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RM No. 147. CONTRACT—REAL ESTATE—Parilai	Paymenis.	STEVENS NESS	LAW FUNCIEN 420 100. UN. 97204	
1.8867	CONTRACT—REAL ESTA		Page	
THIS LEMEBEET Myde	SULLER ²¹ day of	July	, 19 76 , between	
WITNESSETH, That in c	and State of Onegon onsideration of the stipulations	herei herein contained	nafter called the second party, and the payments to be made	
ng described real estate, situate i	n the County of Klamath n Block 31 in towns 20 x 65 #Eg5020c3N2	ëte of Cress		
\$ 1,000.00 Down \$1,000.00 Down o When real-estad Buyon Jones & C	the receipt of which is hereby of the first party with interest of 79, on the dates and in a Payments will be pair and 9.7 payments of the is paid for, the	mounts as follows id Jan 15, 1 \$100.00 and deed and ti	s: 977 one of \$107.98 the will be transfe) n
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The buyer (also called second party *(A) primarily for buye's personal (B) for an organization or (cvcan Taxes for the current tax year shi of the premises, hereby agrees to pay all said premises insured in favor of the first in a company or companies satisfactory to party's interest may appear and will deliv thereon shall remain, and shall not be : *IMPORIANT NOTICE: Delsie, by lining out, a creditor, os such word is defined in the Tru for this purpose, us Steven-Nest form No. Stevens-Ness form No. 1307 or similar. SELLER'S NAME AND A	y) warrants to and covenants with the so it duily, household or agricultural purpo it buyer is a natural person) is for bus sil be prorated between the parties here party against loss or damage by fire (first party, and will have all policies of removed before final, poynent be made (Continued on reve whichever phross and whichever warranty [A 308 or similar unless the context will beco poncess poncess provide the part of the solution of the solution (Continued on reve state of all policies of insurance on and premised (Continued on reve whichever phross and whichever warranty [A 308 or similar unless the context will beco poncess poncess provide the solution of the solution o	tiler that the real proper sees, or commercial pur to as of the date of this and municipal liens and re- with extended coverage) insurance on said present to raid above described rese? (a) or (B) is not opplicable rese? (b) or (B) is not opplicable rese? (c) of (B) is not opplicable rese? (c) of (B) is not opplicable rese? (c) on set of the action (c) opplicable rese? (c) opplicable (c) opplic	ty described in this contract is poses other than agricultural purpose. contract. The second party, in consideration is a second party in consideration is a second party in consideration is a soon as insured. All improvements play premises. If werpony(A) is applicable and if the tell in an amount uct less than 5 second as insured. All improvements play premises. If werpony(A) is applicable and if the tell in an amount of a dwelling in which event is purchase of a dwelling in which event is purchase of a dwelling in which event is premises. TE OF OREGON, County of I certify that the within in t was received for record of any of	first sed rest use }ss. nstru- on the corded or as real of

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second party a tille The first party agrees that at his expense and within days from the date hereof, he will furnish unto second party a tile insurance policy insuring (in an amount equal to sold parchase price) marketable tile in and to sold premises in the first party nor subscience to insurance policy insuring (in an amount equal to sold parchase price) marketable tile in and to sold premises in the first party nor subscience to the date of this agreement, save and except the neighbor of the second party, his heirs and the restrictions and essents, free and clear of a good first party also agrees that when sold parchase fully paid and upon request and upon surrender of this agreement, in well deliver a good first party also agrees that when sold parchase in fully paid and upon request and upon surrender of this agreement, were all deliver a good and sufficient deed conveying and premises increase since sold date placed, permitted or arising by, through or under first party, excepting, however, date hered and free and clear of and the trace, municipal liens, water i cents and public charges so assumed by the second party shall fail to make the payments aforesaid, or any of the are second party shall fail to make the payments aforesaid, or any of the mered and the arise the second party shall all to make the payments aforesaid, or any of the arise the second party shall fail to make the payments aforesaid. (1) to declare this contract null and void, (2) to declare to be of his agreement, then the first party shall have the following rightst (1) to declare this contract null and void, (2) to declare the solf hermoly and in my of such cases, all the right and inter thereby created and the avert in the first party derived under the and in equily and in my of such cases, all the right and laters thereby created and without any declarable and for the accound party of reclasse this contract and in any of for improvements made as absolutely fully and perfectly as if this agreement had never been made.

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The true and actual consideration paid for this transfer, stated in terms of dollars, is $\underline{S}, \underline{g}, \underline{OOO}, \underline{OO}$. ()However, the actual consideration (indicate which).() is of or includes other property or value given or promised which is part of the consideration (indicate which).() And in case suit or action is insituted to foreclose this contract or to enforce any of the provisions thereof, second party agrees to part of the solution of the angle is a state of the consideration of the angle is taken for some trial court may adjudge reasonable as attempts for how a lowed phaloitiff in said suit or action and if an append is taken for set to decree of such trial court, the buyer further promises to pay such sum as the appendate court shall adjudge reasonable as plain is fees on such append. consists of or includes other property or value given or promised which is the which And in case suit or nation is instituted to foreclose this contract or to enforce may of the provisions thereof, second party agrees to pay such aum as the inal court is instituted to foreclose this contract or to enforce may of the provision thereof, second party agrees to pay such judgment or decree of such trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as attorney's fees to be allowed plaintiff in an such as pellate court shall adjudge reasonable as plaintiff's at-indigment or decree of such trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's at-indigment or decree of such trial court, the buyer further promises to pay such sum The second affect first party's right hereunder to enforce the same, nor shold how pay sold first party of any prevision here to be hold to be a waiver of any succeeding brench thereof or as a waive of the source of a such the context so here the incular pronoun shall be taken to mean and include the plainal, the masculine, the feminine and the neuter, and that generally all requires, the singular pronoun shall be taken to mean and include the plainal, the masculine, the feminine and the neuter, and that generally all requires, the singular pronoun shall be taken to mean and include the plainal. The masculine, the feminine and the neuter, and that generally all IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto device the sum and therein of the prevision bereof apply equally to corporate seal affixed hereto

by its officers duly authorized thereunto by orde	er of its board of allectors. Hanneld Anceberry
IOTE—The sentence between the symbols ①, if net applicable, should be	dolated. Sea OR5 93.030).
: 2014년 1월 2012일 - 2014년 - 1 월 2014년 1월 2014년 2017년 1월 20	STATE OF GALLENT
County of 9/10, 1975.	Personally appeared
	each for himsell and not one for the other, did say that the former is the president and that the latter is the
Personally appeared the above named	secretary of
Harstell, Abellerup and socknowledged the foregoing instru- ment to be voluntary act and deed.	, a corporation and that the seal allixed to the foregoing instrument is the corporate sea of said corporation and that said instrument was signed and sealed in be
ment to be	hall of said corporation by automote to be its voluntary act and deed them acknowledged said instrument to be its voluntary act and deed Before met.
COFFICIAL All all Allen	(SEAL
SEAL) Notary Public for Oregon My commission Expires Nev. 5,	Notary Public for Oregon
CI- My commision expires Max. 31	SCRIPTION CONTINUED)
a Statistics (1997) Statistics (1997)	
STATE OF OREGON: COUNTY OF KL	AMATH; ss.
	ent was received and filed for record on the <u>13t</u> lay ofO'clock <u>A</u> M., and duly recorded in Vol <u>M76</u> ,
on Pade	e <u>14261</u> .

WM. D. MILNE, County Clerk By acarehy De Carebeputy of FEE .00