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<form></form>		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 payments above required, or any of them, punctually within ten days of the time time the indicate the whole unpaid, principal belance of the contract null and void, (2) to declare the whole unpaid, principal belance of	
<form></form>		the seller at his option that have the following righting due and payable and jor (3) to forcelose this contract by suit in equity, and in any of such cases, suid purchase price with the interest threads in a low of the buyer as against the seller hereunder shall tetrify cease and determine and the right to the all rights and interest created or then existing all other rights acquired by the buyer hereunder shall revert to and reversi in said seller without any act possession of the premises above describit on her performed and without any right to the buyer of return, reclamation, or comprehension for moneys paid possession of the premises above describit on her performed and without any right to the buyer of return, reclamation, or comprehension for moneys paid	
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Notary Public for Oregon My commission expires Section 4 of Chabrier 68, Oregon Lawe 1970. The addition expires 1) All instruments contracting to correct of this is any area property, at a time service main from the date that the instrument is area that and the oregon of the same real property. At a time service main from the date that the instrument is area the date of Chabrier 68, Oregon Lawe 1970. The correct of the section is a class B middemasci. -(2) Violation of subsecting (1) of this section is a class B middemasci. -(2) Violation of subsecting (1) of this section is a class B middemasci. -(2) Violation of subsecting (1) of this section is a class B middemasci. -(2) Violation of subsecting (1) of this section is a class B middemasci. -(2) Violation of subsecting (1) of this section is a class B middemasci. -(2) Violation of subsecting (1) of this section is a class B middemasci. -(2) Violation of subsecting (1) of this section is a class B middemasci. -(2) Violation of subsecting (1) of this section is a class B middemasci. -(2) Violation of subsecting (1) of this section is a class B middemasci. -(2) Violation of subsecting (2) (2) (2) (2) (2) (2) (2) (2) (2) (2)		them acknowledged said instrument to be its voluntary act and ueeu.	and the second se
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 (1) Violation of subsection (1) of this section is a Class B madamated. Oregon Collatereal Assignment, including the terms and provisions thereof, dated May 21, 1976, recorded May 27, 1976 in Volume M76, page 7974, Microfilm Records of Klamath County, Oregon, between Emil D. Daniel and Essie V. Daniel, husband and wife, and Frank A. Succo and Beverly P. Succo, husband and wife, being an assignment of an unrecorded Contract between Frank A. Succo and Beverly P. Succo, Vendors and Clinton Smith and Deama Smith Wohless, for securing a promissory note between Frank Succo Is is hereby agreed by and between the parties hereto that Sellers further ful prior to, or at the time this contract is fully paid and that said above described real property will be released from the lien of said mortage upon payment of this contract and Sellers covenant to and with Buyers that they will hold h er harmless thereform. Purchaser specifically agrees to pay the full contract balance on or before March 3, 1982. It is further agreed by and between the parties hereto that adjustments for taxes and fire insurance will be made on an annual basis. It is agreed by and between the parties hereto that adjustments for taxes on the balance of the property and furnish Sellers with the paid required under the terms of this contract; however Purchaser agrees to pay taxes on the balance of the property and furnish Sellers with the paid receipt therefor. Seller shall have the right to present the paid tax and fire insurance receipts to escrew collection agent, and collection agent shall add said sums to the existing contract balance wing to bear interest at the rate set forth therein. Taxe for OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed		"(1) All instruments contracting to convey fee tille to any real property, at a time more than it mounts its where of the tille being convey, cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of decis, by the owner of the tille being convey, 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 a 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 a	ed.
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 Microfilm Records of Klamath County, Oregon, between Emil D. Daniel and Essie V. Daniel, husband and wife, and Erank A. Succo and Beverly P. Succo, husband and wife, being an assignment of an unrecorded Contract between Frank A. Succo and Beverly P. Succo, Vendors and Clinton Smith and Deana Smith Vendees, for securing a promissory note between Frank Succo and Beverly P. Succo, in favor of Emil D. Daniel and Essie V. Daniel in the amount of \$0,200,00. It is hereby agreed by and between the parties hereto that Sellers further covenant to and with Buyers that the said prior mortgage shall be paid in favor of this contract is fully paid and that said above described real property will be released from the lien of said mortgage upon payment of this contract and Sellers covenant to and with Buyers to pay the full contract balance on or before March 3, 1982. It is further agreed by and between the parties hereto that adjustments for taxes and fire insurance will be made on an annual basis. It is agreed by and between the parties hereto that the taxes and fire insurance of this contract; however Purchaser agrees to pay taxes on the balance of the property and furnish Sellers with the paid receipt therefor. Seller shall have the right to present the paid tax and fire insurance receipts to escrow collection agent, and collection agent shall add said sums to the existing contract balance owing to bear interest at the rate set forth therein. STATE OF OREGON; COUNTY OF KLAMATH; ss. 		(Calleteral Accientation including the terms and provioions increat,	
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I hereby certify that the within instrument was received and filed for record on the <u>2700 day of</u> <u>APRIL</u> <u>A.D.</u> 1977 at 8:57 o'clock <u>A.M.</u> , and duly recorded in Vol <u>M77</u> .		STATE OF OREGON; COUNTY OF KLAMATH; ss.	
		APRIL A.D. 1977 at 8;57 o'clock A.M. and duly recorded in Vol. M77	
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