(1) (株式) (1) (1) (1) (1) (1)	52 OCT 9 AH 11 22	STEVENS-NESS LAW FUBLISHING CO., PORTLAND, OR. 97204
FORM No. 854-CONTRACT-REAL	ESTATE—Partial Payments—Deed in Escrow. CONTRACT—REAL ESTATE	Vol. <u>M92</u> Page 23725 @
THIS CONTRA David G. Crider a	CT, Made this	September 30, 19.92, between fe, hereinafter called the seller,
and William G. Bow	en and Linda R. Bowen,Husband and	wife
agrees to sell unto the and premises situated in PARCEL #2 ap and more parti BEGINNING AT A SECTION 30 BEA WITH MAIN ST. ALONG A LINE A FEET TO A #5 S N 39° 03' 24" AT A RIGHT AND POINT OF BEGIN	That in consideration of the mutual covena buyer and the buyer agrees to purchase from n Klamath Cour- parcel of land situated in the SE ¹ / ₄ cularly described as follows: A POINT, A #5 PLASTIC CAPPED STEEL, ARS S 20° 26' 33" E. 1307.1 FEET; PROJECTED, S 39° 03' 24" W. 83.0 F AT A RIGHT ANGLE TO MAIN STREET PRO STEEL ROD; THENCE ALONG THE SE LIN E. 83.0 FEET TO A PLASTIC CAPPED S GLE TO MAIN STREET PROJECTED, S 50° NNING.	ants and agreements herein contained, the seller in the seller all of the following described lands hty, State ofOregon, to-wit: SW_4^1 of Section 30, T24S, R9E, W.M. ROD, FROM WHICH THE S $_4^1$ CORNER OF THENCE ALONG A LINE PARALLEL TEET TO A #4 STEEL ROD; THENCE DIECTED, N 50° 56' 36" W. 120.0 NE OF MAIN STREET projected, STEEL ROD; THENCE ALONG A LINE ° 56' 36" E. 120 FEET TO THE
(hereinafter called the		
In monthly payme become due on th day of each mont	nts of \$178.40 or more until paid le first day of November , and a like h thereafter until paid in full.	in full. The first payment shall payment shall be made on the first
In addition to t	he monthly payment buyer shall pay ollection escrow account.	1/12th of the annual property
TAX ACCOUNT 2409)30CD01600	
October 1, 1992 above required. Taxes on said The buyer warrants to '(A) primarily for buy '(A) primarily for buy '(A) primarily for buy thereon, in good condition an other liens and save the seller buyer will pay all taxes here imposed upon said premises, buildings now or herealter er in a company or companies policies oi insurance to be de taxes, or charges or to procu secure by this contract and Contemporaneously h above described real estate i building and other restriction	until paid, interest to be paid INARCHITY, I premises for the current tax year shall be prorated between i and covenants with the seller that the real property described ger's personal, tamily or household purposes; SCASCHENET DEFINITION of the property described titled to possession of said lands onOctober 1. itild to possession of said lands onOctober 1. itild to possession of said lands onOctober 1. It was a provided against said property, as well as all water rents, all promptly before the same or any part thereof become past ected on said premises against loss or damage by lire (with ex- satistatory to the seller, with loss payable liris to the seller a satistatory to the seller, with loss payable liris to the seller and thered as insured to the escrew agent hereinalter named the seller has been be seller any do so and any the printerest at the rate aloresaid, without waiver, howey the very the seller has executed a good and sulficient deed (n lee simple unto the buyer, buyer's heirs and assigns, free and is now of record, if any, and CULTACL of Salle, Catada and hor libred a cord any and the saller and assigns, free and the sole of saids and the buyer's heirs and assigns, free and the sole of the seller as a for a sall, and the libred a saller, details to be sole of the second a good and sulficient deed (n lee simple unto the buyer, buyer's heirs and assigns, free and the sole of the sole of the second a good and sulficient deed (a cord birde S). COTICET.	the rate of TEN per cent per annum from and * { being included in the minimum regular payments the parties hereto as of
of the escrow agent shall be	paid by the seller and buyer in equal shares; the contection can (Continued on Res	greement. The buyer agrees to bay the balance of the seller. The escrow fee arges of said agent shall be paid by the Seller and buyer equal verse) B) is not applicable. If warranty (A) is applicable and if seller is a creditor, with the Act and Regulation by making required disclosures; for this purpose,
David G. and Li H.C. 32 Box 80 Gichrist, Orego William G. and P.O.BOX 145 CRESCENT OREGON	inda S. Crider	STATE OF OREGON, SS. County of
After recording return to:		page
H.C. 32 BOX 80 GICHRIST, OBCC	P. O. BOX 6898	Witness my hand and seal of County affixed.

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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: 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 the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable;
(3) To withdraw said deed and other documents from escrow; and/or
(4) To foreclose this contract by suit in equity.

(4) To foreclose 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 is to the possession of the premises above described and all other rights acquired by the buyer hereunder shall rever to and revest in said seller without any art of the premises of said property as absolutely, fully and perfect yas all this contract are to be retained by and belong if this contract are to be retained by and belong if this contract and all other right in mediately, or any other act of said seller to be performed and without any right of the buyer of recompensation for moneys paid on account of the purchess of said property as absolutely, fully and perfectly as if this contract are to be retained by and belong its charact and such payments had never been made; and in case of such delault all payments that theread or this contract are to be retained by and belong it immediately, or at any time thereadier, to enter upon the land aloresaid, without any diefault. And the said seller, in case of such delault, shall have the right immediately, or at any time thereadier, to enter upon the land aloresaid, without any default. And the said seller, in case of such delault, shall have the right immediately, or at any provision hereot 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 allect seller's right hereunder to enforce the same, nor shall any waiver by said seller of any provision hereof be held to be a waiver of any succeeding breach of any succeed

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 fees to be allowed the prevailing party in said suit or action and if an appeal is taken from any sum as the trial court may adjudge reasonable as attorney's fees to be allowed the prevailing party in said suit or action and if an appeal is taken from any attorney's fees on such appeal. In construing this contract, it is understood that the selfer or the buyer may be more than one person or a corporation; that if the context so requires, the singular pronoun shall be taken to mean and include the plural and the neuter, and that generally all grammatical changes shall be made, assumed and implied to singular pronoun shall be taken to mean and include the plural and the neuter, and that generally all grammatical changes shall be made, assumed and implied to singular pronoun shall be ind and incure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, the agreement shall bind and incure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, attorney, administrators, personal representatives, successors in interest and assigns as well. IN WITTERCE WITEDEE sold aparties have accounted this instrument in duclicance; if either of the surder-

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the under-

signed 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. 为祭 William \sim William G. Bowen R. Boven dy R Boarn

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 delated. See ORS 93.030.

(If executed by a corporation,

attix corporate seas		
(If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON,	STATE OF OREGON.)) 55-
County of Klama Here ss.	County of	.)
Sept 30, 1976, by	19 , by	
William G Bowon Linda R Dowon	of	
Devid G. Criber and founda S Criber	OFFICIAL SEAL Not tor OFFICIAL SEAL	(SEAL)
(SEAL) My commission expires: 9-23-92	Mycon expises ON RC 55711	
and an entry all instruments contracting to convey fee ti	the to any real property, at a time more that is hubble	on the date that the instrument

ORS 92.635 (1) All instruments contracting to convey lee title to any feat provided for acknowledgment of deeds, by the conveyor of the title to be con-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-section of the state of th ties are

(DESCRIPTION CONTINUED)

STATE OF OREGON: COUNTY OF KLAMATH: SS.

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<u>95193</u>

		the	<u>9th</u> day
Filed for	or record at reque	est of A.D., 19 <u>92</u> at at o'clock A.M., and duly recorded in 23725	1 Vol. <u>M92</u> ,
of	Uct.	Deeds on Page	
		Fyelyn Biehn - County Cle	rk
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