

1101 shall fail to make the herein contained, then And it is understood and sarred between said parties that time payments above required, or any of them, punctually within ten days o the selies at his option shall have the following rights; (1) to declare if said purchase price with the interest thereon at once due and payable and infrist created or then estating in lavor of the buyer as all rights and interest created or then estating in lavor of the buyer as of resentry, or any other act of said selies to be performed and withou of secontry, or any other act of said selies to be performed and withou of secontry, or any other act of said selies to be performed and withou of such delauit all payments thereinlose made on this contract are to premises up to the line of such delault. And the said selier, in case of enter upon the land aloresaid, without any process of law, and take in thereon of therein beloughnd. to nalineo, pal balance of such cases, the right to the out any act vs. paid nast tha buyer is of the essence of this I the time limited thereig in any declar tract by utterly (iii) ten cays this contract to lorsclose to the loss of payable and /or (3) to lorsclose to the buyer as against the seller hereunder should be buyer as against the seller hereunder should be buyer of the buye return, reclamation or and such payments had to said seller, as the agr sonable rent of said time thereatler, to and appurture the right immediately, together with all the in This buyer further address that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect. This buyer further address that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereol be held to be a waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itself. . However, the actual consid-The true and actual consideration paid for this transfer, stated in terms of dollars, if eration consists of or includes other property or value given or promised which is the In case suit or section is instituted to toreclose this contract or to enforce any of the p for the trial court, the buyer further promises to be allowed plaintill in said suit or actic oppeal. In construing this contract, it is understood that the seller or the buyer may be more than one person, that ii the context so requires, the singu-noroun shall be taken to mean and include the plural, the masculine, the terrimine and the nouter, and that generally all grammatical cranges shall de, assumed and implied to make the provisions hereot apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the unlar prono dersigned 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. Jandia Ba Ellist Χ. anteinate p tonny M. Elle Inter See ORS 93.030). nticoble, should 6 nce between the symbols (), if not) 85. STATE OF OREGON, County NOTE----STATE OF OREGON, ., 19. and County of Klamath October 5, Personally appearedwho, being duly sworn, 19.78 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 Antoinette G. Elliott secretary of . and that the seal affized to the foregoing instrument is the corporation, 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: ment is be. Der volunter OFFICIAL SEAL) (OFFICIAL SEAL) Bue Q. M. h. chand Notary Public for Oregon My commission expires: real property, at a time more than 12 months from the date that the instrument is exe-saner 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 nd thereby: $= \frac{1}{2}$ Violation of subsection (1) of this section is a Class B misdemeanor." STATE OF MACHONINA. NEVADA SS. COUNTY OF WASHOE 19 1) October VI 1974 before me, the undersigned, a Notary Public in and for said State, personally appeared Jandsa BARDACH known to me, subscribed to the within Instrument, to be the person_____whose name______ and acknowledged to me that <u>the</u> executed the same. PENELOPE ELIZACETH SIIG Notary Public -- State of Novada WITNESS my hand and official seal. Washoe County Emplope Elizabeth Sile My Commission Expires Sept. 27, 1977 Notary Public in and for said State. ACXNOWLEDGMENT-General-Wolcotts Form 233-Rev. 3-64 T STATE OF OREGON; COUNTY OF KLAMATH; ss. . I hereby certify that the within instrument was received and filed for record on the 20th __ day of ____o'clock_____P___M., and duly recorded in Vol_____77 ____A.D., 19______at2;17 January on Page 1100 WM. D. MILNE, County Clerk DEEDS Deputy of na \simeq FEE_\$ 6.00_ 2°.4 THE SE 49 11078 4444