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	1944) 1944)		And it is under payments above require the seller at his option said purchase price wit
			all rights and interest possession of the premi of re-entry, or any oth on account of the pure of such default all on

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retood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the ret, of any of show, punctually within ten days of the time limited therefor, or full to keep any agreement herein contained, then shall have the following tights (1) to declare this contract pull and void, (2) to declare the agreement herein contained, then the interest therein agreement and payable and or (2) to brechose this contract by suit in equipy much plinicipal balance of created or then existing immer due and payable and or (2) to brechose this contract by suit in equipy much plinicipal balance of created or then existing the problement of the buyer as against the seller hereinder shall revert to and revest in said seller to without any per eracted or the performed and again the by the buyer hereinder shall revert to and revest in said seller to without any per chase of said property as absolutely, bully and any pright of this contract and such payments hereinstead on the contract are to be rectored in the section there in the sole of the accessing in the prior thereinstead and the said seller, in case of such default, shall have the right indirect and and revert in a side seller such as the such delault. And the said seller, in case of such default, shall have the right indirectifield and and reverts and appurtent increases. of such default all payments premises up to the time of su enter upon the land aloresaid, thereon or thereto belonging.

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and

(OFFICIAL SEAL)

....who, being duly sworn,

thereon or thereto belonging. The buyer further afters that failure by the seller at any time to require performance by the buyer of any provision bereal shall in no way affect bir right hereunder to enforce the same, nor shall any waiver by said soller of any breach of any provision hereof he held to be a waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itself.

Sellers to agree to pay an amount of Thirteen Hundred dollars (\$1,300.00) toward the cost of drilling or re-drilling a well located on the property

The true and actual consideration paid for this transfer, stated in ferms of dollars, is 19,000.00 eration consists of or includes other property or value fiven or promised which is the whole consideration (indicate which). In case suit or action is instituted to foreclose this contract or to enforce any of the provisions hereol, the buyer afters to pay such sum as the of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintil's attorney's less to be allowed plaintil in said suit or action and if an appeal is taken from any judgenet or decree appeal. In construing this contract, it is understood that the selfer or the buyer may be more than one person; that if the context so requires, the singu-be made, assumed and implied to make the provisions hereod apply equality to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-dersigned is a corporation, it has caused its corporate name to be sidered and its instrument in duplicate; if either of the un-

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.

STATE OF OREGON, County of ...

Personally appeared

.., 19.....

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

and that the seal allixed 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:

president and that the latter is the ... secretary of

Poy Mmanley ms pill Parles Sell and NOTE-The sentence be symbols (), if not applicable, should be deleted. See ORS 93.030).

STATE OF OREGON, ) ) *55.* 

County of Klamath March 28 ., 19 77

Personally appeared the abov Charles R: and Alice M. Spell and Roy M. Manley and Ethel E. Manley

and acknowledged the foregoing instrutheir, voluntary act and deed. ment to be \*. Betore ma:

(OFFICIAL & arlene Addington SEAL) Notary Public for Oregon 0 Ser.

My commission expires 3-22-81

Section 4 of Chapter 618, Oregon 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 exe-and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed. 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 thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor."

(DESCRIPTION CONTINUED)

Notary Public for Oregon

My commission expires:

TATE OF ORIGON; COUNTY OF IT AMATH: S. And for second of request of MOUNTAIN TITLE CO. A. D. 1977/ the o'cleck All. and 1: 28th day of March co Pass 5088 suly recorded in Vol. M 77 of DEDS

Wab. Mizzie, County Clerki FEE \$ 6.00

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and the second