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	TK 5.15		STEVENS NES	35 1411
=	CONTRACT	REAL ESTATE	Vinal	SS LAW FUELISHING CO., PORTLAND, OR, 572
	William J. Parson 24th da	v of	ADI-11(P)	Page 10206 -
	THIS CONTRACT, Made this 24th da William J. Ramsey and Donald L. Jones WITNESSETH: That is			
	- Setting		***************************************	han t
	Seller admin to that In Consideration to		Or and a	*
	WITNESSETH: That in consideration of the m seller agrees to sell unto the buyer and the buyer agree scribed lands and premises situated in Klamath WANEANEASINA Sec 11, Twp 339, Range 7E	s to purcha	nants and agree ase from the se ty, State of	ements herein contained, the eller all of the following de- Oregon
	Buyer agrees not to cut or remove any of the At the time of purchase			, 10-wn;
	price has been paid.	e timber	until 60% c	NF 44.
·	At the time of purchase the			r the purchase
#	At the time of purchase the buyer is undeter property but at the time he decides to put the State and County rules and regulations. All lines and measurements	rmined as in a sept	to the fut	ure use of the
	All lines and measurements		· · · · · · · · · · · · · · · · · · ·	ever comply with
	こうしょう はんしょう こうしんしゅう 大き 一人 大皇 はおは	روای (۱۳۰۱) د د ساستخر او ۱۳۰۰		
==	MORE OR	ZESS.(e yez	
區			et in engage	
11-		The second of	Section 4	
£0				
	for the sum of Five Thousand Nine Hundred Fifty. (hereinafter called the purchase price), on account of which Dollars (\$.700.00) is paid on the execution hereof (see the purchase to part the buyer agrees to part the second of the second of the second of the purchase to part the buyer agrees to part the second of the secon			
	(hereinafter called the purchase price), on account of which Dollars (\$.700.00) is paid on the execution hereof (is seller); the buyer agrees to pay the remainder of said purch of the seller in monthly payments of not less than Fifty.	and no/1	00 <i>Dol</i>	Mars (\$5.950.00
	seller); the buyer agrees to pay the remainder of said purch of the seller in monthly payments of not less than Fifty. Dollars (\$55.00) each,plus additional na	he receipt o	of which is t	(707250.00)
-	of the seller in monthly payments of not less than Fifty— Dollars (\$55.00) each,plus additional payable on the 15th day of cost	ase price (to	0-wit: \$ 5,250	by acknowledged by the
· 11	each,D]119 34444	TTAE) to the order
11 2	and continue			19.17
E	payable on the 15th day of each month hereafter beginning and continuing until said purchase price is fully paid. All deferred balances of said purchase price shall bear interest to be minimum.	og with the	month ofJ	line
Ш	lay 24, 1977	or said purc of at the root	chase price may	y be paid at any time.
t.	ated between the activities above required. Taxon	aidmontl	114 7/2 7w)	and * (in addition to
	The buyer warrants to and covenants with the seller that the ron trace of this contract \$(A)\$ primarily for buyer's personal, family, household or agricultural purpose (B) for an organization or (even if buyer is a natural person) is for busin is not in default under the terms of this contract. The buyer agrees that the real propose ceted, in good condition and repair and will not struct the buyer agrees that did not be liens that and save the seller harmless business or permit and save the seller harmless the suffer or permit and that he will that he will that he will be suffer the property of the contract.	described:		tax year shall be pro-
he ere	The buyer shall be entitled to possession of said lands on the default under the terms of the said lands on the said lands of the said lan	s, ess or commerci	al purposes at	
and Suc.	I all other liens and save the seller harmless therefrom permit any waste or establish the surface or permit any waste or establish the seller harmless therefrom permit any waste or establish.	mes he will kee	977 and may re	tain such posses.
not thei	(B) for an organization or (even it buyer is a natural person) are the buyer shall be entitled to possession of said lunds on the buyer is not in default under the terms of this contract. The buyer agrees that at all it is not in default under the terms of this contract. The buyer agrees that at all it is not shoot condition and repair and will not suffer or permit any waste or street in the said save the seller and experiments thereform and contract said property, as well a series of the said said promises all promptly before the same one and keep insured all buildings now or hereafter erected on said premises agains in the said property of the said property in the said property is the said promptive to the same of the same of the said promises agains in tespective interests may appear and all policies of insurance to be delivered to the said become a part of the debt secured by this contract and shall bear interest at the said property of the select for buyer's breach of contract. The seller agrees that at his expense and within the said promises and and except the swall printed exceptions after the buyer's breach of said premises and the building and other to said promethes price in the sunt printed exceptions after the buyer's breach of said premises and the building and other of said premises in the stimula and except the sunt paid and promises in the stimula and of said premises in the stimula and of the said promises in the stimula and of said premises and the stimula and of said premises and the stimula and said the said promise the said premise and the said premise and the said	D thereoi: that costs and attorn is all water rent y part thereof it t loss or damage	he will keep said per	aid prinses, now or hereafter oremises, now or hereafter oremises free from mechanic's him in delending against any d municipal liens which here- at at buyer's expenses.
to a	and all policies of insurance to be delivered to the sound become a part of the delt secured by this contract and pay for such interest at the seller for buyer's breach of contract. By this contract and shall be microst at the seller for buyer's breach of contract. By this contract and shall be microst at the seller agrees that at his expense and within which is a days from the and except the usual printed exceptions and the building and other restrictions purchase price is fully paid and upon request and upon surrender of this agreem said date placed, permitted or arising by, through or under seller, excepting, hower water rents and public charges so assumed by the buyer and turther excepting all the part of the seller and public charges so assumed by the buyer and turther excepting all the part of the seller and public charges so assumed by the buyer and turther excepting all the part of the seller and public charges so assumed by the buyer and turther excepting all the part of the seller and t	eller, with loss p	payable first to the se	eller and then to the
surin save	The seller agrees that at his expense and within Ulli New Mr. and except the usual to said purchase price) and except the usual consideration of the usual c	e rate aloresaid,	without waiver, how	e buyer shall fail to pay any ment so made shall be added vever, of any right
prem since	purchase price is fully paid and upon request and upon suffered and to said premises in lee simple unto the buyer, his hirst and upon surrender estrictions are said date placed.	date hereof, he vises in the seller	vill furnish unto buye on or subscauent to	er a title insurance policy in
nens,	nises in Lee simple unto the buyer, and upon request and upon said date placed, permitted upon request and upon surrender of this after restrictions are said date placed, permitted or arising by, through or under seller, excepting, hower water rents and public charges so assumed by the buyer and cited excepting, hower and the surrender of this after the surrender of the surrend	ent, he will del	y of record, if any, iver a good and suite hereof and fee	Seller also agrees that when
*IMPO	RTANT NOTICE: Delete, by lining out, which (Continued on reverse)	iens and encumb	sements and restriction brances created by th	ons and the taxes, municipal
Stevens	ORTANI NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (E spurpose, use Stavens-Ness Form No. 1308 or similar unless the contract will become a such word in the selfer MUST. Lam. J. Ramsey.) is not applicable	le. If warranty (A)	ussigns,
MILL	iam J. Pamas	irst lien to finan	Act and Regulation by ce the purchase of a	making required disclosures; dwelling in which every
P. O.	iam J. Ramsey Box 1567			The same of the sa
K.Lama	ath Falls, OR 97601 SELLER'S NAME AND ADDRESS	ST.	ATE OF OREG	GON,
-Donal	d J. Jones		County of	ss.
1915 j Klama	Dawn Court th Falls OP 07500			
After recording	BUYER'S NAME AND ADDRESS	men	day of	for record on the
Don	MACE RESER	ven at	o'clock	My und recorded
P.O.	Box 432/ & RECORDER'S	in bo ise file/r	eel number	page or as
<u>cam</u>	1-01/1/e/1 (a G5772)	Reco	rd of Deeds of	enid .
til a change i	is requested all tax statements shall be sent to the following address.		Witness my	hand and seal of

Recording Officer Deputy

TOMES

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 above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any agreement herein contained, then said purchase price with the interest thereon at once during this contract null and void. (2) to declare the whole empaid principal balance of all rights and interest created or then existing in layor of the buyer as against the seller hereunder shall utterly cease and device and in any of such cases, possession of the premises above described and all other rights acquired by the buyer hereunder shall utterly cease and device and the right to the of re-entry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation without any act on account of the purchase of said property as absolutely, fully and perfectly as it this contract and such payments therefolore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said enter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances.

The buyer further agrees that lailure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect ceeding breach of any such provision, or as a waiver of the provision itself.

The true and actual consideration paid for this transfer.	Stated in terms of July 1. 1		
eration consists of or includes other property or value give	stated in terms of dollars, is \$		
court may adjudge reasonable as attorney's tees to be allowed	n or promised which is part of the sector to enforce any of the whole consideration (indicate which). (i) each of the whole consideration (indicate which). (ii) each of the provisions hereof, the buyer agrees to pay such sum as the laplacitif in said suit or action and if an appeal is taken from any judgment or decree as the appellate court shall adjudge reasonable as plaintiff's attorney's less on such the court of the provision of the provisi		
appeal.	as the appellate court shall adjudge reasonable as plaintill's attorney's less on make		
be made, assumed and implied to make the provisions hereof ap	nasculine, the terminine and the neuter, and that generally all grammatical changes shall ply equally to corporations and to indicate the second shall grammatical changes shall		
dersigned is a corporation, it has caused its corporation	nave executed this instrument in duplicate; if either of the un- porate name to be signed and its corporate seal affixed hereto		
by its officers duly authorized thereunto by ord	ler of its board of directors		
Walliam O (Non della	of uncorors.		
celular y springly			
Wonald I !!	9 PC		
John - / may			
NOTE—The centered by Control			
NOTE—The sentence between the symbols (), if not applicable, should be	deleted. See ORS 93.030).		
STATE OF OREGON,	STATE OF OREGON, County of) ss.		
County of Manyth Ss.	19.		
11 rug 35 , 1977	Personally appeared		
	who, being duly sworn		
Personally appeared the above named William	each for himself and not one for the other, did say that the former is the		
L. 11 1 Manny	president and that the latter is the		
	secretary of		
and acknowledged the foregoing instru-			
ment'to be very voluntary act and deed.	and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument is the corporate seal		
det and deed.	half of said corporation by sufficient that said messaged and sealed in be-		
Beioge ple:			
(OFFICIAL, College & Willows	201010 11101		
. Notary Public for Oregon	(OFFICIAL Natural Public Assertion SEAL)		
My commission expires 10-29-77	Notary Public for Oregon		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	My commission expires:		
Section 4 of Chapter 618, Oregon Laws 1975, provides:			
cuted and the parties are bound, shall be acknowledged in the man	al property, at a time more than 12 months from the date that the instance.		
Such instruments, or a memorandum thereof, shall be recorded by the bound thereby.	al property, at a time more than 12 months from the date that the instrument is exe- ner provided for acknowledgment of deeds, by the owner of the title being conveyed the conveyor not later than 15 days after the instrument is executed and the parties are		
"(2) Violation of subsection (1) of this section is a Class B m	isdemeanor."		
	RIPTION CONTINUED)		
STATE OF ORESON; COUNTY OF KLAMATI	ł; ss.		
Filed for record at request of			
this 8th Jan & Tune A 2 to			
this 8th day of June A.D. 198	31_aH:40 o'clock P M., and		
duly recorded in Vol. M81, of	A_845		
and recolded til Ant TADE ' 04	Deeds on Page 10206		
Fee \$7.00	, EVELYN BIEHN, County Clerk		
By <u>L</u>	Fall On Al		
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	- Committee of the comm		
contract and fine the recommendation			
A Committee of the Comm			
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