5074-17"

And it is understood 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 ten days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the following rights: (1) to declare the interest the tender rights and payable and ported by the seller known has contract by suit in equirity, and in any of such case, all rights and interest created or then existing in layor of the buyer as against the seller known has contract by suit in equiry, and in any of such case, all rights and interest created or then existing in layor of the buyer as against the seller known and the rights and the rights adjusted by the physic representation of the premises above described and all other rights acquired by the physic representation of the results of the premises and property as absolutely, fully and perfectly as if this contract and such payments had never been made; and in case of such default all payments therefore made on this contract are to be retained by and belong to said seller as the agreed and reasonable tent of said promises 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 thereafter, to therefore the default all payments therefore the default all payments therefore the said as and take immediate possession thereof, together with all the improvements and appurtences of the order thereon or thereto belonging.

The buyer further address that failure by the seller at any time to require any time to the payments and appurences of the payments and appurences of the payments and appurences of the payments and appurences of the payment

173. T 10.35

The state of the s

The buyer further agrees that failure by the seller at any time to require performance by the buyer

ceeding breach of any such provision, or as a waiver of the provision.	y said seller of any breach of any provision hereof be held to be a waiver of any suc- vision itself.
The true and actual consideration will be able	stated in terms of dollars, is \$8,000.00
CONCIN MORNING AND MAY BE WARRED AND MAKE WARRED WAS ALLOW WARRED AND AND AND AND AND AND AND AND AND AN	tasted in terms of dollars, is \$ 9.3 000.5.000
appeal. In construing this contract, it is understood that the sellel lar pronoun shall be taken to mean and include the plural, the r.	r or the buyer may be more than one person; that if the context so requires, the singu- masculine, the leminine and the neuter, and that generally all grammatical changes shall ply equally to corporations and to individuals.
IN WITNESS WHEREOF, said parties	ply equally to corporations and to individuals. have executed this instrument in duplicate; if either of the un-
dersigned is a corporation, it has caused its corp by its officers duly authorized thereunto by ord	porate name to be signed and its corporate seal affixed hereto
Rite E francisco	Liebst P. a. Lesson
Rita E. Lawrence	Robert D. Anderson
	Laura E. Anderson
IE—The sentence between the symbols ①, if not opplicable, should be ATE OF OREGON.	deleted. See ORS 93.030). STATE OF OREGON, County of
County of Klamath \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	31 A1 E OF OREGON, County of
United 8 19 76	Personally appearedand
-	who, being duly sworn,
Personally appeared the above named Robert D. Anderson	each for himself and not one for the other, did say that the former is the
and Laura E. Anderson	secretary of
and acknowledged the foregoing instru-	and that the seal affixed to the foregoing instrument is the corporate seal
nt to bevoluntary act and deed.	of said corporation and that said instrument was signed and sealed in be- half of said corporation by authority of its board of directors; and each of
FFICIAL BLOOM PROPERTY	them acknowledged said instrument to be its voluntary act and deed. Before me:
4L)	(OFFICIAL SEAL)
Notary Public for Oregon My commission expires	Notary Public for Oregon My commission expires:
Section 4 of Chapter 618, Oregon Laws 1975, provides:	
ed and the parties are bound, shall be acknowledged, in the man the instruments, or a memorandum thereof, shall be recorded by a nd thereby. "(2) Violation of subsection (1) of this section is a Class B ;	eal property, at a time more than 12 months from the date that the instrument is exe- nner provided for acknowledgment of deeds, by the owner of the title being conveyed, the conveyor not later than 15 days after the instrument is executed and the parties are misdemeanor."
(DESC	CRIPTION CONTINUED)
CALIFORNIA	
STATE OF ÖRKGÖNX	FORM NO. 23 — ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.
County of Share FRANCIA CO.	
. ,	
BE IT REMEMBERED, That on this before me, the undersigned, a Notary Public in named Rita E. Lawrence	and for said County and State, personally appeared the within
known to me to be the identical individual	described in and who executed the within instrument and
acknowledged to me that Sne execute	ed the same freely and voluntarily.
IN TESTI	MONY WHEREOF, I have hereunto set my hand and affixed
tate of Oregon, ss,	my official seal the day and year last above written.
bunty of Klamath]	Margaret Decyle Notary Public for Theyork California
I hereby certify that the within instrument was ceived and filed for record on the 9th	Notary Public for Segon California
Affect to record on the	My Commission expires Qc. 5 1,978
clock P. M. and recorded on Page 5074	The state of the s
Book M. 76 Records of DEEDS	MAR A CONVER
f said County.	County (1) Miles
•	**************************************
WM. D. MILNE, County Clerk	·
#1,00 By Hazek hand Deputy =	

1 Y- 38