing shall occur on frow fee paid 50% by Seller a algement. If any of the purch	or before ACUEMAET	Closing, Seller may pay, out of the	PPLICABLE) The transact purchase money, encumbing	tion will be closed by the e ances to be discharged by	scrow company nar Seller.	med above, with th
ler's Representations. Selle he real property including the stic tank  a public water sys cossession. With these excep	as a price with ferrant owing as a price with ferrant owing a price that it a private wall. Selle them 12 a private wall, selle thought, the real property is a	ayable; (b) recover Seller's reasonate to Purchaser:  I within ode to Purchaser:  I within one to refundable), is openly and for which Purchaser will prior special assessment of the property included in writing in this agree at a state in writing in the property included in the property included in the property includes the property included in the property i	may not assign Purchaser' iment or in Seller's Propert iment; (b) the residence is luding those systems and e- tefacts apparent and oot of	's rights under this agreeme ty Disclosure, if any, Seller connected to ☐ a public sequipment shall be in subst	int without the writte knows of no materi anitary sewer syste antially its present	en consent of Seller ial structural defect im X a cess pool o condition, at deliver
r property Disclosure or Disclosure  vate Well. If the property is s  he well provides water for hu  laws of all governmental according	aimer, erved by a private water we man consumption) to the b	ell, Seller represents that: (a) the w sest of Seller's knowledge the wate	rell has provided an adequaris fit for human consumpt	ate supply of water during the supply of water during the supply of the continued in the continued in the continued in the supple suppl	be required to give the entire year for the use of the well and	<ul> <li>Purchaser a statu</li> <li>uses it serves; (b</li> <li>water complies udt</li> </ul>
rchaser's offer, Soller, at Solle eipt, Seller shall submit the ra in Purchaser may terminate the er delivery of notice of termina	rices. No other reprogents is expense, will have the viset results to the Oregon He als transaction by delivering ation, Selter aclaes in writing	reall, Seller represents that: (a) the webst of Seller's knowledge the water ations are made concerning the wavelitested for nitrates and total coliferally by the modern of the work of the property in the property and all elegance.	iter supply and well. If the form bacteria and for such is written report of the test materials within 24 hours after reconstitutions after reconstitutions.	well provides water for don other matters as are require ade by Seller shows a subs selpt by Purchaser of the w	nestic use, upon Seed by the Oregon H tantial deficiency in ritten test report, up	iller's acceptance of ealth Division. Upon quality of the water liess within 24 hours
pections. Purchaser underst  PROFESSIONAL IN one or more professionals ch chaser may terminate the tra	ands that a complete profe iSPECTION(S): Purchaser losen and employed by Purchaser insection by delivering to S	essional inspection of the property in may have the property and all eleutrohaser. If an inopector reports the	a advisable. CHECK ONE ments and systems thereo a presence of a material de	OF THE FOLLOWING TW if (including any private wat efective condition or of a le	O BOXES: let well serving the ad-based paint ha	property) inspecied zard in the property
edi to considence comme	condition of the property	Sellor, written notice of Purchaser's Purchaser shall promptly provide a ection report showing a material of s personally inspected the property		ead pant nestio,	within the time pr	cvided above, that
s an inspection performed by G-Based Paint. (Check a	r anyone else. nd comply if property includ	des non-exempt housing constructe	ed before 1976) See attach	ad "Spiler's Disclosure of Ir	formation on Lond	has elected NOT to
oko Detectors. Seller agrees s Insurance. As part of closin Il give Purchaser a title insura	that prior to clessing a prop ig, Seller will furnish to Pure ance company's report sho	perly installed and functioning smoothaser at Seller's expense a title polyting like willings as a little polyting.	ke detector(s) will be instal plicy in the amount of the pr	lled in each dwelling unit as urchase price and insuring	required by law. marketable title. Pr	ior to ciosino. Seller
nest Money Payment/Refun need, but Purchaser's accep chaser fails to perform as and	id. If Seller does not acceptance of the refund is not when provided in this ear.	perly installed and functioning smo- chasor at Selfer's expense a title po wing its willingness so to insure titl pt this offer, or if Selfer accepts this a waiver of other remedies availa eement, then the earnest money a	offer and fails to close the ble to Purchaser. If Seller	sale as provided in the a accepts this offer and is n	greement, the earn	est money shall be ble to perform, and
binding effect. Lutory Disclosures, THE PRO	OPERTY DESCRIBED IN T	THIS INSTRUMENT MAY NOT BE	WITHIN A FIRE PROTECT	ry, II any, snail be paid to Si ION DISTRICT PROTECTI	MG STRUMM IDEA	act will be of no fur-
T LAWSUITS AGAINST FAR ACQUIRING FEE TITLE TO STENCE OF FIRE PROTECT	MING OR FOREST PRAC THE PROPERTY SHOU TON FOR STRUCTURES.	THIS INSTRUMENT MAY NOT REVAILS INSTRUMENT MAY NOT REVAILS. INSTRUMENT MAY NOT REVAILS. IN CASE AS DEFINED IN ORS 30.1 LD CHECK WITH THE APPROPER. (IF THE PROPERTY IS TAKED AS CONTRACT IS DINGING UPON THE SUCCESSION.)	IES, MAY NOT AUTHORIZ 930 IN ALL ZONES, BEFO IIATE CITY OR COUNTY F AS HISTORIC PROPERTY	E CONSTRUCTION OR SI PRE SIGNING OR ACCEPT PLANNING DEPARTMENT INCLUDE STATEMENT	TING OF A RESIDE FING THIS INSTRU TO VERIFY APPR	ENCE AND WHICH JMENT, THE PER- IOVED USES AND
haser may revoke this offer a is automatically revoked. F	ine is of the essence. This iny time prior to Saller's ac furchaser has an execute	is contract is binding upon the succeptance. If not accepted by	essors and permitted assignment of the second of the secon	ins of Purchaser and Seller	16	19.98 this
		Date: 11-14-98	~~~~~~~~~~	J. SULLIVAN		ed in the name of
ess (B): SAME AS	- CRESUENT	TLAKE, OR 974	25		Cato. 3	1011-10
e(s): (A(\$4/)433-2		: (B)	A	Foy: /A\	. 174	
ELLER'S ACCEPTANCE/RE	JECTION/COUNTER OFFE	er and receipt for earmest	MONEY (COMPLETE ON	E OF THE EOU I CHANG TO	*** OPTION	
Seller accepts the Pu ble: □ on Seller's acceptanc	rchaser's offer and acknow	viedges receipt from the Purcharer	of the sum of \$ 5,000	2.00 in the form of	Coope March	promissory note
r acknowledges receipt of an	executed copy of this con	made, who come has read and un	idersiands.	ure purchase price, which	osner will handle a	
Salter rejects Purchas	er's offer and (check if and	oi/cable) I makes the ajtached not	unter offer.	( Hausen	d	1.14.96
Seiler Name(s): (A) ess (A): \$1234 Kin	16 SOCCIAIONI	LANE LEIN A	(B) (L) cano	H. House	Dete: Z	
oss (B): SAME AS	(A)	MAN DENDINE	1.1.105-6816	#**		
SCHILLS IN	20		_			
oris): (ASL)617-12) Urchaser's acknowled	BB &	wiledges receipt of a copy of Purch		- Fax: (A)	; (B)	

101 202 F

Councer's Since Adresment Apoleaniest Money Receipt

2020-202

604-44-7-7

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STATE	OF	OREGON:	COUNTY	OF KL	AMATH:	SS.
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Filed fo	r record at request	of ·					the	24th	day
of	December	A.D., 19	98 at	1:35	_o'ciock _	P. M., and duly r	ecorded in	Voi. <u>M98</u>	
		of	Miscel	laneous		on Page 47141			
						Bernetha G	Letsch, (	County Clerk	
CCC	910.00				Ru	KITALIM .	Kana	,	

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