And it is understood and agreed between said parties that time in of the essence of time contract.

And it is understood and agreed between said parties that time in of the essence of time contract.

Payments above required, or any of them, punctually within ten days of the time limited therefor, or lail to keep any agreement here, punctually within ten days of the soller at his eption shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid primaging balance of the said purchase price with the interest thereon at once due and payable and/or (3) to insections this contract, by suir in equity, and in: any et such cases all rights and injected created or then existing in favor of the buyer as against the seller hereunder shall sever to and revest in said sellier without any said possession of the premises above described and all other rights acquired by the buyer hereunder shall sever to and rever born much; and in case possession of the premises above described and all other rights acquired by the buyer of return, reclamation or compensation the moneys paid of re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation much; and in case of re-entry, or any other act of said seller to be performed and without any sight of the buyer of return, reclamation or compensation the much payments had rever born much; and in case of re-entry, or any other act of said seller as the aftered and reasonable rent of such default all payments therefolore made on this contract are to be retained by and bolond to said seller as the aftered and reasonable rent of such default all payments therefolore made on this contract are to be retained by and bolond to said seller as the aftered and reasonable rent of such default, shall have the right immediately, or at any time thereafter, to such default all payments therefolore made on this contract are to be retained by and bolond to said seller as the aftered on a c

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof be held to be a wasser of any suchis right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a wasser of any suchis right hereunder to enforce the same, nor shall any waiver by taid seller of any breach of any provision hereof be held to be a wasser of any suc-

The true and actual consideration		# #-11	7.500.00	(Ditometer, The actual	ri remitir
The true and actual consideration consideration of the includes other. In case suit or action is institute court may adjudge reasonable as attoo of the trial court, the buyer further proposed.	n paid for this transfer, state property —or -value -giren =o -t to foresteen this contract (ed in terms of dollars, promised which is \$4; or to enforce any of the	provisions hereof, the buy	er agrees to pasy such such the from any judgment	or decree
In case suit or action is institute court may adjudge reasonable as attor of the trial court, the buyer further per court in the trial court, the buyer further per court.	ney's fees to be allowed pl omises to pay such sum as	laintiff in said suit or so the appellate court sha	il adjudge reasonable as i than one person; that il	the context so requires,	the singu- ndes shall
appear. In constraint this contract, It is	Bilder stocks when the man	culine, the lemmarise and	a a !mdividuals.		
lar pronoun shall be taken to mean and be made, assumed and implied to make IN WITNESS WHER	EOF, said parties he	ave executed this	instrument in dupli signed and its corp	orate seal .affined	hereto
IN WITNESS WHER dersigned is a corporation, it by its officers duly authorize	has caused its corporation in the ca	of its board of di	rectors		
by its officers duly authorize		(1)	The Am	Jen /	
Price C. Bri	nk fline	Ro	hald E. Henr	y_ /	
Bruce E. Bri	L. Duna	RO	nee M. Henry	enres_	
Barbara L. B	iring			<i>-</i>) ss.
NOTE—The sentence between the symbols U. STATE OF OREGON,)	 -	ON, County of		
Klamath	ss.		peared		and
June 28	19				•
personally appeared the above no Brink Barbara L. Bi	Bruce E.	each for himself an	d not one for the Gift.	esident and that the	latter is the
Brink, Barbara L. Br	ink, Ronald H			cretary of	
Henry and Kenee H.		that the real a	Hixed to the foregoing	instrument is the co	orporate seat
ment to be their vol	he foregoing instru- untary act and deed.	- I waid corporation	Iffixed to the foregoing and that said instrum- ation by authority of it I said instrument to be		And each of
Belge me:	Dallin	Before me:	. #		(OFFICIAL SEAL)
COFFICIAL Warlene T	Hadingo	Notary Public for	Oregon		
Notary Public for Ore	3-22-81	My commission ex	pires:	* ***	
Section 4 of Chapter 518, Oregon I "(1) All instruments contracting cuted and the parties are bound, shall I Such instruments, or a memorandum theory thereby. "(2) Violation of subsection (1) of	aws 1975, provides: to convey fee title to any ro- e acknowledged, in the man- ereof, shall be recorded by f of this section is a Class B:	eal property, at a time nner provided for ackno the conveyor not later t misdemeanor."	more than 12 months from whedgment of deeds, by than 15 days after the inst	the owner of thee side livement is executed and	eing conveyed. the parties are
"(2) Violation of addression (2)	(DES	CRIPTION CONTINUE	D) hereto that	the propert	y .
It is understood an	d agreed by t	he parties v payments.	Her coo		
taxes are included	711 G.1.G		bore	to that if	the
It is further under taxes increase the	stood and agr monthly payme	nts are to	be adjusted	accordingly	•
	stood and agr	een riiar		ATON APRIL	18
It is further under Sellers on Buyer's authorized to add t	behalf as the	y become du	e and the es	Contract: up	on
authorized to aud t		The SECTOR	holder. 34-	d amounts a	O ,
presentation of pai added to bear inter	est at the Ta	te provided	herein.		e styrkuit
August 15 Page	TATE OF OREG	ON; COUNTY O	F KLAMATH; ss.		
	led for record o	t request of MO	INTAIN TITLE CO	2.31.	
	is 28th day o		A. D. 19_77 dt	3;14 o'clock M.	an i ,
	luly recorded in V		DETOS	on Page	
	FEE:\$\$660		Q/- Wm D. 1	MILNE, County C	iler#i
			By	3	
				—	