			1. 1. 共行性的 ,在14	
	t Ander	48878	Valuation	10989
		FORM No. 147CONTRACT-REAL ESTATE-Partial Payments (Indi	ilvidual or Carparase (Trathim-Lending Series).	· · · · · · · · · · · · · · · · · · ·
	Jen //	THIS CONTRACT, Mode the G. C. Reevelate Leonard.	λ. Any of NOV. • A + V.	t intword
		of the County of Klamath the first party, and Steanen 2. Seed	and State of Oregon	, hereinafte r called
		of Klamith and Star WITNESSETH, That in consideration as hereinafter specified, the first party hereby and described real state, situate in the Count of the test of the first party hereby and described real state, situate in the Count of the test of the first of the Count of the test of the first of the Count of the test of the count of the the point of peginning.	Thor Let. for T. 15 Draw M.	e payments to be made to purchase, the follow- , to-wit; , to-wit; , to wit; , to wit; , to wit; , to wit;
	73 MM 24	for the sum of Seven thousand and on account of which Five hund end is paid on the execution hereof (the receipt of mainder to be paid to the order of the first pa Nov. 29th , 1974, on th	of which is hereby acknowledged by the fit arty with interest at the rate of be dates and in amounts as follows:	irs (\$ 500.00
		Salance of \$6500.00 to be then \$50.00 including inte payments to be made the field on the 29th day of each mo interest and principal has	Paid monthly in phyments of erest thereon. First of sli Staday of sec. 1974 and a 1 onth thereafter until the wh s been paid in full.	ld monthly like payment nole sum
		The parties of the general	part shall have the right a he principal without penalty	it any time to 💉
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수 전도 및 신지한 것 같은 것이라. 것이다.		,		
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		Taxes for the current tax year shall be prorated betw of the premises, hereby agrees to pay all taxes hereafter levi	iral person) is for business or commercial purposes other th tween the parties hereto as of the date of this contract. The vied and all public and musicipal	han agricultural purposes.
		said premises insured in favor of the first party against loss	t thereof become past due, that he will keep all buildings s or damage by fire (with extended coverage) in an amount i	is now or hereafter erected on not less than \$
		party's interest may appear and will deliver all policies of ins thereon shall remain, and shall not be removed before final The first party agrees that at his expense and within insurance policy insuring (in an amount equal to said purchas the date of this agreement, suce and except the usual printed First party also agrees that when said purchase price is fully and sufficient deed conveying said premises in fee simple unt	Il have all policies of insurance on said premises made paya surance on said premises to the first party as room no usu al payment be made for paid above described premises. We way from the date factor the first party as described premises to the first party of the first of exceptions and the building and other restrictions and eas a paid and upon request and upon surrender of this agree	able to the first party as first used. All improvements placed and party on or subrequent to sements now of record, if any, ment, he will deliver a good
	OROK	the said ensements and restrictions and the taxes, municipa cepting all liens and encumbrances created by the second na	and date placed, permitted or arising by, through or under fi bal liens, water rents and public charges so assumed by the	first party, excepting, however,
	Jullia Lay 3 hemu	times above specified, or fail to keep any of the other terms to be of the essence of this agreement, then the first party s the whole unpaid principal balance of said purchase price wi by suit in equity, and in any of such cases, all the right and agreement, shall utterly cease and determine, and the premise ture or act of re-entry, or without any other art by first part	payments adoresaid, or any of them, punctually and upon s or conditions of this agreement, time of payment and sprin shall have the following rights: (1) to decline this confinct with the interest thereon at once due and agree the second	the strict terms and at the ict performance being declared null and youl, (2) to declare

E. Winter

misse insured in favor of the first party against loss or damage by fire (with extended coverage) in an amount not less than S pany or companies satisfactory to first party, and will have all policies of insurance on said premises made payable to the first party as first interest may appear and will deliver all policies of insurance on said premises made payable to the first party as first shall remain, and shall not be temoved before final payment be made for and premises made payable to the first party as first shall remain, and shall not be temoved before final payment be made for and premises in the first party. In the first party are pay and the main of this agreement, saw and except the usual printed exceptions and the building and other restrictions and ensements how of record, if any of this agreement, saw and except the usual printed exceptions and the building and other restrictions and ensements how of record, if any islent deed conveying said premises in fee simple unto the second party, his heirs and assign, free and clear of environtments a greet and restrictions and the taxes, municipal liens, water rems and public charges so assumed by the second party as the the essence of this agreement, then the first party and there are conditions of this agreement, the will deliver a great the case the second party shall fail to make the payments aforesaid, or any of them, punctually and upon the strict terms and at the the essence of this agreement, then the first party shall have the following rights: (1) to declare this cond party and interest hereby created or the avoid by declared in and void (2) to declare it, shall tretly case and destine, and the premises in difference thereby created or there avising in favor of this second party drived under this the essence of this agreement, then the first party shall have the following rights: (1) to declare this cond party drived under this act of re-entry, or without any of the right and interest hereby created or there sisting in favor of the second party dr pensation for money paid or for improvements made as absolutely fully and perfectly as if this agreement had never been made. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 7000.00" However, the actual consideration And in case suit or action is instituted to foreclose this contract or to enforce any of the provisions thereof, second party agrees to pay such indigment of decree of such trial court, the buyer further promises to be allowed plaintiff in said suit or action and if an append b taken from ray indigment of decree of such trial court, the buyer further promises to be allowed plaintiff in said suit or action and if an append b taken from ray indigment of decree of such trial court, the buyer further promises to pay such sum as the append party further agrees that failure by the first party at any time to require append. The second party further agrees that failure by the first party at any time to require performance by the second party of any provision hereof in construing this contract, it is understood that the first party or the second party may be more than one person; that if the context and in contraing this contract, it is understood that the first party or the second party may be more than one person; that if the context and include the provision shall be made, assumed and implied to make the provisions hereof apply to composition such to individuate. *IN WITNESS WHEREOF*, said parties have executed this instrument in duplicate: if either of the uni-

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.

Stephen H. Scol

STATE OF OREGON; COUNTY OF KLAMATH; ss.

I hereby certify that the within instrument was received and filed for record on the 24th day of

of_____Deeds___ ____on Page_10989__.

FEE \$3.00

WM. D, MILNE, County/Clerk By Simetha D delot

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Deputy