ASSERMENT OF CONTINUED. KNOW ALL MEN BY THESE PRESENTS, That the undersigned, for the consideration hereins has sold and assigned and nereby does grant, bargain, sell, assign and set over unto LEO E. MIRRER. ALICE G. MIRRER, hugband and wife his heirs, successfully, assign and set over unto LEO E. MIRRER. ALICE G. MIRRER, hugband and wife assigns, all of the venice's right, title and interest in and to that certain contract for the sale of real estable described. Select and KATHRYN E. DECKER. Block 40, WEST KLAMATH, Klamath Country, Oregon as buyer, which contract is recorded in the Deed's Miscellaneous's Records of Klamath Country, Oregon, in book at page thereof, or as tile number of the right, title and interest of the undersigned in and to the real estate described therein, signed hereby expressly covenants with and warrants to the assignee above named that the undersigned of the vende's interest in the real estate described in said contract of sale and that the unpaid balance of the vende's interest in the real estate described in said contract of sale and that the unpaid balance of the vende's interest in the real estate described in said contract of the undersigned directs that of said real estate be made and delivered to the order of said assignee. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 7,000.00. The construing this assignment, it is understood that if the context so requires, the singular shall mean and include the plural, the masculine shall include the feminine and the neuter and that general matical changes shall be made, assumed and implied to make the provisions hereof apply equally to consideration in the scale is corporations. IN WITHESS WHEREOF, the undersigned assignor has hereunto set his hand; if the under corporation, has caused its corporate name to be signed and its corporaty-seal to be alfixed hereunto existed by a ceparalism. It assorted by	cessors and state dated le county, Ore- eel number ssly made), the under- s the owner he purchase , 19 77; conveyance le part of the the whole be taken to y all gram- one or more rsigned is a by its offi-
his heirs, successing, all of the vendee's right, title and interest in and to that certain contract for the sale of real establishment, it is understood that it the undersigned directs that of said real estate be made and delivered to the order of said saidgness. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 7,000.00. The true and actual consideration consists of or includes other property or value given or promised which in construing this assignment, it is understood that if the context so requires, the singular shall mentioned the plural, the masculine shall include the fermine and the required the corporations, it has caused its corporate name to be affixed hereunto by order of its board of directors. STATE OF OREGON, County of the other, did say that the each for himself and not one for the other, did say that the each for himself and not one for the other, did say that the each for himself and not one for the other, did say that the each for himself and one for the other, did say that the country of Personally appeared the above named.	cessors and state dated le county, Ore- eel number ssly made), the under- s the owner he purchase , 19 77; conveyance le part of the the whole be taken to y all gram- one or more rsigned is a by its offi-
his heirs, successigns, all of the venuee's right, title and interest in and to that certain contract for the sale of real estaces of the venuee's right, title and interest in and to that certain contract for the sale of real estaces of the venue's right, title and interest in and to that certain contract for the sale of real estaces of the venue's properties. In the feet of the venue's records of the venue's records of the venue's records of the page. In the feet of the real estace described in the Deed* Miscellaneous* Records of the real estace described therein, igned hereby expressly covenants with and warrants to the assignee above named that the undersigned in the venue's interest in the real estace described in said contract of sale and that the unpaid balance of the venue's interest in the real estace described in said contract of sale and that the unpaid balance of the provision of the venue's interest in the real estace described in said contract of sale and that the unpaid balance of the venue's interest in the real estace described in said contract, the undersigned directs that or said real estace be made and delivered to the order of said assignee. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 7,000.00. The true and actual consideration consists of or includes other property or value given or promised which it is construing this assignment, it is understood that if the context so requires, the singular shall include the jermine and the neuter and that general mean and include the plural, the masculine shall include the fermine and the neuter and that general mean and include the plural, the masculine shall include the fermine and the neuter and that general corporation, it has caused its corporate name to be signed and its corporaty seal to be affixed hereunto be signed and its corporaty seal to be affixed hereunto corporation, it has caused its corporate name to be signed and its corporaty seal to be affixed hereunto corporation, it has caused its c	cessors and state dated at the dated at the dated at the county, Ore- eel number ssly made), the under- ss the owner the purchase the purchase part of the sthe whole the whole the taken to y all gram- one or more assigned is a by its offi-
his heirs, successigns, all of the venuee's right, title and interest in and to that certain contract for the sale of real experiments, and the venuee's right, title and interest in and to that certain contract for the sale of real experiments, and the venue's right, title and interest of the undersigned in and to the real estate described therein, indicate which), (reference to said recorded contract hereby being expressive thereof, or as file number. (indicate which), (reference to said recorded contract hereby being expressive the real estate described in said contract of sale and that the undersigned in the two real estate described in said contract of sale and that the undersigned in the vendee's interest in the real estate described in said contract of sale and that the undersigned in the vendee's interest in the real estate described in said contract of sale and that the undersigned in the vendee's interest in the real estate described in said contract of sale and that the undersigned in the vendee's interest in the real estate described in said contract of sale and that the undersigned in the vendee's interest in the real estate described in said contract of sale and that the undersigned in the vendee's interest in the real estate described in said contract of sale and that the undersigned interest that the vendee's interest in the real estate described in said contract of sale and that the undersigned is said real estate be made and delivered to the order of said assignee. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$7,000.00. Discreption of the vendee's said assignee. The true and actual consideration consists of or includes other property or value given or promised which is consideration (indicate which). In construing this assignment, it is understood that if the context so requires, the singular shall include the feminine and the neuter and that generally made to the provisions hereof apply equally to conditive or provise seek. In WITNESS WHEREOF,	ounty, Ore- eel number ssly made), the under- s the owner he purchase , 19 77; conveyance part of the the whole be taken to y all gram- one or more rsigned is a by its offi-
seeller and KATHRYN E. DECKER. Is seller and KATHRYN E. DECKER. Is buyer, which contract is recorded in the Deed* Miscellaneous* Records of Klamath County, Oregon the seeller with all of the right fittle and interest of the undersigned in and to the real estate described therein, signed hereby expressly covenants with and warrants to the assignee above named that the undersigned in fittle end interest of the undersigned in and to the real estate described therein, signed hereby expressly covenants with and warrants to the assignee above named that the undersigned in of the vende's interest in the real estate described in said contract of sale and that the unpaid balance of the office thereof is not more than \$3,880.75. with interest paid thereon to June 15 price thereof is not more than \$3,880.75. with interest paid thereon to June 15 price thereof is not more than \$3,880.75. with interest paid thereon to June 15 price thereof is not more than \$3,880.75. with interest paid thereon to June 15 price thereof is not more than \$3,880.75. with interest paid thereon to June 15 price thereof is not more than \$3,880.75. with interest paid thereon to June 15 price thereof is not more than \$3,880.75. with interest paid thereon to June 15 price thereof is not more than \$3,880.75. with interest paid thereon to June 15 price thereof is not more than \$3,880.75. with interest paid thereon to June 15 price thereof to said contract, the undersigned directs that of said contract, the undersigned of the interest paid thereon to June 15 price there and actual consideration paid for this transfer, stated in terms of dollars, is \$7,000.00 price there and actual consideration consists of or includes other property or value given or promised which in construing this assignment, it is understood that if the context so requires, the singular shall mean and include the plural, the masculine shall include the feminine and the neuter and that generally means to be signed and its corporate said to be affixed hereunto corporation, i	ounty, Ore- eel number ssly made), the under- s the owner he purchase , 19 77; conveyance part of the the whole be taken to y all gram- one or more rsigned is a by its offi-
In construing this assignment, it is understood that if the context so requires, the singular shall consideration (indicate which). In construing this assignment, it is understood that if the context so requires, the singular shall consideration (indicate which). In construing this assignment, it is understood that if the context so requires, the singular shall corporations. IN WITNESS WHEREOF, the undersigned assigned has corporate seel.] In executed by a comporalism, office corporations, and the corporations, appeared the above named the source of the context of the sale and not not the real estate described in said contract of sale and that the unpaid balance of the vendee's interest in the real estate described in said contract of sale and that the unpaid balance of the vendee's interest in the real estate described in said contract, the undersigned directs that of said real estate be made and delivered to the order of said assignee. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 7,000.00. One of the extra consideration consists of or includes other property or value given or promised which is unconstruing this assignment, it is understood that if the context so requires, the singular shall mean and include the plural, the masculine shall include the feminine and the neuter and that generally appeared to apply equally to consideration corporations. IN WITNESS WHEREOF, the undersigned assignor has hereunto set his hand; if the undersigned and its corporate seal to be affixed hereunto cers duly authorized thereunto by order of its board of directors. STATE OF OREGON, County of the other, did say that the each for himself and not one for the other, did say that the each for himself and not one for the other, did say that the each for himself and not one for the other, did say that the each for himself and not one for the other, did say that the each for himself and not one for the other, did say	ounty, Ore- eel number ssly made), the under- s the owner he purchase , 19 77; conveyance part of the the whole be taken to y all gram- one or more rsigned is a by its offi-
Lot 68, Block 10, WEST KLAMATH, Klamath County, Oregon in book at page thereof, or as file number (indicate which), (reference to said recorded contract thereby being expression of the vendee's interest in the real estate described in said contract of sale and that the undersigned in the vendee's interest in the real estate described in said contract of sale and that the undersigned of the vendee's interest in the real estate described in said contract of sale and that the unpaid balance of the price thereof is not more than \$.3,880.75. with interest paid thereon to June 15 further, upon compliance by said assignee with the terms of said contract, the undersigned directs that of said real estate be made and delivered to the order of said assignee. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 7,000.00.00 of However, the actual consideration consists of or includes other property or value given or promised which is consideration (indicate which). In construing this assignment, it is understood that if the context so requires, the singular shall mean and include the plural, the masculine shall include the feminine and the neuter and that generall mean and include the plural, the masculine shall include the feminine and the neuter and that generall matical changes shall be made, assumed and implied to make the provisions hereof apply equally to consideration, it has caused its corporate name to be signed and its corporate seal to be affixed hereunto cers duly authorized thereunto by order of its board of directors. DATED: \$\text{STATE OF QSECOL ARIZONA} \tag{19.77}, \tag	eel number ssly made), the under- s the owner he purchase , 19 77; conveyance part of the s the whole be taken to y all gram- one or more rsigned is a by its offi-
as buyer, which contract is frecorded in the Deed* Miscellaneous* Records of Klamath Cogon, in book at page thereof, or as file number foliation of the variable frecorded in the Deed* Miscellaneous* Records of Klamath Cogon, in book at page thereof, or as file number foliation of the variable frecorded contract hereby being expression of the venders of the undersigned in and to the real estate described therein, signed hereby expressly covenants with and warrants to the assignee above named that the undersigned is of the vendee's interest in the real estate described in said contract of sale and that the unpaid balance of the price thereof is not more than \$3,880,75 with interest paid thereon to June 15 further, upon compliance by said assignee with the terms of said contract, the undersigned directs that of said real estate be made and delivered to the order of said assignee. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$7,000.00 of the venturing this assignment, it is understood that if the context so requires, the singular shall mean and include the plural, the masculine shall include the feminine and the neuter and that generall matical changes shall be made, assumed and implied to make the provisions hereof apply equally to conditividuals and/or corporations. IN WITNESS WHEREOF, the undersigned assignor has hereunto set his hand; if the understood that it is corporate seal to be affixed hereunto derest duly authorized thereunto by order of its board of directors. DATED: STATE OF OREGON, County of STATE OF ORE	eel number ssly made), the under- s the owner he purchase , 19 77; conveyance part of the s the whole be taken to y all gram- one or more rsigned is a by its offi-
as buyer, which contract is recorded in the Deed* Miscollaneous* Records of Regular Spage thereof, or as file number (indicate which), (reference to said recorded contract hereby being expressive mith all of the right, title and interest of the undersigned in and to the real estate described therein, signed hereby expressly covenants with and warrants to the assignee above named that the undersigned in the vendee's interest in the real estate described in said contract of sale and that the unpaid balance of the price thereof is not more than \$.3,880,75 with interest paid thereon to June 15 with	eel number ssly made), the under- s the owner he purchase , 19 77; conveyance part of the s the whole be taken to y all gram- one or more rsigned is a by its offi-
tiogether with all of the right, title and interest of the undersignee above named that the undersigned is signed hereby expressly covenants with and warrants to the assignee above named that the unpaid balance of the vendee's interest in the real estate described in said contract of sale and that the unpaid balance of the vendee's interest in the real estate described in said contract, the undersigned directs that of said real estate be made and delivered to the order of said contract, the undersigned directs that of said real estate be made and delivered to the order of said assignee. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 7,000.00. The true and actual consideration consists of or includes other property or value given or promised which is consideration (indicate which). In construing this assignment, it is understood that if the context so requires, the singular shall mean and include the plural, the masculine shall include the feminine and the neuter and that generall matical changes shall be made, assumed and implied to make the provisions hereof apply equally to conditividuals and/or corporations. IN WITNESS WHEREOF, the undersigned assignor has hereunto set his hand; if the undercorporation, it has caused its corporate name to be signed and its corporateseal to be affixed hereunto cers duly authorized thereunto by order of its board of directors. DATED: (27, 19.77.) STATE OF OREGON, County of STATE OF OREGON or the other, did say that the each	s the owner he purchase , 19 77; conveyance part of the the whole be taken to y all gram- one or more rsigned is a by its offi-
of the vendee's interest in the real estate described in said contract to the price thereof is not more than \$ 3,880,75 with interest paid thereon to. June 15 further, upon compliance by said assignee with the terms of said contract, the undersigned directs that of said real estate be made and delivered to the order of said assignee. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 7,000.00 however, the actual consideration consists of or includes other property or value given or promised which it consideration (indicate which).0 In construing this assignment, it is understood that if the context so requires, the singular shall mean and include the plural, the masculine shall include the feminine and the neuter and that generall matical changes shall be made, assumed and implied to make the provisions hereof apply equally to conditious and/or corporations. IN WITNESS WHEREOF, the undersigned assignor has hereunto set his hand; if the under corporation, it has caused its corporate name to be signed and its corporate seal to be affixed hereunto cers duly authorized thereunto by order of its board of directors. DATED: (27, 19,77). STATE OF OREGON, County of the other, did say that the each for himself and not one for the other, did say that the each for himself and not one for the other, did say that the each for himself and not one for the other, did say that the	conveyance part of the the whole be taken to y all gram- one or more rsigned is a by its offi-
price thereof is not more than \$ 3,880. 7 with interest paid the test to the truther, upon compliance by said assignee with the terms of said contract, the undersigned directs that of said real estate be made and delivered to the order of said assignee. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 7,000.00. The true and actual consideration consists of or includes other property or value given or promised which is consideration (indicate which). In construing this assignment, it is understood that if the context so requires, the singular shall mean and include the plural, the masculine shall include the feminine and the neuter and that generall matical changes shall be made, assumed and implied to make the provisions hereof apply equally to condition individuals and/or corporations. IN WITNESS WHEREOF, the undersigned assignor has hereunto set his hand; if the under corporation, it has caused its corporate name to be signed and its corporate/seal to be affixed hereunto cers duly authorized thereunto by order of its board of directors. DATED: \$\text{County of PASCOME ARIZONA} \text{ARIZONA} \text{ss.} \text{19.77} County of PASCOME ARIZONA \text{ss.} \text{19.77} Personally appeared the above named. \$\text{STATE OF OREGON, County of.} \text{who, bein each for himself and not one for the other, did say that the above named.}	part of the the whole be taken to be all gramone or more rsigned is a by its offi-
of said real estate be made and delivered to the order of said assignment. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 7,000.00. The true and actual consideration consists of or includes other property or value given or promised which is consideration (indicate which). In construing this assignment, it is understood that if the context so requires, the singular shall mean and include the plural, the masculine shall include the feminine and the neuter and that generall matical changes shall be made, assumed and implied to make the provisions hereof apply equally to conditionally and/or corporations. IN WITNESS WHEREOF, the undersigned assignor has hereunto set his hand; if the under corporation, it has caused its corporate name to be signed and its corporate/seal to be affixed hereunto cers duly authorized thereunto by order of its board of directors. DATED: (If executed by a corporation, affix corporate seel.) STATE OF CARCOLL ARIZONA SS. County of CARAJO AND 27, 19.77. Personally appeared the above named. STATE OF Immedia and not one for the other, did say that the each for himself and not one for the other, did say that the	s part of the the whole be taken to y all gramone or more rsigned is a by its offi-
OHowever, the actual consideration consists of or includes other property of value grants. Consideration (indicate which). In construing this assignment, it is understood that if the context so requires, the singular shall mean and include the plural, the masculine shall include the feminine and the neuter and that generall matical changes shall be made, assumed and implied to make the provisions hereof apply equally to condition individuals and/or corporations. IN WITNESS WHEREOF, the undersigned assignor has hereunto set his hand; if the under corporation, it has caused its corporate name to be signed and its corporate seal to be affixed hereunto cers duly authorized thereunto by order of its board of directors. DATED: OTHERSON ARIZONA STATE OF OREGON, County of the c	be taken to y all gram- one or more rsigned is a by its offi-
In construing this assignment, it is understood that if the context so requires, the singular shall mean and include the plural, the masculine shall include the feminine and the neuter and that generall matical changes shall be made, assumed and implied to make the provisions hereof apply equally to condition individuals and/or corporations. IN WITNESS WHEREOF, the undersigned assignor has hereunto set his hand; if the under corporation, it has caused its corporate name to be signed and its corporate/seal to be affixed hereunto cers duly authorized thereunto by order of its board of directors. DATED: ON THE OF CARROWN ARIZONA STATE OF CARROWN ARIZONA County of AYAJO Personally appeared the above named seach for himself and not one for the other, did say that the	rsigned is a by its offi-
IN WITNESS WHEREOF, the undersigned assignor has hereunto set his hand; if the under corporation, it has caused its corporate name to be signed and its corporate seal to be affixed hereunto cers duly authorized thereunto by order of its board of directors. DATED:	signed is a by its offi-
(if executed by a corporation, affix corporate seal.) STATE OF CARCON ARIZONA County of AYAJO AND 27, 19.77. Personally appeared the above named each for himself and not one for the other, did say that the	kel)
(if executed by a corporation, affix corporate seal.) STATE OF CARROOM ARIZONA County of AYAJO Ss. County of AYAJO Personally appeared the above named each for himself and not one for the other, did say that the	******
STATE OF CARCOLL ARIZONA County of AYAJO County of AYAJO Personally appeared the above named each for himself and not one for the other, did say that the	
STATE OF OFFICE ARIZONA County of AYAJO County of AYAJO Personally appeared the above named each for himself and not one for the other, did say that the	
County of AYAJO)ss. Personally appeared the above named each for himself and not one for the other, did say that the	1 =0
County of 71471730 Personally appeared who, bein who, bein each for himself and not one for the other, did say that the	
Personally appeared the above named each for himself and not one for the other, did say that the	nd dulv SWOIN.
Displaces 1	
secretary of	
and acknowledged the toregoing instru- ment to be	d sealed in be- rs: and each of
them acknowledged said instrument to Before me:	
SEAL) Notary Public for Gossac ARIZONA Notary Public for Oregon	(OFFICIAL SEAL)
My commission expires: My commission expires:	ct is not already of
CUINITIES OF EXASO SEPT. 8, 1977 *Strike whichever word not applicable, NOTE—The sentence between the symbols ①, if not applicable, should be deleted. See ORS 93.030. If the contract recerd, it should be received, it should be received.	
STATE OF OREGON,	}ss.
County of Klamath GRANTOR'S NAME AND ADDRESS I certify that the W	vithin instru-
ment was received for re 5th day of July	ecord on the
at 3:32 o'clock P.M.,	and recorded
After recording return to: file/reel number 31995	
MTC Record of Deeds of said co Witness my hand County affixed.	ounty. and seal of
NAME, ADDRESS, 21P	
	ondina Office
Merrill, OR 97633 Fee \$3.00 By Say &	ording Office