	<u> 5pr. 88646</u>		NESS LAW PUB. CO., POHTLAND, CR. 87204
THIS CONTRACT. Made this 18	ONTRACT-REAL ESTATE	Vol. <u>m88</u>	Page 18712
	Pourdon		, 19.88 <u></u>
and Lester J. Tucker, Lois M. Thole			ereinafter called the seller, enants in common
WITNESSETH: That in consideration of	the mutual covenant	ts and aércements her	reinafter called the buyer,
agrees to sell unto the buyer and the buyer agrees and premises situated in <u>klamath</u>			
	Sunnyland Additic	, orare or	, to-wit:
AKA 3131 Shasta	Way	'n	
3 1	1997 - 1997 -		
in a statistical de la constatistica de la constatistica de la constatistica de la constatistica de la constati Mante de la constatistica de la c			
for the sum of Twenty Two Thousand and I (hereinafter called the purchase price) on account a	NO/100		ars (\$22,000.00)
Dollars (\$None) is paid on the execution seller); the buyer agrees to pay the provident	f which <u>NO CO</u> hereof (the receipt	onsideration of which is hereby	acknowledged by the
I the seller in monthly			
in twenty, yaars The wars 2000	mber 15,1988 T	otal.contract.to	Dube paid in 5011
and continuing until and anot	r beginning with the	month of Novemb	10
18,1988 until paid interact to be	rest at the rate of 10	per cent per ar	num from October
monthly payments above required m		and * { ^n^ Admin	Cluded in the minimum
parties hereto as of the date of this contract. Split The buyer warrants to and covenants with the seller that the real	, 50/50	nt tax year shan bo	prorated between the
The buyer warrants to and covenants with the seller that the real *(A) primarily for buyer's personal, lamily or household purposes. (B) for an organization or (even if buyer is a natural person) is The buyer shall be entitled to possession of said lands on buyer is not in change the sensitive of the possession of said lands on	property described in this cor for business or commercial p	ntract is urposes.	
(d) for an organization or (even it buyer is a natural person) is The buyer shall be entitled to possession of said lands on	ctober 18 that at all times buyer will k waste or strip thereol; that b	eep the premises and the build buyer will keep said premises	etain such possession so long as ildings, now or hereafter erected
imposed upon said premises, all promptly before the same or any part the buildings now or hereafter erected on said premises against loss or damag	all costs and attention is characteristic character	incurred by sellet in delendi rges and municipal liens wh at buyer's expense, buyer w	Tree from construction and an ing against any such liens; that sich hereafter lawfully may be ill insure and keep insured all
procure and pay for such insurance, the seller as soon as insured. Now shall bear interest at the rate already and any paymen	w if the buyer shall fail to p	o the buyer as their respective bay any such liens, costs way	e interests may appear and all
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ight arising to the seller for the seller for the seller for the seller of the seller	and become a part of buyer's breach of contract.	St secured by this contract and
fully paid and upon request and upon surrender of this agreement, seller buyer, buyer's heirs and assigns, free and clear of encumbrances as of the arising by, through or under seller, excepting, however, the said easements, the buyer and further excenting all lines and encumbrances.	and easements now of record, will deliver a good and suff date hereof and free and cler restrictions and the taxes. m	 or subsequent to the date if any, Seller also agrees the licient deed conveying said part of all encumbrances since 	i of this afreement, save and i of this afreement, save and i of when said purchase price is vremises in fee simple unto the and date clearly accurate
* IMPORTANT NOTICE: Delete, by lining and which use the balance of	restrictions and the taxes, ind suyer or buyer's assigns. tinued on reverse)	inicipal liens, water rents and	I public charges so assumed by
creditor, as such word is defined in the Trath-in-Lending Act and Regulation Z, purpose, use Stevens-Ness Form No. 1319 or similar.	Warranty (A) or (B) is not ap the seller MUST comply with th	oplicable. If warranty (A) is c ne Act and Regulation by mak	applicable and if the seller is a ling required disclosures; for this
Thelma M. Bowden	••••	STATE OF OREG	
SELLER'S NAME AND ADDRESS	•••	\mathbf{X}	SS.
Lester J. Tucker, Lois M. Tucker		I certify that	t the within instant
Duane, L. Tucker 		day of	for record on the
strer recording refuth to:	-	IN DOOK/reel/volum	M., and recorded e No on
ASPEN TITLE & ESCROW INC.	and the second	ment/microfilm/reco	er as fee/file/instru-
NAME, ADDRESS, ZIP		Witness my	said county. hand and seal of
Until a change is requested all tax statements shall be sent to the following address. Lester J. Tucker, Lois M. Tucker & Duane L Tucker: 8349 Booth Bood		County affixed.	numu sear Dr
I WARE AND THE DOULD ROAD, KISMSTE DOING		NAME	TITLE
Oregon 97603		Ву	

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 required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at seller's shall have the following rights: above s

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applion shall have the following rights:
(1) To declare this contract cancelled for default and null and void, and to declare the purchaser's rights forleited and the debt extinguished, and to retain sums previously paid hereunder by the buyer?
(2) To declare this contract cancelled for default and null and void, and to declare the purchaser's rights forleited and the debt extinguished, and to retain sums previously paid hereunder by the buyer?
(3) To declare this wold cunpild principal balance of said purchase price with the interest thereon at once due and payable; and/or
(3) To forcelose this contract by suif in equity.
In any of such cates, all rights and interest created or then existing in favor of the buyer as against the seller hereunder shall utterly cease and the right to postession of the presenter shall event to and reverst in said seller without any act of to the postession of the presenter above described and all other rights acquired by the buyer hereunder shall rever to and reverst in said seller without any set of the postession of the presenter and such payments had never been made; and in case of such default all pay-the purchase of amid property as absolutely, fully and perfectly as if this contract and such payments had never been made; and in case of such default all pay-the purchase of amid seller, in case of such default and holong to said seller as the advect any time thereafter, to enter of said premises up to the time of such memist hereafter, to anter at set of large and all contension, without any provess of law, and the said seller, in case of such default and the right in immediately, or at any time thereafter, to enter of said premises and to be set in each without any process of law, and take immediate possession thereol, together with all the improvements and apputchances thereo nor there oblorging.
The hourse further advess that followe here has a pay time to tenuine performed ables to there is the reverse and pay

The buyer lurther agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way allect seller's thereunder 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 such provision, or as a waiver of the provision itself. This contract may not be assumed without written consent right he from seller. Seller will not unreasonably withhold permission. All taxes and insurance will be paid by purchaser when due.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers

duly authorized thereunto by order of its board of directors.

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS, BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

- BUYER: Comply with ORS 93,905 et seq prior to exercising this remedy. NOTE—The sentence between the symbols ①, if not applicable, should be deleted. See ORS 93

(If executed by a corporation, affix corporate seal)

lif the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, County of Klatter II. This instructment was acknowledged before me on	STATE OF OREGON, Ss. County of	
October 18 19 88 5Lester J. Tuc Lois M. & Duane L J. Claude Bowden Theima M. Bowden		
(SEAL) My commission expires: April 22,1989	Notary Public for Oregon My commission expires:	(SEAL)

ORS 93,635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-bound thereby. is executed and the parties are bound, shall be acknowledged, in the manner provide not atter than 15 days veyed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days ties are bound thereby. ORS 93.090(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

STATE OF OREGON: COUNTY OF KLAMATH: SS.

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	c		of	Asp	en Title	Co.		the	3rd	day
Filed	for record at Nov.	request	A.D., 198	8 at _	3:34	_ o'clockP_M	, and duly	recorded in	Vol	,
01		1. A.	,	Deeds		on Page	18712	·		
			UI			Evelyn Biehn		County Cler		
CCC	\$13.00	· ·				Ву	aules	. mue	ender	<u> </u>
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