And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buser said to the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement berein contained, then payments above required, or any of them, punctually within ten days of the time limited void, (2) to declare the whole unpaid principal between the selfer at his option shall have the following rights (1) to declare this contract null read void, (2) to declare the whole unpaid principal between the said payments and the resets of the payments of the price with the interest thereon at once due and payable and/or the selfer betweender shall utterly case and determine and the right to the said side vertice and revest in said selfer without any selfer dispersion of the precises above described and all other rights acquired by the buyer of return, reclamation or compensation for more years of the entry, or any other act of said property as absolutely, fully and perfectly as it his contract and such payments had never been made, and in view of account of the purchase of said property as absolutely, fully and perfectly as it his contract and such payments had never been made, and in view of such default all payments theretother made on this contract are to be retained by and belong to said selfer as the agreed and reasonable rent of said payments theretother made on this contract are to be retained by and belong to said selfer as the agreed and reasonable rent of said property as absolutely in case of such default, shall have the right immediately possession thereof, together with all the improvements and appurtenances to the full and property of such default. And the soil such default, and process of law, and take immediate possession thereof, together with all the improvements and appurtenances.

nter upon the land aforestal, without my possible at any time to require performance by the buyer of any provision hereof chall in no way affect hereon 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 be held to be a waiver of any suc

his right hereunder to enforce the same, nor shall any

eration, consisting to the court may seed the trial cappeal. In contain pronoun seed made, assumed the contains the conta	ue and actual consideration paid for this transfer, sta 19 or includes other property, or salus divented to foreclose this contract found or action is instituted to foreclose this contract divide reasonable as attorney's lees to be almost divided reasonable as attorney's lees to be almost divided reasonable as attorney's lees to be almost divided to make the provision between the part of the sale of the part of	or the interest and the provisions hereof, the plaintill in said suit or action and if an appellate court shall adjudge reasonable or the buyer may be more than one person: the assuline, the leminine and the neuter, and that he pequally to corporations and to individuals have executed this instrument in durate name to be signed and its corporation of the provision hereof, the pr	t if the context so requires, the singu- enerally all grammatical changes shall uplicate; if either of the un-
	arkara Th. Kam	rey) ss.
TATE OF C	OREGON,)	,19	•
County of		Personally appeared	who, being duly sworn
Personall	y appeared the above named	each for himself and not one for the c	secretary of
and acknowledged the foregoing instru- ment to be voluntary act and deed.		and that the seal affixed to the foregoing instrument is the corporate seal 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 them acknowledged said instrument to be its voluntary act and deed before me:	
/anniai **	Before me:	Delote Me.	(OFFICIAL
(OFFICIAL SEAL)	***************************************	Public for Oregon	SEAL)
	Notary Public for Oregon	Notary Public for Oregon	

(DESCRIPTION CONTINUED)

· Or OREGON; COUNTY OF KLAMATH; 98.

THIS 23 APRIL AD 176 / A.

PEE \$ 6.00

PEE \$ 6.00