Payments. 1446 - 3636

, hereinatter called the seller, Joseph R. Stallings and Lois V. Stallings, husband and wife

THIS CONTRACT, Made this // day of July Ernest E. Gibson and Elna May Gibson, husband and wife

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....., hereinafter called the buyer,

Witness my hand and seal of

Recording Officer
Deputy

County Mixed.

706. CONTRACT—REAL ESTATE

32506

TK

12505 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 a show required, or any of them, punctually within ten days of the time limited therefor, or fail to keer, any agreement half fail to a st his option shall have following rights: (i) to declare this contract null and void, (1) to declare the whole unpaid principal has and interest created or then osisting in layor of the buyer as against the seller threunder shell utterfy case and determine and the right of the premises above described and all other rights acquired by the buyer hereunder shell utterfy case and determine and the right (2), or any other edge of each seller to be performed and without any right of the buyer of return, reclamation or compensation for mon it all payments therefore made on this contract are to be retained by and belong to said seller with a dever been made; and up to the fine of such default. And the said seller, in case of such default, shall have the right immediately, or at any time there of these orders of the proposed and plane, and take immediately possession thereol, together with all the improvements and appure that it is in the or the failure. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$. 24 a 7.50 a.00. ists of or include other property or water given or promised which the provisions hereof, the buyer spread which) to set or scion is instituted to lorsclose this contract or to enforce any of the provisions hereof, the buyer egrees to pay adjudge reasonable as interrupt's less to be allowed ploinfull in each suit or action and it-am appeal is taken from any just court, the buyer further promises to pay such sum as the appulate court shall adjudge reasonable as plantills attorned. In constraing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu-moun shall be taken to mean and include the plural, the masculine, the termines and the neuter, and that generally all grammatical changes shall do, essumed and implied to make the provisions bared apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undereigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto. by its officers duly authorized the seunto by order of its board of directors. G-Silson Gibson Lois V. Stallings deleted. See OR\$ 93.03 STATE OF OREGON, STATE OF OREGON, County of ... County of Klamath ..., 1977 Personally appeared . each for himself and not one for the other, did say that the former is the Personally appeared the above named Ernest E. Gibson, Elna Maypresident and that the latter is the Gibson, Joseph R. Stallings and Lois V. Stallings and Lois V. Stallingssecretary of and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sended in behalf 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: ment to be their

Betore me:

SOFFICIAL = OFFICIAL **

DEST | OFFICIAL **

Notary Public for Oregon | Notary Public for Oregon Law 1975, provides | My community of the Community (OFFICIAL SEAL) Notary Public for Oregon My commission expires: (DESCRIPTION CONTINUED) TATE OF OREGON; COUNTY OF KLAMATH; sa. his Lith day of July _____A. D. 19.77_ at 14:25 clockP_M., an fully recorded in Vol. _M_77_, of _Docds_______oh Roge12501 Wm D. MILNE, County Clerk Fee \$6.00