And it is understood and ingreed between said parties that time is of the essence of this contract, and in case the buyer shall laid to make the payments above required, or any of them, junctually within ten days of the time limited therefor, or tail to keep may afterently herein contained, then be seller in his option shall have the following trights: (1) to declare this contract und and void, (2) to declare the whole unjoid principal balance of the seller in his option shall have the following trights: (1) to declare the scale that the whole unjoid principal balance of all rights and interest created or their existing in bovor of the buyer as against the seller hereunder shall even to and revest in said seller without any are possession of the premises above described and all other rights acquired by the buyer as described and even in said seller without any are possession of the purchase of said property as absolutely; fully and perfectly as if this contract leads and such partiests acquired by the buyer and such partiests and under the contract and without any sight of the time of such default. And the said seller, in case of such default, shall be right functionally and any apputenances enter upon the land allowed, and any any time the land allowed to the right intendibles, or at any time the restrict to

The buyer lutther agrees that failure by the seller at any time to require performance by the buyer of any provision hereat shall in to way ancehis right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of time provision itself.

- 개호도 전환을 받았다. 이 이 전문으로 모두 발표하다. - 장소리 전환으로 보이 그렇게 이 보면 있다. 이 보다	
court may adjudge reasonable as attorney's lees to be allowed p	ted in terms of dollars, is \$18,000.00
appeal.  In constraing this contract, it is understood that the seller of lar promoun shall be taken to open and include the plural, the material promoun shall be taken to open and the provisions bered again.	or the buyer may be more than one person; that if the context so requires, the singu- sculine, the feminine and the neuter, and that generally all grammatical changes shall requally to corporations and to individuals.
IN WITNESS WHEREOF said parties h	ave executed this instrument in duplicate; if either of the un- orate name to be signed and its corporate seal affixed hereto
by its officers duly authorized thereunto by order	of its board of directors.
Herbert St. Webb	Jemny A. Boline
June B. Webb	Sandra Ann Boline
NOIE—The sentence between the symbols ①, if not applicable, should be d STATE OF CHROSTIX CALIFORNIA )	toleted. See ORS 93.030).  STATE OF OREGON, County of
County of Say DIEC-CO ) SS.	, 19
<u>July 5</u> , 1976	who, being duly sworn, each for himself and not one for the other, did say that the former is the
Personally appeared the above named Herbert S. Webb and June B. Webb	president and that the latter is the
and acknowledged the loregoing instru-	, a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-
ment to be their voluntary act and deed.	hall of said corporation by authority of its board of directors; and each of them acknowledged saids accurate to be its voluntary act and deed.
(OFFICIAL OSUNIU ES	HENRY W. EVANSEAL)
Notary Public lorgered California My commission expires .///7.7	My commission expires PRINCIPAL CIFICE IN
Section 4 of Chapter 618, Oregon Laws 1975, provides:  "(1) All instruments contracting to convey fee title to any reuted and the parties are bound, shall be acknowledged, in the mar Such instruments, or a memorandum thereof, shall be recorded by thouat thereby.	eal property, at a time more than 12 months from the date that the lifstrance we exemple 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
"(2) Violation of subsection (1) of this section is a Class B i	misdementor."  CRIPTION CONTINUED)
andra de Maria de Caracteria de Caracteria de Caracteria de Caracteria de Caracteria de Caracteria de Caracter Objetamento de Caracteria	any, in and to that portion of said premises
lying below high water mark of Sprague River. 3. An easement created by instrument, including the terms and provisions thereof,	
Dated : April 7, 1939 Recorded : February 21, 1941 Book: 135 Page: 473	
Inffavor of : United States o	f America provisions thereof, with interest thereon and
such future advances as may be pro \$14,000.00	vided therein, given to secure the payment of
Dated : December 11, 1964	Book: 228 Page: 332
Mortgagor : Herbert S. Webb a	and June B. Webb, husband and wife
The above mortgage was assigned	by instrument
Recorded : August 11, 1965 To : United States Nat	ional Bank of Oregon
The above mortgage was assigned Recorded   January 9, 1976 To   Nina M. Macfarlar	Book: M-76 Page: 470
which Buyer DOES NOT ASSUME OR AGE will hold Buyer harmless therefrom	REE TO PAY, and seller herein covenants that he

