FORM No. 854—CONTRACT—REAL ESTATE—Partial Payme	nis—Deed in Escrow.		
™ 49134	CONTRACT—REAL ESTATE	Vol. Mg5 Page	7788 @
Robert A. Vance and Sher	20th day of April		198.5, between
and David A. Vick and Rebe	cca L. Slembrouck *Vick.	husband and wife	
WITNESSETH: That in consid	eration of the mutual coverants	, hereinalter	called the buyer,
and premises situated in Klamat Lots 5 and 6 in Block 1 of the duly recorded plat the Klamath County, Oregon	h	seller all of the following State of .Oregon Klamath, Oregon A ffice of the Count	described lands , to-wit: .ccording to y Clerk of
Subject to a perpetual right for the purpose of obtaining conveying same by pipe line Fort Klamath, conveyed to Market Grantors a like right and a Lot 4 in said Block 1	es to Lot 3 in Block 1 Margaret Watson on June easement in and to said	of said Hoyt's Add: 8, 1954, and reserved to be appurt	hereon, and ition to
वेहरीय स्टाटकस्ट्रीस्	In Vol.	eryn mehn, County Gerk	
for the sum of 7/// TEX+ Thou (hereinafter called the purchase price), o	sand & no/100 Nine Hur		10,000.00.
acknowledged by the seller), and the ren One installment of \$1,000.0 monthly installments of not (117.21) each, including in on the unpaid balances, the the 1st of May, 1986, and so the 1st day of each month the both principal and interest	nainder to be paid at the times at 0 1s due on November 16 less then One Hundred terest at the rate of n first of such installmubsequent installments thereafter until the	id in amounts as follows, to it., 1985, to follo Seventeen dollars ine percent (9%) p eents to be paid on	which is hereby p-wit: bw with & 21/100 er annum or before
Mr. Dammeson Lypus 4	经基础 化二甲基酚二甲基酚二甲基酚二甲基酚二甲基酚二甲基酚二甲基酚二甲基酚二甲基酚二甲基酚		
THIS INSTRUMENT DOES NOT GUARAN DESCRIBED IN THIS INSTRUMENT. A B NING DEPARTMENT TO VERIFY APPROV		JSE MAY BE MADE OF T E APPROPRIATE CITY OR (HE PROPERTY COUNTY PLAN-
All of said purchase price may be paid at any time; a May 1, 1986 until ments above required. Taxes on said premises for the c	all deferred balances shall bear interest at the		ent per annum from minimum regular pay-
The buyer warrants to and covenants with the *(A) primarily for buyer's personal, family, hou (H) fift fast organization by geren it payer; is a The buyer shall be entitled to possession of said he is not in default under the terms of this contract. The thereon, in good condition and repair and will not suffer other liens and save the seller harmless therefrom and to he will pay all taxes hereafter levied against said proper posed upon said premises, all promptly before the same in the work of hereafter control to the same.	seller that the real property described in this sehold or agricultural purposes. **Pattral persons is for business or commerce lands on ADTI 2011, 185 buyer agrees that at all times he will keep or permit any waste or strip thereof; that he imburse seller for all costs and attorney's less	s contract is interpreted by the period of the premises and the buildings, now ewill keep said premises free from incurred by him in detending a said.	purposes, possession so long as or herealter erected construction and all
ings now or herealter erected on said premises against lo company or companies satisfactory to the seller, with loss of insurance to be delivered as soon as insured to the estates, or charges or to procure and pay for such insuran secured by this contract and shall bear interest at the rate of the seller has exhibited unto the buyer a title in examined by the buyer and is accepted and approved by Contemporaneously herewith, the seller has execu above described real estate in tee simple unto the buyer.	oss or damage by lire (with extended coverages payable lirst to the seller and then to the buscrow agent hereinalter named. Now if the busce, the seller may do so and any payment to the action of the seller may do so and any payment of any insurance policy insuring marketable little in a y him. Ited a good and sullicient deed (the form of his heirs and assigns free and class of lives.)) in an amount not less than \$ 10 yer as their respective interests may a yer shall fall to pay any such lien made shall be added to and became right arising to the seller to buyer and to said premises in the seller; so the seller is the seller to the se	cep insured all build-) (OO) in a ppear and all policies s, costs, water tents, we a part of the debt s breach of contract, eller's title has been uyer) conveying the
conding and other restrictions now of record, if any, an	d unose apparent on	the land	
the title insurance policy mentioned above, in escrow with escrow agent, with instructions to deliver said deed, toget payment of the purchase price and full compliance by the and the respective installments thereof, promptly at the fee of the escrow agent shall be paid by the seller and b	uyer in equal shares; the collection charges of	to the order of the buyer, his heirs a ne buyer agrees to pay the balance of agent for the use and benefit of the said agent shall be paid by the	nd assigns, upon the I said purchase price seller. The escrow
*IMPORTANT NOTICE: Delete, by lining out, whichever phros as such word is defined in the Truth-in-Lending Act and Reguse Stevens-Ness Form No. 1308 or similar. If the contract be	e and whichever warranty (A) or (B) is not appli	cable. If warranty (A) is continuous	lifestanta ti-
		STATE OF OREGON,	ss.
SELLER'S NAME AND ADDRESS	**************************************	County of	within instru-
BUYER'S NAME AND ADDRESS After recording rotum to:	SPACE RESERVED	atday ofdiclockM. in book/reel/volume No	, and recorded
Robert A VANCE & Seri	A VANCE RECORDER'S USE	pageor as documentstrument/microfilm No. Record of Deeds of said of	ment/fce/file/
NAME, ADDRESS, ZIP Until a change is requested all fax stylements shall be sent to the	following address.	Witness my hand County affixed.	
PUIDA VICK-LEBERA & STE P.O. BOX 511 F1 Klamath, Ole	abrouck lik	NAME	TITLE
NAME, ADDRESS, ZIP	I	By	Deputy

NAME AND RESERVED 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 payments aption shall have the following rights: (1) to declare the interest thereon at once due and payable, (3) to withdraw said deed and void, (2) to declare the whole unpaid principal balance of said purchase price with earlier without any act of re-entry, or have a said seller of the premises above described and all other rights acquired by the buyer of returns earlier without any act of re-entry, or not other act of said seller to be performed and without any payable, (3) to withdraw said deed and other rights acquired by the buyer hereunder shall utterly cease and one scoon of the premises above described and all other rights acquired by the buyer hereunder shall utterly cease and generally an expensive support of the premises and sold seller to be performed and without any right of the buyer of return, reclamation or compensation for the land aloresaid, without any process of law, and take immediate possession thereof, together with all have the right immediately, or at any time to require the right immediately, or at any time to require with all have the right immediately, or at any time thereafter, to enter upon the lamp that the improvements and appurtenances thereon or thereto of any such provision hereof shall in no way affect his of any such provision, or as a waiver of the provision itself.

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1 / / / Infilite for and ac	itual consideration paid for this transf	g, stated in terms of dollars, is 10,000. It were, the actual consideration of the whole so the consideration of the whole so the construction of t
In case suit or a sum as the trial court in judgment or decree of	action is instituted to loreclose this conay adjudge reasonable as attention	of stated in terms of dollars is 10,000. However, the actual consideration of the whole weighted in the state of the whole weighted in the whole weighted in the whole with the whole weighted in the whole which we will be stated in the whole which we will be stated in the prevailing party in said suit or action and it an appeal is taken to the promises to pay such sum as the appellate court shall adjudge reasonable as the prevailing or the buyer may be more than the whole who will be stated in the whole who will be such as the prevail the whole who will be such as the prevail when the work who will be such as the will be su
party's attorney's fees on In construing this	such trial court, the losing party furt such appeal.	intract or to enforce any provision hereof, the losing party in said suit or action agrees to pa liber promises to be allowed the prevailing party in said suit or action agrees to pa ther promises to pay such sum as the appellate court shall adjudge reasonable as the preparation of the buyer may be more than one person or a correction.
IN WITNE	rators, personal representatives, success SS WHEDEOD	plural, the masculine, the teminine and the neuter, and that if the context so rected apply equally to corporations and to neuter, and that generally all grammatical cleans to circumstances may require, not only the immediate parties hereto but their responsions interest and assigns as well.
signed is a corpora	ation, it has caused its corn	as the circumstances may require, not only the immediate parties hereto but their responses have executed this instrument in triplicate; if either of the unity board of directors.
Relata	zed thereunto by order of it	s board of directors
Sheri A1	10	X 17000/10 11.1
NOTE—The sentence	thematic	x Reveron I I fack
STATE OF	symbols (1), if not applicable, should	ld be deleted. Sea ORS 93,030).
STATE OF OREGOI	v, Klamath)ss.	STATE OF OREGON, County of
April 20,	RE .	55.
Robert A. Vana	the above named c, Sheri & Vence	Personally appeared
David A. Vick,	Nebecca L. Slearo	each for himself and not one for the
and ack	nowledged the foregoing instru-	design that the former is the say that the say the say the say that the say that the say that the say that the say
ment to be their	voluntary act and deed.	
Before me		of spid and affixed to the foregoing in a corporation
(OFFICIAL SEAL)	$\langle J \rangle = I$	half of said corporation and that said instrument was signed and sealed in them acknowledged said instrument to be its voluntary act and deed Before me:
Notary Pu	VICHUMBAKE OF DATE	The state of the s
My coming	ion Express REGIN	Notary Public for Oregon (SEAL My commission expires:
ORS 93.635 (1) All insis executed and the parties are	truments contracting to long to	itle to any
	memorandum thereof sedged in the	he manner provided for selver than 12 months for
ies are bound thereby. ORS 93.990(3) Violation	of ODG	orded by the conveyor not later they are the deeds, by the conveyor not later they are the are they are the they are the are they are the are the are the are the are the are the are they are the are
es are bound thereby. ORS 93.990(3) Violation	n of ORS 93.635 is punishable, upon	proced by the conveyor not later than 15 days after the instrumen the date that the instrumen conviction, by a fine of not more than 15 days after the instrument is executed and the par
es are bound thereby. ORS 93.990(3) Violation	n of ORS 93.635 is punishable, upon	provided for acknowledgment of deeds, by the conveyor of the title to be conveyor not later than 15 days after the instrument is executed and the par conviction, by a fine of not more than \$100. SCRIPTION CONTINUED)
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or a such instruments, or a search bound thereby. ORS 93.990(3) Violation	of ORS 93.635 is punishable, upon (DES STATE OF OREGON; COU	SCRIPTION CONTINUED)
or a such instruments, or a search bound thereby, ORS 93.990(3) Violation	STATE OF OREGON; COU	INTY OF KLAMATH; ss.
ORS 93.990(3) Violation	STATE OF OREGON; COU Filed for record this 24th day of M	INTY OF KLAMATH; 88. A. D. 19 85 at 4:03 o'clock P. M. and
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or see are bound thereby. ORS 93.990(3) Violation	STATE OF OREGON; COU Filed for record this 24th day of M	INTY OF KLAMATH; ss. [ay A. D. 19 85 at 4:03 o'clock P M., and M85 , of Deeds on Page 7783.
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