Transford to the buildt the second	entered into this /54 day of CAROLYN A. WOOD, husba d webras uff reheavered about fatimetry	and and wife,
GEORGE M. WHILLOCK bersingter called the vendes. See many to say the set of the set of the start of the set of the set with the set of the set of the set with the set of the set of the set Nender Servergrees in the set of the following described property single in the	and HAZEL B. WHITLOCK, the set of the the set of the set of the set of the set of the set of the set of the set of the set of the set for the set of the set of the set of the set vendee Si and the vendes Si agrees from the Cambre Set of the	husband and wife, an estimate of last wife, gest of the source state and state of beauty with a state of a state of beauty with a state of a state of the source state of boots and state of the
<pre>var moniLoto 1.7. and athen with a Lin6, no TOWN .OFDOTI</pre>	Northwesterly 120, feet Northwesterly 120, feet N, maccording, to the tof he office of the Court you that' then enough to add the office of the solution of the solution of the fiber of the solution for enough to fiber of the solution theorem of the fiber of the solution theorem of the fiber of the solution theorem of the fiber of the solution the fiber of the fiber of the solution the solution of the fiber of the solution of the solution of the solution of the solution the solution of the fiber of the solution and solution of the fiber of the solution of the solution of the solution of the solution and solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of the solution of	of Lot 18 in Block ficial plat there- y clerk of Klamath and have denies at the tolene plane where out there all an and the where out there all a substances out average of features at the out the transmission of the substances of features at the substances of the substances of the substances of the substances of the substances of the substances of the substances of the substances of the substances of the
M-70, page 10505, and 1976 in' Vol. M76 page dated March 22, 1974, assignment and dated July of this oprement the receipt of which is perdamum from a date of clos month in clusive of interest, the 1979 and a further installment on the are paid. If 0106 Jetch They	by assignment dated Ju 10504; and by assumption recorded July 12; 1976 1; 1976; recorded June 6,000.0 hereby acknowledged; \$ / 7,000.00 ing Montanues payable in installing first installing	1,95745 by assumption of Real ded July 12, 1976 in Volume ly 1, 1976, recorded July 12, on of Real Estate Contract Vol. M76, page 10508, and e 253 1976, Vol. M76 page 9625 with interest at the rate of 7½ % mfs of not less than \$ 125.00 per day of the full balance and interest 1 0 2004 H HIT 2004
Vendee agrees to make said survivors of them, at the Mountain the source are the source of the sourc	payments promptly on the dates above in 1. Title Company	commed to the order of the vendor, or the
Oregan: to keep sold property at all tim may bereafter be placed on sold property that sold property will be kept insured in less than & full ins. value policy or policies of insurance to be held and seasonably and before the same shall of whatsoever nature and kind	a companies approved to destroyed before the companies approved by vendor agent with loss payable to the parties as the Vendors copy to Vendee before subject to the	inst loss or damage by fire in a sum not elr respective interests may appear, said Station (that vendee shall pay regularly res. assessments, liens, and incumbrances
and agrees not to suffer or permit any p manufactures whatsoever having preceden the possession of add property AS OF	cart of said property to become subject to ce over rights of the vendor in and to e date. of closing.	any taxes, assessments, liens, charges or add property. Vendee shall be entitled to
in said Warranty Deed.	erses 4 Addairten South	rhaiscover, except 35 set. forth
which vendee assumes, and will place ead ogether with one of these agreements in or	States and the second	Company
nstruction in form satisfactory it is it had lead the balance of the purchase price in a solution of the purchase price in a solution of the purchase price is a solution of the purchase of the purchase on Proce 151	- to to You is the terms and conditions of the terms of term	n inis contract, said escrow holder shail yow holder shall, on demand, surrender
	00.52 act	

- Juzy Vol MTC 2624 65113 Bar old because for them, MISTURE 117578 in a bushend, buon, a moon at wite Escrow ises shall be deducted from the first payment made hereunder. The escrow holder may deduct cost of necess In the event vendee shall fail to make the poyments aloresaid or any of them, punctually and upon the strict terms and

at the times above specified, or fail to keep any of the other terms or conditions of this agreement, time of payment and strict performance being declared to be the essence of this agreement, then vendor shall have the following rights: (1) To foreclose this contract by strict foreclosure in equity; (2) to declare the full unpaid balance immediately due and payable; (3) To specifically enforce the terms of this agreement by suit in equity; (4) To declare this contract null and void, and in any of such cases, except exercise of the right to specifically enforce this coreement by suit in equity call the right and in terest hereby created or then existing in favor of vendee derived under this agreement shall utterly cease and determine, and the premises cicrescid shall revet and revest in wonder without any declaration of forfeiture or act of reentry, and without any other act by vendor to be performed and without any right of vendee of reclamation or compensation for money, paid or for improvements mode, as absolutely, fully and perfectly as if this agreement had never been made.

Should vendee, while in default, permit the premises to become vacant, Vendor may take possession of some for the purpose of protecting and preserving the property and his security interest therein, and in the event possession is so taken by vendor he shall not be deemed to have waived his right to exercise any of the foregoing rights-

And in case suit or action is instituted to foreclose this contract or to enforce any of the provisions hereof, vendee agrees to pay reasonable cost of title report and title search and such sum as the trial court may adjudge reasonable as attorney's fees to be allowed plaintiff in said suit or action, and if an appeal is taken from any judgment or decree of such trial court, the vendee further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's fees on

Vendee further agrees that failure by vendor at any time to require performance by vendee of any provisions hereof shall In no way difficit vendor's right hereunder to entories the same, mor shall any waiver, by vender of such bieach of any proin no way attact vendor's right bereunder to entore the same, her shall any waiver by vendar at such breach of any pro-bill, vision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself. I give a provision the provision itself and any succeeding breach of any such provision, or as a waiver of the provision itself. I give a provision itself and any succeeding breach of any such provision, or as a waiver of the provision itself) [so requires the singular, pronoun (shall be taken to) near and include the plural, the masculine, the feminine, and the neuter. crand, that (generally all grammatical changes shall be made, assumed and implied to make the provisions (hereof apply equally a distributions) and the individuals to corporations and to individuals. (10, 0, 0, 0, 1) T χ = herein relations in the parties in the second state of the parties in the second state of the parties in the second state of the second state of the parties in the parties in the second state of the parties in the second state of the parties in the pa

WITNESS THE HANDS of the parties the day and year first hereinabove written RING George m W hitloch W. hitlock ail a Learne avoid ealth will ma ultering anomine to

STATE OF OREGON.

9623

County of Klamath

BE IT REMEMBERED, That on this 5th day of <u>April</u>, 19.79, before me, the undersend, a Notary Public in and for said County and State, personally appeared the within and as attorney in fact for Paymond B. Wood and Goorge Mi Whitlock and Hazel B. Whitlock

knowly to the identical individual s. described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and yeer last above written. Return to: MIC

Tax statements to:

Aua, 10 Hilos Notary Public for Oregon. My Commission expires 8-23-81

FORM NO. 23 -

ACKNOWLEDGMENT

George MY Hazer & whitloch

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ater providente ns <u>5th</u> day of <u>April</u> A. D. 19.79 of 1130'clock PM., and

ly recorded in Vol: <u>M79</u>, of ____ Dee on Page 7577

WED. MILNE, County Clerk Budernotha A Lets ch

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