MX Land a Star Rite Chiloquin Gerald R. Sprague Ri Oregon	ept the usual printed exceptions proper in price is unit paid and upon repetition of price is unit paid and upon repetition of price is unit paid and upon repetition of the placed, permitted or arising by inits and public charges ac assumed the placed, permitted or arising by this and public charges ac assumed the public charges ac assumed to the public charges as a public charges as a public charges as a public charges as a public charges are public charges as a public charges are public charges. The public charges are public charges are public charges are public charges are public charges. The public charges are public charges are public charges are public charges. The public charges are public charges are public charges are public charges. The public charges are public charges are public charges are public charges. The public charges are public charges are public charges are public charges. The public charges are public charges are public charges are public charges. The public charges are public charges are public charges are public charges are public charges. The public charges are public public charges are public public charges are public charges are public charges are publ	(Continued of very phrase and whichever warm anding Act and Regulation Z, the similar unless the contract will rp.	PACE RESERVED FOR ECONDER'S USE FOR ECONDER'S USE FOR ECONDER'S USE FER FOR ECONDER'S USE	plicable. If warrenty (A) is applicable in the Act and Regulation by making the finance the purchase of a dwelling strate of the purchase of a dwelling strate of the purchase of a dwelling strate of the county of the certify that the ment was received for any of the county of the county of the certify that the county of the certify that the county of	conveying said of all encumbrances the taxes, municipal or or his assigns. The condition of the seller is gradied disclosures; gradied
Oregon	NAME, ADDRESS, ZIP	Talls	By	Roc	Cording Officer
		/			Deputy

And 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 seller at his option shall have the following rights: (1) to declare this contract null and void. Step any agreement herein contained, then all rights and interest created or then existing in layor of the buyer as adainst the seller his contract by suit in equity, and in any of the premises above described and all other rights and salaring the seller her experience of the premises above described and all other rights and salaring the seller her experience of the purchase of said perfectly as absolutely, fully and by the buyer her event shall utterly cease and determine and the right to the check default all payments therefolge made on this contract and such payments therefolge made on this contract are to be retained by the buyer of return, reclamation or compensation for moneys paid enter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and apputtenances.

The buyer further agrees that failure by the seller at any time to season thereof, together with all the improvements and apputtenances.

thereon or thereto belonging.

The buyer lurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect is 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 waiver of the provision itself.

	,
The true and actual consideration neid to the	
In case suit or includes other property or value given our may adjudge reasonable as attorney's less to be allowed the trial court, the buyer further promises to pay such sun lar pronount shall be taken to mean and investood that the sell be made.	stated in terms of dollars, is \$ en or promised which is part of the actual consideration (indicate which). act or to enforce any of the provisions hereof, the buyer agrees to pay such sum as the distribution of the provision and it an appeal is taken from any judgment or decreter or the buyer may be more than one person; that if the contest is also not such assection, the lemining and the more person; that if the contest is a such as the specific and the contest is a such as the section.
IN WITNESS TYPE	have executed 41.
	der of its board of directors.
MX Land & Livestock Corp.	Gerald R. Callahan Patricia R. Callahan
NOTE—The section	tiline Park
NOTE—The sentence between the symbols ①, if not applicable, hould be STATE OF OREGON,	deleted. See ORS 93.030).
County of Klamath Sec. December 19 , 19 77	STATE OF OREGON, County of
Pamantt	Personelly appeared
Personally appeared the above named GERALO RICACIAMAN AND ATRICIA RICACIAMAN	each for himself and not one for the other who, being duly swo
and acknowledged the toregoing instru-	president and that the latter is a secretary of
ment to be ZAZ (3 voluntary act and deed.	
Betare me:	half of said and that said instrument were the corporate se
EAL)	half of said corporation and that said instrument was signed and sealed in half of said corporation by authority of its board of directors; and each them acknowledged said instrument to be its voluntary act and deed. Before me:
My commission expires 12-25-1378	Notary Public for Oregon SEAL)
	My commission expires
Section 4 of Chapter 618, Oregon Laws 1975, provides; "(1) All instruments contracting to convey for title 4.	
ich instruments, or a memorandum thereof, shall be recorded by the	er provided for acknowledgment 12 months from the data that at
"(2) Violation of subsection (1) of this section is a Class B mi	il property, at a time more than 12 months from the date that the instrument is executed for acknowledgment of deeds, by the owner of the title being conveyer not later than 15 days after the instrument is executed and the parties a
j.	IPTION CONTINUED)
CATE OF	OREGON; COUNTY OF KLAMATH; ss.
filed for rec	ord skyggetosi
filed for rec	aday of August A. D. 19 78 at 3: Ofclock PM as
filed for rec	day of August A. D. 1978 at 3: October PM., at
filed for rec	d in Vol. M78 of Deeds on Page 177
filed for rec	d in Vol. M78 of Deeds on Page 177
filed for rec	d in Vol. M78 of Deeds on Page 1779 Wm D. MILNE, County Cle
filed for rec	d in Vol. M78 of Deeds on Page 177