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6950 And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payment above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then the sailer at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the agreement herein contained, then all the interest thereon or locate and payable and/or (3) to forciose this contract by usit in equivalent therein contained, then all the interest thereon or all other rights and for (3) to forciose this contract by usit in equivalent the and the right case of all rights and interest treated or then existing in favor of the buyer as against the selfer hereunder shall utterly cease and determine and the right of re-ontry of an permissal balance of all other rights acquired by the buyer thereunder shall interest cease and determine and the right of a contract by and revent in add selfer without any visit of the buyer of return, reclamation or compensation for moneys paid of such default all payments there in other adsolutely, utily and perfectly us it is contract and such payments had never been made; and in case premises up to the time of such default, and process of law, and take immediate possession thereof, together with all the improvements and appurtenances. The hours being in provements and appurtenances of there or there of set options. The buyer lurther advess that failure by the seller of any time to require performance by the biyer of any provision hereof shall any waiver by said seller of any breach of any provision hereof shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any suc-breach of any such provision, or as a waiver of the provision itsell. where property as values given as promised which in the whey's provideration (indicate watch, ψ) instituted to foreclose this contract or to enforce any of the provisions hereof, the buyer agrees to pay a is attorney's fees to be allowed plaintill in said suit or action and if an appeal is taken from any judy ther promises to pay such sum as the appellate court shall adjudge reasonable as the initial attorney. In case suit or action is instit may adjudge reasonable as at trial court, the buyer further In construing this contract, it is understood that the seller or the buyer may be more than adjudge reasonable as plaintill's alforney's lees on such noum shall be taken to mean and include the plural; the masculine, the feminine and the neuter, and that femrally all grammatical changes shall be, assumed and implied to make the provisions hereol apply equally to corporations and to individual. lar pro 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. Charles A. Bowser Charles A. Bowser Chouser Anitra C. Bowser H. H. Charles R. Shipman Le Sugardia Lee Shipman , Charles X Wanda Lee HOTE-The sentence between the symbols (), If not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of 3) 3 53. County of Klamath ..., 19..... 10.14 Personally appeared April 2 . 1977 andwho, being duly sworn. each for himself and not one for the other, did say that the former is the Personally appeared the shove name . 1 Charles R. Shipmand and Wanda Les president and that the latter is the Shipman secretary of . and acknowledged the foregoing instruand that the seal affixed 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: a corporation OFFICIAL (OFFICIAL SBAL) I Shary Public for Oregon My commission expires 12-22-78 (OFFICIAL SEAL) Notary Public for Oregon My commission expires: real property, at a time more than 12 months from the date that the instrum namer provided for acknowledgment of deeds, by the owner of the title being , the conveyor not later than 15 days after the instrument is executed and the Section 4 of Ghabler 618, Oregon Laws 1975, provides: "[1] 431 Anatruments contracting to convey fee tille to cuted and the parties are bound, shall be acknowledged, in th Such instruments, or a memorandum thereof, shall be recorde TO 447 C ent is exe the parties are (Individual) STATE OF CALIFORNIA 55 COUNTY OF Orange April 14, 1977 On _ before me, the undersigned, a Notary Public in and for said Charles A. Bowser State, personally appeared _ and 1.9 6 Anitra C. Bowser ា , known to me are subscribed to be the person **S** whose name they to the within instrument and acknowledged that executed the same. OFFICIAL SEAL MARGARET JAURON NOTARY PUBLIC - CALIFORNIA ORANGE COUNTY My comm. expires NOV 11, 1978 Ser o WITNESS my hand, and official seal. Sa 1 Aucun Rarmit Signature. 4 Margaret Jauron -----Name (Typed or Printed) 74 (This area for official notarial seal) 1 ili 24 With the second second STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the 22nd day of APRIL A.D., 1977 at 3:23 o'clock P.M., and duly recorded in Vol. 277 _on Page___6949 DEEDS of. WM. D. MILNE, County Clerk FEE \$ 6.00 has By Deputy See A second second 22,75