-REAL ESTATE-Payments to Husband and Wif CONTRACT-REAL ESTATE Vol. m8/ Page 12139~ 1734THIS CONTRACT, Made this 6, day of JULY, 1981, between Robert B. and JLICE ColeMan hereinafter called the seller, and Tommy Land Davida L Coleman ...., hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the The west so Feet of Lot 1 in block 18 Fairview addition no. 2 To The city of KLOMoth Falls ore Gon, according to the official PLat Thereof on File in the Records of Klamath County ore 60n. House and Lot 722 Donald ST XLamath Falls oregan For the sum of F/U? thous and and  $NV_{100}$  the Dollars (\$ 5000.0) (hereinalter called the purchase price) on account of which O the hund R ed F/F/Y(hereinalter called the purchase price) on account of which O the hund R ed F/F/Yand NO/100 the Dollars (\$ 150.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller), and the remainder to be paid to the order of the seller at the times and in amounts as follows, to-wit: #7,5.00 on the 15th of 2060st and 22the Payment = of \$75,00 on the 15th of each succeeding month untill the whole sum including interest and PRINCIPLE, IS Paid In Full to and covenants with the sellsr that the real property described in this contract is uyer's personal, lamily, househvid or agricultural purposes, ifon or (even it buyer is a na ural person) is-lor-buings, or commercial purposes All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of 92 per cent per annum from DD. T. until paid, interest to be paid MDOM M. M. and being included in the minimum regular payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract. the minimum regular payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract. At the time of the execution hereol, the sellers here in (vho are husband and wile) own said described real estate as tenants by the entireties, the sellers intend and declare that their interest in this contract and in the unpaid uurchase price of said described real estate henceforth shall be that of joint tenants with the right of survivorship and not that of tenants in the unpaid furchase price of the declare that and to the their unpaid belance of said purchase price, principal and interest, inumediately shall vest solely in the survivor of the sellers. The site of the declare that their interest in this contract and in and to the their unpaid belance of said purchase price, principal and interest, inumediately shall vest solely in the survivor of the sellers. The tilt of tenants in formation of the sellers are the sellers and the tearns of this contract. The buyer affects that the will keep head on any retain such possession of said linds on any present and the seller or permit any waste or strip thereol; that he will keep head increded by the minices thereform and reimburs sellers for all costs and attorney's less incurred by them in delend, mechanics and other liens and save the solal taxes here steer levied against said premises and may part thereof become past due; that at buyer affects as the siller as which hereafter lewidlings noy, between erected in sid premises allowed to the sellers as their interest in the super affects at the super state as all water rents, public charges and municipal liens, while the will prove the sellers, all promptly before the same or any part thereof become past due; that at will not super spece, well as all water rents, public charges and municipal liens which hereafter lawiding anoy, by perforts erected on said premises adjust to so of damage by firs (with extended coverage) is a support of the selle \*IMPORTATIT NOTICE: Delete, by lining out, whichever phrass and whichevor warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Truth-In-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1308 or similar wites the contract will become a first lion to finance the purchase of a dwelling in which event use Stevens-Nets Form No. 1307 or similar. STATE OF OREGON, County of ..... SELLER'S NAME AND ADDRESS I certify that the within instrument was received for record on the at ..... SPACE RESERVED ....on pagé.... in book ..... file/reel number ..... RECORDER'S USE Robert Baldice Coleman Hall Zuesla St. Klamathe Dalla, Oct. 976 Record of Deeds of said county. Witness my hand and seal of County affixed. Until a change is requested all tax statem **Recording Officer** Tonning & a de ..... Deputy By 7.2 51 Monald and Klassiath Jules, Oli NAME, ADDRESS, ZIP 97601

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And it is understood and agreed between said perties 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 of a sid purchase prior with the interest hellowing rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance case, all rights and interest created or there are a case and payable and/or (3) to foreclose this contract rule whole unpaid principal balance case, all rights and interest created or there at a case and payable and/or (3) to foreclose this contract shall need by sail in equity, and in any of such right in the possession of the premises above required and all other rights ucquired by the buyer hereunder shall trifty cease and determine and the for moneys paid on account of the purchase of as lellers to be performed and without any right of the buyer of return, reclamation or compensation made; and in case of such delault all payments had property, as absolutely, fully and perfectly as it this contract and to sell sellers as the agreed and aloreses of the such results, and interest upon the land aloreses; without any process of list or entiry or on the result of the more and the such results, in case of such delault all payments had property, as absolutely, fully and perfectly as it this contract and to sellar so the ange belong any time thereafter to enter upon the land aloreses; without any process of list mended to result, and the such as the appurchances thereon or thereto belonging. The buyer further agrees that isluter by the islers to require performance by the buyer further agrees that islute being any time the right inclusion or thereto belonging.

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The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 5000. D Ollowever, the actual consideration consider of or includes other property or value given or promised which is part of the consideration (indicate which). O every the actual consideration for the state of the provisions hereol, the buyer agrees to pay such sum as the appeal of the trial court, the buyer further promises to pay such sum as the appealate court shall adjudge reasonable as plaintiff's attorney's lees on such the state of the shall adjudge reasonable as plaintiff's attorney's lees on such the state of the shall adjudge reasonable as plaintiff's attorney's lees on such the state of the stat

In construing this contract, it is understood that the buyer may be more than one person; that it the context so equires, the singular pronoun aball be taken to thean and include the plural, the masculine shall include the feminine and the neuter, and that gen ally all grammatical changes aball be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals; u, in the event of the demise of one of said sellers, that the word "sellers" shall tiean only the survivor of them and the heira and assigns of such survivor.

IN WITNESS WHEREOF, said perties 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.

denian L. Colema-

NOTE—The sentence between the symbols ①, if not applicable should be deleted. See ONS 93.030).

STATE OF OREGON. STATE OF OREGON, County of .... SS. County of Klamatr 111 Personally appeared ... 1 rsonally appear ....who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named ... president and that the latter is the .....secretary of ..... to tel Chik voluntary set and doed and that the seal attixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: ment ....voluntary act and deed. \* • • • Balore me: 5 Ene ma (OFFICIAL 9 SEAL) Before me: (OFFICIAL SEAL) Notary Public for Oregon My commission expires: (DESCRIPTION CONTINUED) STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record atxagestoof this 7th day of July A. D. 19 81 at 11:00'clock A / ., and duly recerded in Vol. M81 of Deeds on Page 12139 EVELYN BIEHN, Couply Clerk By Servetha. Fee \$7.00

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