esa ∹

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agree the weller at his option shall have the following rights: (1) to declare this contract in and contract by said in eight said purchase price with the interest thereon at one due and payable and/or (3) to torectore this contract by said in eight and parties price with the interest thereon at other buyer sayabins the solver thereunder shall utterly sease and day of the said in the secretary of the payer of the buyer sayabins the solver between the contract by said the rights acquired by the buyer hereunder shall evert to and reyes, in all rights and interest created or then existing in lawer of the buyer sayabins the buyer of terum, reclamation or consecution of the premises above described and after his contract and say right of the buyer of terum, reclamation or conference of the said solver in the contract are to be retained by and belong to tail seller as the agree of such default all payments theretofore made on this contract are to be retained by and belong to tail seller as the agree of such default all payments theretofore made on this contract are to be retained by and belong to tail seller as the agree of the time of such default, and the said seller, in case of such default, shall have the right immediately contract the confined.

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

The Buyer may prepay all or any portion of the contract balance due hereunder at any time without penalty.

The true and actual consideration paid for this transfer, stated in terms of dollars, in \$

The true and actual consideration paid for this transfer, stated in terms of dollars, in \$

The formal consideration (indicate which).

The whole consideration (indicate which).

The true and actual consideration paid for this transfer, stated in terms of dollars, in \$

The formal consideration (indicate which).

The whole consideration (indicate which).

The actual consideration (indicate which).

The actual consideration (indicate which).

The whole consideration (indicate which).

The actual consideration (indicate which).

The whole consideration (indicate which).

The actual consideration (indicate

In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the contest so requires, the singu-onoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall ide, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors.

Erik A. Peterson Carolyn L. Peterson Willard Noble
Willard Noble
Helen Noble Carolyn L. Peterson NOTE—The sentence between the symbols (1), if not applicable, should be deleted. See ORS 93.030).

STATE OF OREGON, County of STATE OF OREGON, Klamath

Personally appeared ...... each for himself and not one for the other, did say that the former is the

president and that the latter is the Personally appeared the above named Willard Noble and Helen secretary of .....

Noble H&W, and Erik A. Peterson

Noble H&W, and Erik A. Peterson

Carolyn L. Fererson, H&W,

and to be a secure of said acknowledged the toregoing instrument to be the lr voluntary act and deed. and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in behalf 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: (OFFICIAL

(OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon Nothing Public for Oregon

Nothing Public for Oregon

Nothing Public for Oregon

Nothing Public for Oregon My commission expires:

Section 4 of Chapter 518, Orogon Laws 1975, provides:

"(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 executed and the instruments are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the owner of the title being conveyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are bound thereby.

"(2) Violation of subsection (1) of this section is a Class B misdemennor."

(DESCRIPTION CONTINUED)

TATE OF OREGON; COUNTY OF KLAMATH; 55.

\_A. D. 19.76 at \_\_o'clock A M., or 1 this 19th day of JULY on Page 10893 duly recorded in Vol. N. 76 , of DEEDS

FEE \$ 6.00

Wm D. MILNE, County Clerk