## Selier agrees to pay all recording fees, and one half of the cost of the Policy of Title Insurance. 77705

), It any. Soller also agrees that when the purchase price in helly paid and upon requestiver a good and exiticious deed conveying the premiers in her simple ents the busternose as of the date harvet and free and clear of all encumbrances since the date; excepting, however, the convenents, restrictions and the tosse, municipal lines, water restrict excepting all those and convenents, restrictions and the tosse, municipal lines, water restrict excepting all those and convenents.

And it is understood and agreed between the parties that time is of the econom of this contract, and in case the buyer shall fall to she the payments above required, or any of them, purctually within 20 days of the time limited therefor, or fall to loop any agreement rais contained, then the color shall have the following rights and extinue:

(1) To desire this contract concelled for default and rail and vold, and to declare the purchase's rights terisited and the debt certification, and to retain more proviously paid horounder by the heaver;

(2) To declare the whole angular principal beliance of the purchase price with the interest thereon at case due and payable; and/or (3) To declare the whole angular principal beliance of the purchase price with the interest thereon at case due and payable; and/or (3) To declare the whole angular principal beliance of the purchase price with the interest thereon at case due and payable; and/or (3) To declare the whole angular principal beliance of the purchase price with the interest thereon at case due and payable; and/or

(3) To previous this describes and interest created or then existing in teres of the hayer as against the seller hereunder shall effectly and the right to the possistion of the pression above described and all other rights acquired by the larger hereunder shall revert to revert in the seller without any act of re-entry, or any other set of the seller to be performed and without any right of the larger of re-restance or compensation for mutary, or any other set of the seller to be performed and without any right of the larger of re-restance or compensation for mutary paid on account of the personne of the property or absolutely, fully and periodic are to continue and each payments had sever been made; and in one of such default all payments therefore made on this contract are to stained by and being to the seller as the agreed and resonnels rest of the premises up to the time of such default. And the seller, in of such default, dual have the right immediately, or at any time thereafter, to enter upon the land absolutely without any process of and take instantiate possession thereof, together with all the improvements and apparentments of the terms of the seller in the seller of the seller.

The hayer further agrees that fallage by the saller at any time to require performance by the bayer of any provision hereof shall an way attent soller's right hereunder to enforce the same, are shall any waiver by the saller of any breach of any provision hereof be old to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself.

Seller, seller's agents, and the holder of any existing entembrance to which the lands and premises are subject may enter and premises at reasonable times (upon reasonable prior notice to bayer) 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 looks party in the suit or action to pay such ours as the trial court any adjudge reasonable as atterney's face to be allowed the provailing party in the suit or aptient on appeal in taken from any judgment or discres of the trial court, the leaks party furtific pression to pay such ours as the appellate shall adjudge reasonable so the provailing party's atterney's feee on such appeal.

In constraint this content, it is understood that the saller or the larger may be some than one person or a corporation; that if the is consider, the singular proposal diell be taken to seem and include the plant and the nester, and that femorally all fractionalist to study, assumed and implied to make the providers hereof apply equally to corporations and to individuals.

This agreement shall hind and laure to the bessilt of, as the aircumstances may require, not only the immediate parties have but respective heirs, executors, administrators, personal representatives, aucospore 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 seal, if any, affixed by an officer or other person duly authorised to do so 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 LAND AND RESULATIONS. SEFUNG SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACCULATING FIRE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERLY APPROVED USES AND TO BETERMINE ANY LIBITS ON LANGULATIS ASSAIRST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30500.

Nany Heise Bala Ca

\* SELLER: Comply with CRS 93.906 at seq prior to exercising this remody.

| so Lake Deptimber 22, 2003  |
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| and the fore me on  |
| Patty Effingham Report Public for Oregon My commission expires 11/19/04 |
|   |

ORS 98.686 (1) All instruments contracting to convey for title to any real property, at a time more than 12 months from that the instrument is executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledged, by the conveyor of the title to be conveyed. Such instruments, or a memorandum thereof, shall be recorded in conveyor not later than 15 days after the instrument is executed and the parties are bound thereby.

ORS 98.900 (8) Violation of ORS 98.686 is punishable, upon convistion, by a fine of not more than \$100.

**Description Continued** 

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| State of California   | 1  |
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| County of Stanuslaws  | <b>\$ 85</b> .   |
| 11212 1h  | alloer Marca Amera Water a . O. K  |
| On 1000 before me; the  | Ather Moore Cherry notary public.  |
| personally appeared DUI DUI (1 C)   | Name(a) of Signer(a)   |
|   | in personally known to me  personally known to me  proved to me on the basis of satisfactory |
|   | evidence   |
|   | to be the person(s) whose name(s) is/are   |
| -   | subscribed to the within instrument and<br>acknowledged to me that he/she/they executed      |
| HEATHER MOORE-CHERRY Commission # 1389083   | the same in his/her/their authorized capacity(ies), and that by his/her/their                |
| Notary Public - California Stanieleus County  | signature(s) on the instrument the person(s), or   |
| My Comm. Expires Aug 10, 2008   | the entity upon behalf of which the person(s) acted, executed the instrument.                |
|   | WITNESS my hand and official seal.   |
|   | 1010+his CM DOG-CHUND  |
|   | Signature of Notary Public   |
| APTI  | ONIA /   |
| Though the information below is not required by law, it may prov<br>fraudulent removal and reattachme | e valuable to persons relying on the document and could prevent                              |
| Description of Attached Document  | TO THE ROTT TO BEIGUEST COCCUTTORIC  |
| Rray Gala   | 1, Contract  |
| Title or Type of Document: 1111   | 1  |
| Document Date: 4/9(3)   | Number of Pages:   |
| Signer(s) Other Than Named Above:   | CY HUSE  |
| Capacity(les) Claimed by Signer   |  |
| Signer's Name: VAVAVA () Shu  | <u> </u>   |
| X Individual  | Top of thumb here  |
| Corporate Officer — Title(s):   |  |
| ☐ Partner — ☐ Limited ☐ General   |  |
| ☐ Attorney-in-Fact ☐ Trustee  |  |
| ☐ Guardian or Conservator   | j j  |
| ☐ Other:  |  |
| Signar la Bonzanating:  | Ì  |
| Signer Is Representing:   |  |
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