NTRACT REAL ESTATE SN nthly Payments (Individual or Corp UR. ate) (Touth t 92875 THIS CONTRACT, Made this 29 Dotted day of Op Ne VUI. 788 Page 1705 Deduce guit a free ra Motury Indic Jos Oral and iene & anna maso hereinafter called the seller, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-scribed lands and premises situated in Klam DUU County, State of Or grant and the following de-Gene 2007 J. Block 2 Anne Mason J. Block 2 Sidney Stanfield Personally appeared the noo VOLTT L that the former is the Country County of STATE OF ORECON. Sug STATE OF OREGON, County of noiribba arry: bated. ladross Record o An Douk An Louis Anut wa Anut wa Count wa INSTRUMENT WILL NOT ALLOW USE OF THE PRODERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO PERTY, SHOULD CHECK WITH THE APPROVRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED \subseteq tor the sum of _______ of a count of which Theel Thousand Dollars (\$ 15, CCD) (hereinafter called the purchase price), on account of which Three Thousand Dollars (hereinatter called the purchase price), on account of which firsel ficultary (1, 1) bollars (\$ 3, 4, 4, 0) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 2, 0, 0) to the order of the seller in monthly payments of not less than O(4) for hundred collars (\$ 2, 0, 0) to the order Dollars (\$ 2, 0, 0) each, f(0, 0, 0) and f(0, 0) for the order of the seller is a constant of the seller in f(0, 0) for the order of the seller is f(0, 0) for the order is f(0, 0) fo 1 5 110 payable on the 5 HIday of each month hereafter beginning with the month of Mary 5, 1938 88 and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; $\frac{\partial \mathcal{Z}}{\partial \mathcal{A}}$ until paid, interest to be paid $\mathcal{L}_{\mathcal{A}}$ $\mathcal{Q} = \mathcal{A} \mathcal{M} \cap$ and * {in addition to being included.in the minimum monthly 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. 4.9.512 2 h76 an Th Ta VES Par such liens, costs, water rents, taxes, or charges or to procure and pay for such insurance, the seller may do so and any nayment so made shall be added to and become a part of the debt secured by this contract and shall bear interest at the rate adoresaid, without waiver, however, of any right arising to suring the seller agrees that at his expense and within days from the date hereot, he will furnish unto buyer a title insurance policy in save and an annount equal to said purpose and the building and other its said premises in the seller is fully paid and upon surrender of any right arising to save and accept the usual printed exceptions price) marketable title in and other its said premises in the seller agreement, he will durinish unto buyer a title insurance policy in-said purpose since a since the usual printed exceptions and the building and other its said premises in the seller and of subsequent to the date of this agreement, increased of the usual printed exceptions and the building and other its said premises in the seller and of a subsequent to the date of this agreement, said premises and public charges so assumed by the buyer and lutther excepting horances as of the date hereof and sufficient deed converties while how the seller is and public charges so assumed by the buyer and lutther excepting horances. The said case the buyer shall hall for make the add is an arise of and afreed between said parties that time is of the essence of this contract, and in case the buyer shall hall to make the add all rights and interest (rights (1) to declare this time that the seller during differentiations and y agreement, here and chare the buyer of the agreement, and in case the buyer shall hall to make the add all rights and interest cheated on the esting in favor of the buyer as add/mine during differentiation of the esting in the seller hereotice this contract. and in case the buyer and the the seller indiversion of the premises above described and without any cost (3). To declare this contract and such repay eon or chereto 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 affect right hereunder to enforce the same, nor shall any waiver by said seller of any provision hereof to be held to be a waiver of the provision itself. If here here here here a waiver of the provision itself. In construing this contract; it is understood that the seller or the buyer may be more than one person; that it the context so requires, the singu-noun shall be taken to mean and include the plural, the masculine; the leminine and the neuter, and that generally all grammatical changes shall de, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. lar pronoun be made, ass 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. Hane om cedon 1. Stan ama Mason *IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) is iapplicable and if the iself a creditor, as such word is defined in the justificable and if the iself a creditor, as such word is defined in the justificable and if the iself a creditor, as such word is defined in the justificable and if the iself a creditor, as such word is defined in the justificable and and if the iself a creditor, as such word is defined in the justificable. Act and welling in which event weissive and the contract will become a first line to finance the purchase of a dwelling in which event weissive and the form No. (1900). 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