№ 456	06	co	NTRACT—REAL ESTATE	Volmas	Page 11884
THIS	CONTRAC	T, Made this 15th Charles Kopeisn	day of	May	, 19.92, betwe
******************	*****	ra Lepley		,	
WITN agrees to sell	VESSETH: 1 I unto the bu	That in consideration of yer and the buyer agrees Klamath	the mutual covenants	and agreements h	reinafter called the buy erein contained, the sell following described to
	TITI SO BUIL	of Land being a po dition, situated in County, Oregon, being	the NK 1/2 of Sa	ひともものか つだ かさのく	DOMENTING
ı	45" E 84. diameter on the No thence NA of Clover feet alon	g at the Northeast of Irst Addition, which 13 feet along the I rebar; thence \$48° ortheasterly right—(1°35' 08" W 365.33° Creek Road to a 5/1g the Northerly limition, to the point	Casterly line of 24' 52" W 278.13 of-way line of Cl feet along said (8 inch diameter	iameter rebar; said LOC1, Blo feet to 5/8 i over Greek Roa Northeasterly rebar; thence	thence S 01° 25' ck 13 to a 5/8 " nch rebar lying d taxax5/8xinah right-of-way line S89°52'10" E 449.0
	SUBJECT T	O: Any and all eaupon the land.	sements and righ	t of ways of r	ecord and those
			en e		
for the own -	. Rleve	n Thousand and no/1	^^		
ferred balance	es of said pui 1992 unt	ay of each month hereaft purchase price is fully p chase price shall bear int il paid, interest to be pai	er beginning with the aid. All of said purch erest at the rate of d	month of	paid at any time; all de annum from July] MARKER the minimum
parties hereto	as of the da	required. I axes on said p te of this contract.	remises for the curre	ent tax year shall	be prorated between th
The buyer v	warrants to and co arily for buyer's per KOCKENTERIO	venants with the seller that the recursional, lamily or household purpose	al property described in this co	ontract is	
The buyer s buyer is not in deta thereon, in good co other liens and save buyer will pay all imposed upon said	shall be entitled to ault under the terr ondition and repai e the seller harmle taxes hereatter le premises, all pron	wenants with the seller that the recreasing lamily or household purpos contact the procession of said lands on	es that at all times buyer will waste or strip thereof; that or all costs and attorney's lees as all water rents, public ch thereof become past due; tha	keep the premises and me keep the premises and the buyer will keep said prem is incurred by seller in dele arges and municipal liens t at buyer's expense, buye	y retain such possession so long buildings, now or hereafter erect ises tree from construction and it nding against any such liens; th which hereafter lawfully may will insure and keen insured;
in a company or c policies of insurance procure and pay for shall bear interest a	companies satistact te to be delivered r such insurance, at the rate aforesa	ory to the seller, with loss payable to the seller as soon as insured. It is the seller may do so and any paymid, without waiver, however, of any	e first to the seller and then it fow if the buyer shall fail to lent so made shall be added to tright arising to the seller for	verage) in an amount not to the buyer as their respe pay any such liens, costs, and become a part of the	less than \$
* IMPORTANT NOTIC creditor, as such won purpose, use Stevens-	E: Delete, by lining is defined in the Ness Form No. 1319	ng out, whichever phrase and whiche Truth-in-Lending Act and Regulation or similar.	ver warranty (A) or (B) is not Z, the seller MUST comply with	applicable. If warranty (A) the Act and Regulation by	is applicable and if the seller is making required disclosures; for th
	naries Ko 4332 Ban M	poian ateo		STATE OF OR	
	SELLER'S NAM	ggs, Nev.89030			ss that the within instru-
F	2. 0. Box A	Vera Lepley		ment was recei	ved for record on the
After recording return	BUYER'S NAM	On 97627 E AND ADDRESS	SPACE RESERVED	at o'ch	ckM., and recorded
_		era Lepley	FOR RECORDER'S USE	page	or as fee/file/instru-
P	.0. Box 41	5	The state of the s		reception No, of said county.
		on 97627 DRESS, ZIP			my hand and seal of
A	lbert and	nts shalf be sent to the following addr Vera Lepley		See the second	
P	.0. Box 41	5 7627		NAME	TITLE
V	end, Ur. 9	7627 DRESS, ZIP	The Strate of the Strate	Bu	Denut

35.00 C

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: option shall have the following rights:

(1) To declare this contract cancelled for default and null and void, and to declare the purchaser's rights forfeited and the debt extinguished, and to retain sums previously paid hereunder by the buyer;

(2) To declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable; ard/or
(3) To foreclose this contract by suit in equity.

(3) To toreclose this contract by suit in equity.

In any of such cases, all rights and interest created or then existing in layor of the buyer as against the seller hereunder shall utterly cease and the right in any of such cases, all rights and interest created or then existing in layor of the buyer hereunder shall revert to and reverst in said seller without any act of the pressession of the premises above described and all other rights acquired by the buyer hereunder shall revert to and reverst in said seller without any right of the buyer of return, reclamation or compensation for moneys paid on account of the purchase of said property as absolutely, fully and perfectly as if this contract and such payments had never been made; and in case of such default all payments therefore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said premises up to the time of such ments therefore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said promises up to the time of such ments therefore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said promises up to the time of such ments therefore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said promises up to the time of such ments therefore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said promises up to the time of such ments therefore made on this contract The buyer lutther 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 hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof 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. grant audien die Wi IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its name to be signed and its seal affixed by an officer or other person duly authorized to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED 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. (should * SELLER: 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 93.030. Wasse Total STATE OF OREGON, County of Klameth ss. This instrument was acknowledged before me on Gloett S. Lepky and Vers M. Lepley This instrument was acknowledged before me on OFFICIAL SEAL
LINDA S. CLEMENT
NOTARY PUBLIC - OREGON
COMMISSION NO. 000527
MY COMMISSION EXPIRES SEPT 22, 1994 - Clomont My commission expires 9-99-99 agradininasi. 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 recuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be consucted and the parties are bound, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties of the conveyor not later than 15 days after the instrument is executed and the parties of the conveyor not later than 15 days after the instrument is executed and the parties of the conveyor not later than 15 days after the instrument is executed and the parties of the conveyor not later than 15 days after the instrument is executed and the parties of the conveyor not later than 15 days after the instrument is executed and the parties of the conveyor not later than 15 days after the instrument is executed and the parties of the conveyor not later than 15 days after the instrument is executed and the parties of the conveyor not later than 15 days after the instrument is executed and the parties of the conveyor not later than 15 days after the instrument is executed and the parties of the conveyor not later than 15 days after the instrument is executed and the parties of the conveyor not later than 15 days after the instrument of the conveyor not later than 15 days after the instrument of the conveyor not later than 15 days after the instrument of the conveyor not later than 15 days after the instrument of the conveyor not later than 15 days after the instrument of the conveyor not later than 15 days after the instrument of the conveyor not later than 15 days after the instrument of the conveyor not later than 15 days after the instrument of the conveyor not later than 15 days after the instrument of the conveyor not later than 15 days after the instrument of the conveyor not later than 15 days after the instrument of the conveyor not later than 15 days after the conveyor not later t e bound thereby.

ORS 93.990(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. DESCRIPTION CONTINUED) Subscriked Sween Bodon DESCRIPTION CONTINUED) Subscribed Sween Bode May 27th 1992.

The Charles Replan

Of the Charles Replan

NOTARY FUBLIC

NOTARY FUBLIC

NOTARY FUBLIC

NOTARY FUBLIC

NOTARY FUBLIC

NOTARY FUBLIC the set of the floor thank to comply of settle book to the set of the floor to the set of the floor to the set of the set County of Clark Lynn A. Gray My Appt. Exp. Jan. 18, 1993 and the form the formula man include months the manufacturing to the semigra-STATE OF OREGON: COUNTY OF KLAMATH: ss. the 2nd Filed for record at request of _ M92 PM., and duly recorded in Vol. A.D., 19 92 at 1:52 o'clock _ _ on Page <u>11884</u> Deeds Evelyn Biehn County Clerk
By Oachen Muclen de

FEE \$35.00