And 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 make the payment we required or any of them, functually within 20 days of the time limited therefore or tail to keep any agreement herein contained, then the seller at his one shall have the following rights: (1) to declare this contract mill and you L. 2 of delare the whole unpud principal balance of said purchase price with anterest thereon at once due and payable, (1) to withdraw said die Laid. The lowests from everyw and or (4) to twicklose this contract he said in any of such cases, all rights and interest created or then evising in face of the lower as against the other horizonts shall interest created or then evising in face of the lower has earlier before it can be seen and deform and the right to the procession of the premises above described and all other rights acquired by the boxer beginned in a compensation for evident and account of the purchase of said property as absolutely, talls and prifertly as it this contract and such payments had never been made and on such default all payments therefore made no this contract not said such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to inter upon users up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to inter upon users up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to inter upon users up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to inter upon users up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereof or therefore limb dators and such default, and take immediate possession thereof of either with all th the land abressid, without any process of law, and take ininequate personal control of the land abressid, without any provision hereof shall in no way affect his ledging.

The buyer further agrees that failure by the seller at any time to require pertormance by the lauver 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 be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision lisely.

On the provision of the provision is the provision lisely. Subject property is sold in Mar is condition, with no werranty given, express or im-third as to the condition of the structure, its besting, wiring or plumbing, including the septic tank & leach line operation. The seller hereby disclosed that he (Frink Chlund) is a Licensed improlate for the State of Creson under the provisions of CLR 863-10-046, Creson Statutes. The true and actual consideration paid for this transfer, stated in terms of delias, is 8. [10,000.00]

Those of includes other property or value given or promised which is the whole consideration includes which is 1. [11,000.00]

In case suit or action is instituted to foreclose this contract or to enforce any provision hereof, the losing party in said suit or action agrees to pay such sum as the trial court may adjudge reasonable as attorney's less to be allowed the prevailing party in said suit or action and it an appeal is taken from any ladgment or decree of such trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing latty actioney's less on such appeal. In constraint this contract, if is an interest of the contract, if is an interest and make the provisions hereof apply quality to expertation and to include the provisions hereof apply quality to expertation and to include the interest but their respective this agreement shall bind and mure to the brieflet of a sply quality to expertation and to include a price here that their respective their executors, administrators, personal representatives, successors in interest and accusing a small presentative. The algorithm administrators personal parties may all the resources administrators personal parties may a corporate on the signed and its corporate seasons as a corporation, it has caused its corporate name to be signed and its corporate seasons as a corporation, it has caused its corporate name to be signed and its corporate seasons as a corporation of the signed and its corporate seasons as a corporation of the signed and its corporate seasons as a corporation of the signed and its corporate seasons as a corporation of the signed and its corporate seasons as a corporation of the signed and its corporate seasons as a corporation of the signed and its corporate seasons as a corporation of the signed and its corporate seasons as a corporation of the signed and its corporate seasons as a corporation of the signed and its corporate seasons as a corporation of the signed and its corporate seasons as a corporation of the signed and its corporate seasons as a corporation of the signed and its corporate seasons as a corporation of the signed and its corporate seasons as a corporation of the signed and its corporate seasons as a corporation of the signed and its corporate seasons as a corporation of the signed and its corporate seasons as a corporate s is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers Volancia Bluagen I Grace ice mund NOTE—The sentence between the symbols (2), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, County of STATE OF WORKERSN, California) Personally appeared Tropk w Critical who being do County of 4010
Coteber 12/8 , 19 80 Personally appeared the above named Bornegen & Yolanda Parragan, husband did say that the former is the -president and that the latter is the and wife, and acknowledged the foregoing instruvoluntary act and deed. toregoing instrument is ment to be and that the seal affixed to the foregoing instrument is the comparate seal of said corporation and that said instrument was signed and reasied in behalf ad-ad-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 GALLA J. GALLA 1111 & Hu L(SEAL) SEAL) Notary Public for OFFER California Notary Public for Oregon /no. My commission expires 8/14/82 My commission expires: My Commission E-1-1-ORS 20,615 (1) All instruments contracting to convey fee title to any real property, at a time in which is mounts from the fare has the instrument sented and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of the title to be considered in instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties bound thereby.

ORS 20,25033 Violation of ORS 20,035 is pain hable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) 4. (Continued). Which contract buyers herein do not assume and agree to pay,

further covenant to and with buyers that the said prior contract shall be paid in full prior to, or at the time this contract is fully paid and that said above described real property will be releveed from the lien of said control upon payment of this control. 5. Toxes for the year 1980-81 payable in the amount of \$174.57. Faxes for the year 1970-80 delinated in the amount of \$139.94, plus interest. Taxes for the year 1978-70 3131. By garters, mid. Felence 20.63, plus interest. All delinations taxes shall be raid at time of closing, and current three pro-rated between buyer and seller. Note: Pending Suit No. 80-665, entitled J rry R. Norwood, Prainiff vo. Porg R. wolds L. Whitmore, Defendant, being an action to discolve partnership. Transamerica fittle Inc. Co. grees to hold buyers harmless from any charges, reculting in a loss to equity only due to the final decree from this suit. Note: Following unsatisfied judgment docketed against a name similar to CANLOS BARRIGAN, in the amount of \$65.00 monthly - Entered July 17, 1979, in Book 34; Register No. 79-357E, Page: E Line: 21; Against: Carlos Barragan - In favor of: Esther Barragan.

> SET OF OREGOTH; COUNTY OF KLAMATH; SE. of for record of request of Transamerica Title Co. A D. 19 80 or 3:43, ..., P 14., and December 12th day of 24094 salv recorded in Vol. M80 ___, of __Deeds ____ oudernetland netical

Fee \$7.00