2nd day of August , 19 79 personally appeared

who, being duly sworn (or affirmed); did say that he is the attorney in fact for DIANE L. HUFFMAN

FORM No. 159 ACKNOWLEDGMENT BY ATTORNEY-IN-FAC

STATE OF OREGON,

On this the JOHN HUFFMAN

County of Klamath

18200

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall tail to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or lail to keep any agreement herein contained, then the seller at his options shall have the following rights; (1) to declare this contract all and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable and/or (3) to forciose this contract by suit in equity, and in any of such cases, or reentry, or any other act of said seller to be performed and without any; the seller hereunder shall utterly cease and determine and the right to the on account of the purchase of said seller to be performed and without any; the buyer of return, reclamation or compensation of in said seller without any act of such default all payments therefollowed as absolutely, fully and perfectly as this contract and such payments had never been made; and in case enter upon the land aloresaid, without any act are to be retained by and belong to said seller as the agreed and reasonable rent of said enter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and apputements and apputements.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision bereal shall in no way affect.

thereon or thereto belonging.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof shall in no way affect ceeding breach of any such provision, or as a waiver of the provision itself.

-Fallow	The true and actual consider	ation paid for this transfer,	stated in terms of d	16,00	0.00 **	~~~~~~~~
court n	In case suit or action is instinay adjudge reasonable as a trial court, the buyer further	ituted to loreclose this contr attorney's lees to be allowed	en or promised which act or to enlorce any ed plaintiff in said sui	of the provisions here	deration (indicate world, the buyer agree	
lar pron be made	n construing this contract, it out shall be taken to mean to assumed and implied to m	is understood that the selle and include the plural, the	er or the buyer may I masculine, the feminin	ort shall adjudge reas the more than one pers the and the neuter and	onable as plaintiff's	any judgment or decree attorney's fees on such ext so requires, the singu-
موند و	IN WITNESS WHI	EREOF, said parties	pply equally to corpo have executed	rations and to individ	that generally all glunds.	rammatical changes shall
uersigi	ned is a corporation	it has coursed it-		mo mandiment	in duplicate; il its corporate s	either of the un-
	officers duly authorized	PM	der of its board o	of directors.		ear arrixed hereto
	Robert L. Ha	rris	······································	John a.	Mossow	
	Jrance 0	Hamis		John A	Morrow	70.00.00
NOTE—The se	ntence between the symbols (1)	arris , if not applicable, should be	deleted See OPS 02.0	Shirley	VE. Morra	W
SIAIE OF	VREGON,			EGON, County of		
County 1	7 25	74) ss.	***************************************	, 19) ss.
	A. KA, "W.	19	Personally	appeared		and the same of th
Persona Morrow	lly appeared the above n . Shirley B. I	John A.	each for himself	and not one for t	ha adk 1* 1	ho, being duly sworn that the tormer is the
Harris		Morrow, Rober J. Harris			president and	I that the last
	and acknowledged ti	he foregoing instru-			secretary of .	
ment to be,		ntary act and deed.	nail of said corn	reation his - it .		t is the corporation, ned and sealed in be-
(OFFICIAL	Betore me	f_{μ}	them acknowledge Before me	ed said instrument	y of its board of to be its volunt	ned and sealed in be- directors; and each of ary act and deed.
SEAL)	Notary Public for Oreg	\addle	Mary discussion in		TO BACK	(OFFICIAL
indigijana. Tota Sipila	My commision expires	JULY 16, 1976	Notary Public for			SEAL)
· Charge Shi	and the contract of the contra	Harting After than 45%	My commission e	<u>随</u> 好帮,我的身份没有这		
	(131) 1111 120 34	(DESCR	RIPTION CONTINUE	D) Park State (
	HAM MINES BEARING	er interpos a sum A pontagas suma TATS of				(1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		TATE OF UREGON	I; COUNTY OF	KLAMATH; 5	a .	
		ned for record over	इत्राबस्यरू			
		is <u>3rd</u> day of _		—A. D. 19 <u>79</u>	.11:17.	À
		ıly recorded in Vol.	<u> </u>	Deeds	ui — oʻclock	"M., or
						_{lge} 18 5 02
				K, WED.	MILNE, Cour	ity Cir
			Fec \$7.00	Derutha	Delo	ch
51445	Localder Heid 12 August Heid 1784 - Heil				bere Pi	
				(1955) 1955 1955 1955 1955 1955 1955 1955 1955 1955 1955 1955 1955 1955 1955 1955 1955 195	建保全的发表之一。 运行者 一点从外。	
7 14 15 14 4 15		Ed Rid Follo	Mark T			
		NTOPIC POT	G7vivanya			
	PERCHANA PRODUCTS STATE			医电影性 化二氯化物 电多位		를 많다. 그런 중 시간 회약을 하는 것 같
		化分泌剂 化氯甲酚 化二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	医させた 内型 しょうりょうしんかん とう			
	ANTERNIA INC.		병에 기를 내려냈다. 그 방송 최종	40° 多6° 1941年山東海東	garty was facilities.	
Serent Commence	Pa s. Harrow	电电子 化环代化 性 自己 医牙齿囊的				
leiz						
				17IA		