THIS CONTI	RACT, Made the	8th day o		_Page <b>251</b>
seller, and	Robert F. Rog	ers and Carolyn A. I	Rogers Husband a	, hereinafter ca
		• • • • • • • • • • • • • • • • • • • •		or the
WITNESSET	H, That in considera	<u></u>	gonhe	reinafter called 4%.
		ees to sell, and the buyer Klamath	State ofOreg	on
	Lots 5,6,7 & 8	Block #40 in Cresce office of the Coun	nt Oregon as plat	ted and
	Klamath County	office of the Coun Oregon.	ty recorder, Klama	ith Falls,
		7 19 A 10 WJ	DEGGS	en de la companya de
	9+h	10 Marpa	7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
for the sum of	Tro m	LO NATIVIAXXXXXX DO LO LO		
on account of which	Five Hun	and		llars (\$2.000-0
is paid on the execution	n hereof (the receipt	of which is hereby acknow at the rate of6%	Do	llars (\$500.6
Paid to the order or th	A collow mills		reaged by the seller), a er cent per annum from	and the remainder
1976., on the dates	and in amounts as	follows:	7	AJICLL25
gas da podenia il della libera. La la gasta di dispersione di suono di	of Ore Figure 1 and the second	Market Bridge Hand Tolk	tergeen waar 'n 'n 'e Kaarante ge	•
and every mo	due May 2 0, 19	76, the sum of \$35.0	0 which is due ea	ch
ac any time	they so desire	Buyers may pay the	balance in full	
The standards	tol Crest ()	The Water Assessment of	•	
SOUTH TO THE STATE OF THE STATE		Lean Shimborto ga	· Kiĝ	
minis in		n de la distribuição de la compansión de l La compansión de la compa		T ta view
eredana preji	o mang a Kapangua	there springs are as	The state was a second of the garage.  The state was a second of the sec	
TOTAL SUPPLIES	and not been not good	and the first term of the first term of the		1、克里特的1、克斯特的通知人会。 克里特的1000年,11日本中央
ារាស្ត្រី¥អភ្ ។្*ា ពេល§ស្ត្រាម•ារ	& Carolin	NIT LOT		The state of the s
the state of the	above nori si 💮 - / s. Caleoft m 🔞 listo	임생하다 하다는 일을 가지하다	r de la companya de La companya de la co	eren Barron de la companya
		Ser I where it see	भाष्य समित्र करता का अध्यक्ति । अध्यक्ति	e de la companya de La companya de la co
Comme of the Shah	440.W	Butter to the	, and the second se	the transfer of the
even ne original		eficialismo de la Sala de Sala de la Sala de Sala de la Sala de Sala de Sala de Sala de Sala de Sala de Sala d Notae de la Sala de Sa		
The section of the se	Mareton Mitchell and Angele and Color	That of Orrect	Digital Control	
	in the common of the state of t			
The buyer warrants to and	covenants with the sallon at	at the real property described in thi		
Taxes for the current tax y	ear shall be prorated between	or agricultural purposes, seem) is for business-as-commercial en the parties hereto as of the date and municipal liens and assessments he will keep all building.	purposes other than agricultur of this contract. The huver in	al purposes:
inst loss or damage by fire (wi will have all policies of insurar	nereot become past due, that th extended coverage) in an ace on said premises made on	to for business-se-commercial on the parties hereto as of the date and municipal liens and assessments he will keep all buildings now or hamount not less than \$\frac{1}{2}\$ interest ced thereon shall remain, and shall ced thereon shall remain, and shall.	hereafter lawfully imposed upo ereafter erected on said premises	n said premises, all pron in insured in layor of the
ribed premises.	sured. All improvements pla	ced thereon shall remain, and shall	may appear and will deliver a not be removed before final pay	npames satisfactory to a Il policies of insurance on ment be made for said a
PORTANT NOTICE: Delete, by lini	ng out, whichever phrase and	(Continued on reverse)	As presented to the second	
No. 1307 or similar.	lo. 1308 or similar unless the	(Continued on reverse) whichever warranty (A) or (B) is no Regulation Z, the seller MUST comply contract will become a first lien to fin	with the Act and Regulation by annothing the purchase of a dwelling in	opplicable and if the sell- making required disclosures
Albert J. Wir	tz & Files to to	2.199	the state of the second of the	With event Use Stevens-
DOX 175	中国联合 李铁林县 化克勒拉丁 经混合并分泌	The state of the s	STATE OF OREC	<i>70N</i> , ₁
Crescent, Ore	gon 97733	Portion of the Contract of the	County of	er se stoner om avende produced sea
Robert E. & C	nrolum A Desert		I certify the	it the within inet
	010		ment was received	for record on a
BUYER'S NAM	E AND ADDRESS	100 the supplement of the supp	day of	M., and record
recording return to: 1500 and 1000	the state of the second	SPACE RESERVED	in book or	Dage or
Hobert E. & Co	rolyn A. Rogers	RECORDER 8 USE	ille/reel number	Manazara da da da ka
Springfield NAME. AND	poregon 071.77	And the second s	Record of Deeds of Witness my	said county.
change is requested all fax statement	DREGS, ZIR	de constituente de la constituen	County affixed.	und seal
Robert P. A. C.	rolyn A . Rogers	g address.	n i protet og gjalander i skriver i skriver i skriver. Se gjalander i gjalander i skriver i skri	and the second
moderr r. & Ca	rolyn A. Rogera p regon 97477		THE STATE OF THE S	_

The seller agrees that at his expense and within insuring (in an amount equal to said purchase price) marketable title	days from the date hereof, he will turnish unto buyer a title insurance policy le in and to said premises in the seller on or subsequent to the date of this agreement, save
price is fully paid and upon request and upon surrender of this ag unto the buyer his heirs and assigns, free and clear of encumbrance	ir in and to said premises in the select on of subsequent to the date of this agreement, save extrictions and easements now of record, if any. Seller also agrees that when said purchase preement, he will deliver a good and sufficient deed conveying said premises in tee simple as of the date hereof and free and clear of all encumphrances since said date placed, per- es said easements and restrictions and the faxes, municipal liens, water rems and public d encumphrances created by the buyer or his assigns.
mitted or arising by, through or under seller, excepting, however, the charges so assumed by the buyer and further excepting all liens an	te said easements and restrictions and the taxes, municipal liens, water rents and public id encumbrances created by the buyer or his assigns.
But in case the buyer shall fail to make the payments afore or fail to keep any of the other terms or conditions of this agreements	said, or any of them, punctually and upon the strict terms and at the times above specified, ent. time of payment and strict performance being declared to be of the essence of this celare this contract null and void, (2) to declare the whole unpaid principal balance of said ad/or (3) to foreclose this contract by suit in equity, and in any of such cases, all the right
agreement, then the seller shall have the lollowing rights (1) to do purchase price with the interest thereon at once due and payable an and interest beautiful the interest thereon at once due and payable and p	colore this contract null and void, (2) to declare the whole unpaid principal balance of said id/or (3) to foreclose this contract by suit in equity, and in any of such cases, all the right
revert and revest in the seller without any declaration of total true of the seller of reclamation of compensation of the seller of reclamation or compensation or the seller of reclamation or the seller or the seller of reclamation or the seller or	wed under this agreement, shall utter just in equity, and in any of such cases, all the right wed under this agreement, shall utter just and determine, and the premises aloresaid shall read to re-entry, or without any other act by seller to be performed and without any right proverients made as absolutely lully, and perfectly as it this agreement had never been
made.  The buyer further agrees that failure by the seller at any tim	to require performance by the buyer of any provision hereof shall in no way affect seller's
right liereunder to enforce the same, nor shall any waiver by said a thereof or as a waiver of the provision itself.	te to require performance by the buyer of any provision hereof shall in no way affect seller's seller of any breach of any provision hereof be held to be a waiver of any succeeding breach
The State of the S	
Lelf, Lordy Lapp	
Believe Fig. 2 Darbigg 4. Sec. 184	
en de la companya de	
The true and actual consideration paid for this transfer, state	d in terms of dollars, is \$ 2,000.00 ()However, the entual consideration con- nert of the consideration (indicate which).()
And in case suit or action is instituted to loreclose this contri	the whole consucration (include which). (i) the losing party in said suit or action agrees to pay
any judgment or decree of such trial court, the losing party is read as a the prevailing party's attorney's less on such appeal.	act or to enlorce any provision thereof, the losing party in said suit or action agrees to pay is to be allowed the prevailing party in said suit or action and if an appeal is taken from uit or action further promises to pay such sum as the appellate court shall adjudge reason-
In construing this contract, it is understood that the seller singular pronoun shall be taken to mean and include the plural, the	as well as the buyer may be more than one person; that if the context so requires, the maculine, the leminine and the neuter, and that generally all grammatical changes shall equally 10 corporations and to individuals.
This agreement shall bind and inure to the benefit of, as the c	CICUMSTANCES may require, not only the immediate parties hereto, but their respective being
executors, administrators, personal representatives, successors in inter-	est and assigns as well. ave executed this instrument in duplicate; if either of the under-
signed is a corporation, it has caused its corporate	name to be signed and its corporate seal affixed hereto by its of-
ficers duly authorized thereunto by order of its boo	
Doll All Control	Labert Elog 200
That I want	1 have the factor of the facto
Total 8. Ih was	Caroly H. Kogus
NOTE—The sentence between the symbols (), Last applicable, should be	delived to one or one
STATE OF OREGON, )	STATE OF OREGON, County of
County of KLAMATH	Personally appeared and
Nov. 3,, 19. 78.	who, being duly sworn,
Personally appeared the above named	each for himself and not one for the other, did say that the former is the
Robert E. & Carolyn A. Rogers	president and that the latter is the
Albert J. Wirtz & Ethel E. Wir	
and acknowledged the loregoing instru-	, a corporation, and that the seal affixed to the foregoing instrument is the corporate seal
ment to be their voluntary act and deed.	of said corporation and that said instrument was signed and sealed in be- half of said corporation by authority of its board of directors; and each of
Ration may	half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.
(OFFICIAL Assertly Select	half of said corporation by authority of its board of directors; and each of
Ration may	half 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:
(OFFICIAL Assertly Select	half 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:  (OFFICIAL SEAL)
OFFICIAL Antalky Stelies SEAL) Notary Public tor Oregon My. commission expires Let 20, 1980	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:
ORS 93.45 (1) All Instruments contracting to convey fee title is executed and the parties are bound, shall be acknowledged, in the veyed. Such instruments, or a memorandum thereof, shall be recorded.	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon  My commission expires:  to any real property, at a time more than 12 months from the date that the instrument emanager, provided for acknowledgment of deeds, by the conveyor of the title to be con-
OR 198 95 11) All Instruments contracting to convey fee title is zecuted and the parties are bound, shall be acknowledged, in the	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument enamer, provided for acknowledgment of deeds, by the conveyor of the title to be coned by the conveyor not later than 15 days after the instrument is executed and the par-
ORS 93.835 (1) All Instruments contracting to convey fee title in expected, and the parties are bound, shall be acknowledged, in the veyed. Such instruments, or a memorandum thereof, shall be recorded ties are bound; thereby.  ORS 93.990 (3) Violation of ORS 93.635 is punishable, upon of	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument e manner, provided for acknowledgment of deeds, by the conveyor of the title to be coned by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.
ORS 93.65 (1) All instruments contracting to convey fee title is executed and the parties are bound, shall be acknowledged, in the veyed. Such instruments, or a memorandum thereof, shall be recorded its are bound thereby.  ORS 93.990 (3) Violation of ORS 93.635 is punishable, upon of the contraction of the contracti	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument e manner provided for acknowledgment of deeds, by the conveyor of the title to be condrolly the conveyor mot later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)
Before me:  (OFFICIAL Autality Sefect  SEAL)  Notary Public for Oregon  My. commission expires Col. 20, 1980  ORS 98.885 (1) All instruments contracting to convey fee title is executed, and the padies, are bound, shall be acknowledged, in the veyed. Such instruments of a memorandum thereof, shall be recorded ties are bound, thereby.  ORS 93.990 (3) Violation of ORS 93.635 is punishable, upon of	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument e manner, provided for acknowledgment of deeds, by the conveyor of the title to be conceed by the conveyor mot later than 15 days after the instrument is executed and the pareconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)
ORS 93.93 (1) All instruments contracting to convey fee title is executed and the parties are bound, shall be acknowledged, in the veyed. Such instruments, or a memorandum thereof, shall be recorded its are bound thereby.  ORS 93.990 (3) Violation of ORS 93.635 is punishable, upon conveying the parties are bound thereby.	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument e manner, provided for acknowledgment of deeds, by the conveyor of the title to be conded by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)
Before me:  (OFFICIAL SEAL)  Notary Fublic for Oregon  My. commission expires Col. 20, 1980  (ORS 98:98:85; (1) All astroments contracting to convey fee title is executed, and the parties are bound, shall be acknowledged, in the veyed. Such instruments, of a memorandum thereof, shall be recorded ties are bound thereby.  ORS 93.990 (3) Violation of ORS 93.635 is punishable, upon the contracting to convey fee title is expound thereby.  ORS 93.990 (3) Violation of ORS 93.635 is punishable, upon the contracting to convey fee title is exposed. The contracting to convey fee title is expected by the contracting to convey fee title is expected. The contracting to convey fee title is expected by the contracting to convey fee title is expected. The contracting to convey fee title is expected by the contracting to convey fee title is expected. The contracting to convey fee title is expected by the contracting to convey fee title is expected. The contracting to convey fee title is expected by the contracting to convey fee title is expected. The contracting to convey fee title is expected by the contracting to convey fee title is expected. The contracting to convey fee title is expected by the contracting to convey fee title is expected. The contracting to convey fee title is expected by the contracting to convey fee title is expected. The contracting the contracting to convey fee title is expected. The contracting the contracting to convey fee title is expected. The contracting the contracting to convey fee title is expected. The contracting the contracting to convey fee title is expected. The contracting the contracting the contracting the contracting to convey fee title is expected. The contracting the cont	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument e manner, provided for acknowledgment of deeds, by the conveyor of the title to be conded by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)
Before me:  (OFFICIAL State Like Stefeel  SEAL)  Notary Public for Oregon  Mi. commission expires CL. 20, 980  My. commission expires Ch.	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument e manner provided for acknowledgment of deeds, by the conveyor of the title to be concerned by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)
Before me:  (OFFICIAL SEAL)  Naturally Select  My. commission expires Col. 20, 480  M	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument e mianner, provided for acknowledgment of deeds, by the conveyor of the title to be conceed by the conveyor not later than 15 days after the instrument is executed and the pareconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)
ORS 93.990 (3) Violation of ORS 93.635 is punishable, upon of the for record XXXIII.	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument e manner provided for acknowledgment of deeds, by the conveyor of the title to be concerned by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)  CRIPTION CONTINUED)  A. D. 1978. al :440'clock PM., and
Before me:  (OFFICIAL SEAL)  Naturally Select  My. commission expires Col. 20, 480  M	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument of manner provided for acknowledgment of deeds, by the conveyor of the title to be concerned by the conveyor not later than 15 days after the instrument is executed and the particular to the conveyor of the title to be concerned by the conveyor not later than 15 days after the instrument is executed and the particular to the conveyor of the title to be concerned by the conveyor not later than 15 days after the instrument is executed and the particular to the conveyor of the title to be concerned by the conveyor not later than 15 days after the instrument is executed and the particular to the conveyor of the title to be concerned by the conveyor of t
ORS 93.990 (3) Violation of ORS 93.635 is punishable, upon of the for record XXXIII.	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument e manner provided for acknowledgment of deeds, by the conveyor of the title to be concerned by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)  A. D. 19 78. al :440 clock PM., and  M78 of DEeds on Page 25176  Wm D. MILNE, County Clerk
Defore me:  (OFFICIAL Autology Public for Oregon My. commission expires Del 20,1980  ORS 198-85 (1) All Instruments contracting to convey fee title in executed and the parties are bound, shall be acknowledged, in the veyed. Such instruments, or a memorandum thereof, shall be recorded its are bound; thereby.  ORS 93-990 (3) Violation of ORS 93-835 is punishable, upon the such public pu	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument e manner provided for acknowledgment of deeds, by the conveyor of the title to be conceed by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)  A. D. 19.78. al :440'clock PM., and  M78 , of DEeds on Page 25176  Wm D. MILNE, County Clerk
Defore me:  (OFFICIAL Autology Public for Oregon My. commission expires Del 20,1980  ORS 198-85 (1) All Instruments contracting to convey fee title in executed and the parties are bound, shall be acknowledged, in the veyed. Such instruments, or a memorandum thereof, shall be recorded its are bound; thereby.  ORS 93-990 (3) Violation of ORS 93-835 is punishable, upon the such public pu	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument en manner provided for acknowledgment of deeds, by the conveyor of the title to be conced by the conveyor not later than 15 days after the instrument is executed and the particular to the conveyor of the title to be concedified by th
Defore me:  (OFFICIAL Autology Public for Oregon My. commission expires Del 20,1980  ORS 198-85 (1) All Instruments contracting to convey fee title in executed and the parties are bound, shall be acknowledged, in the veyed. Such instruments, or a memorandum thereof, shall be recorded its are bound; thereby.  ORS 93-990 (3) Violation of ORS 93-835 is punishable, upon the such public pu	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument e manner provided for acknowledgment of deeds, by the conveyor of the title to be conceed by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)  A. D. 19.78. al :440'clock PM., and  M78 , of DEeds on Page 25176  Wm D. MILNE, County Clerk
Before me:  (OFFICIAL State of the first state of t	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument e manner, provided for acknowledgment of deeds, by the conveyor of the title to be conded by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.  DRIPTION CONTINUED)  COUNTY OF KLAMATH; ss.  XXXXXXXXI  November  A D. 19 7.8. all :440'clock PM., and  M78  on Page 25176  Wm D. MILNE, County Clerk  Fee \$6.00
Before me:  (OFFICIAL SEAL)  Notary Public for Oregon  My. commission expires Col. 20, 1880  14 20, 1889, 1985 (1) All antiments contracting to convey fee title is executed, and the parties are bound, shall be acknowledged, in the veyed. Such instruments, of a memorandum thereof, shall be recorded lies are bound thereby.  ORS 93.990 (3) Violation of ORS 93.635 is punishable, upon the convey fee title are bound thereby.  STATE OF OREGON  Filed for record XXXIII  In a Bth. day of -  Luty recorded in Vol. 1985 (1) 1986 (1)	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument e manner, provided for acknowledgment of deeds, by the conveyor of the title to be concerned by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)  A. D. 19.78. all 1440'clock PM., and  M78 of DEeds on Page 25176  Wm D. MILNE, County Clerk  Fee \$6.00
Before me:  (OFFICIAL State of the first state of t	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument en manner provided for exknowledgment of deeds, by the conveyor of the title to be conted by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)  A. D. 19 7.8. all :440 clock PM., and  M78
Description of the second state of the second	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon.  My commission expires:  to any real property, at a time more than 12 months from the date that the instrument en anance provided for exknowledgment of deeds, by the conveyor of the title to be consed by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)  A. D. 19 7.8. all :440'clock PM., and  M78
Before me:  (OFFICIAL Autology Public for Oregon  My. commission expires Col. 20/180  14  15  16  17  18  18  19  19  19  19  19  19  19  19	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument en anance provided for exknowledgment of deeds, by the conveyor of the title to be coned by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)  CRIPTION CONTINUED)  A. D. 19 7.8. all :440 clock PM., and  M78 , of
Defore me:  (OFRICIAL State of Control of Co	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  It any real property, at a time more than 12 months from the date that the instrument en manner, provided for acknowledgment of deeds, by the conveyor of the title to be conserved by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)  A D. 19.78. al :440 clock PM., and  M78 , of
ORS 93.93 (1) All Instruments contracting to convey fee title in Executed, and the parties are bound, shall be acknowledged, in the veyed. Such instruments, or a memorandum thereof, shall be recorded ties are bound thereby.  ORS 93.990 (3) Violation of ORS 93.635 is punishable, upon of the parties are bound. The parties are bound thereby.  ORS 93.990 (3) Violation of ORS 93.635 is punishable, upon of the parties are bound. The parties are bound thereby.  STATE OF OREGON.  Filed for record XXXII.  11 11 12 13 14 15 15 15 15 15 15 15 15 15 15 15 15 15	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  to any real property, at a time more than 12 months from the date that the instrument en anance provided for exknowledgment of deeds, by the conveyor of the title to be coned by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)  CRIPTION CONTINUED)  A. D. 19 7.8. all :440 clock PM., and  M78 , of
Before me:  (OFFICIAL SEAL)  Natural Public for Oregon  My. commission expires Col. 20, 180  14 ORS 98.885 (1) All Instruments contracting to convey fee title in Security and the parties are bound, shall be acknowledged, in the veyed. Such instruments or a memorandum thereof, shall be recorded ites are bound, thereby.  ORS 93.990 (3) Violation of ORS 93.635 is punishable, upon of the parties of the parties are bound. Thereof.  STATE OF OREGON  Filed for record XXXIII.  Sth. day of the parties of	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon My commission expires:  It any real property, at a time more than 12 months from the date that the instrument en manner, provided for acknowledgment of deeds, by the conveyor of the title to be conserved by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)  A D. 19.78. al :440 clock PM., and  M78 , of
Before me:  (OFFICIAL SEAL)  Natural Public for Oregon  My. commission expires Col. 20, 180  14 ORS 98.885 (1) All Instruments contracting to convey fee title in Security and the parties are bound, shall be acknowledged, in the veyed. Such instruments or a memorandum thereof, shall be recorded ites are bound, thereby.  ORS 93.990 (3) Violation of ORS 93.635 is punishable, upon of the parties of the parties are bound. Thereof.  STATE OF OREGON  Filed for record XXXIII.  Sth. day of the parties of	half 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:  (OFFICIAL SEAL)  Notary Public for Oregon.  My commission expires:  It is any real property, at a time more than 12 months from the date that the instrument e manner, provided for acknowledgment of deeds, by the conveyor of the title to be concernition, by a fine of not more than \$100.  CRIPTION CONTINUED)  It is any real property, at a time more than 12 months from the date that the instrument e manner, provided for acknowledgment of deeds, by the conveyor of the title to be concernition, by a fine of not more than \$100.  CRIPTION CONTINUED)  It is any real property, at a time more than 12 months from the date that the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)  It is any real property, at a time more than 12 months from the date that the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)  The property at a time more than 12 months from the date that the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)  The property at a time more than 12 months from the date that the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)  The property at a time more than 12 months from the date that the instrument is executed and the parconviction, by a fine of not more than \$100.  CRIPTION CONTINUED)  The property at a time more than 12 months from the date that the instrument is executed and the parconviction, by a fine of not more than \$100.  The property at a time from the parconviction is a time from the parconviction in the parconviction is a time from the parconviction in the parconviction is a time from the parconviction in the parconviction is a time from the parconviction in the parconviction is a time from the parconviction in the parconviction in the parconvicti

177 3 C