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7354 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 limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the hollowing rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of aid purchase price with the interest thereon at once due ng payable suff or (3) to forchose this contract by suit in equity, and in any of such cases, and interest created or then existing in favor of the buyer as against the willer hereunder shall utterly cease and determine and the right to, the possession of the purchase of said property as abcorting the by the buyer thereunder shall utterly cease and determine and the right to, the of re-entry, or any other act of said property as abcorting they for the buyer of return, reclamation or compensation for moneys paid of such dealut all payments therefore one denoted by the buyer hereunder shall utterly cease and determine and the approximation of such advance to be returned and soft are to be with a contract and such as by new returned and such asyments had nover been made; and in case of such dealut all payments therefore one do the said steller, in case of such default, shall have the right is multility, without any process of law, and take immediate possession thered, logether with all the improvements and apputenents and apputenents and apputenents and apputenents and apputenents and approximents and approxime the said steller, in case of such default all payses of the right is multility, without any process of law, and take immediate possession thered, logether with all the improvements and apputenents and apputenents and apputenents and apputenents and apputenents and approximents ÷. The buyer further agrees that tailure 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 itsell. 1915 OHowever, the actual consideuch eur court of the appeal In construing this contract, it is understood that the seller or the buyer may be more than one person; that it the context so requires, the singu-noun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. lar pronoun 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. William & Amples Ontarcin Brian NOTE-The sentence between the symbols (), if not applicable, should be deleted. See OR5 93.030). STATE OF OREGON, STATE OF OREGON, County of ... County of Klamath April } ss., 19...... , 19.77 Personally appeared and who, baing duly sworn Personally appeared the above named.... William S. Snyder and each for himself and not one for the other, did say that the former is thepresident and that the latter is the Section 7 of Chapter 618, Oregon Laws 1975, provides :-(1) All instruments contracting to convey fee tile 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 tile being conveyed natruments, 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) 1. Easement, including the terms and provisions thereof, for transmission line right of way, recorded August 21, 1951, in Deed Vol. 249, page 255 in Favor of United 190 States of America. 2. Easement, including the terms and provisions thereof, for transmission line right of way, recorded January 29, 1953 in Deed Vol. 259 page 17 in favor of the United States of 1 America. 3. Easement, including the terms and provisions there-of, for transline right of way, recorded April 12, 1954, Deed Vol 266 page 315 in favor of the Bonneville Power Administrator. TATE OF OREGON; COUNTY OF KLAMATH; SE had for record aborequestors 3:35 inis _29th_ day of ____ April _A. D. 19.77 & ____ o'clock P M., or & duly recorded in Vol. M77 . of _ DEEDS 7353 on Page FEE \$ 6.00 WE D. MILNE, County Clerk $\{ i_i \in \mathcal{I}_i \}$ A Statistics

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