FORM No. 704-CONTRACT 222 3552 outlind	Payments (Individual or Cor	parale) (Truth-In-Lenging Spri	Man	5239	
sN THIS CONTRACT, Made th Shamrock Development C	, 5th	of. March	. <u>_/_rage_</u>	19 77, between	
and Robert J. Mullen,	5.15km, 11 km (- 1, 1 km) (1)	医生物 化合理学 化合理学	, hereinafter Richmond, C	called the seller, a. 94803	
WITNESSETH: That in co seller agrees to sell unto the buyer scribed lands and premises situated	and the buver agree	utual covenants an	the seller all of	in contained the	
The SW 1/4 of the NW South, Range 8 East more or less excepti right of way easemen	of the Willan ng therefrom	ette Meridia a sixtv (60)	n containing	10 acres	
for the sum of (\$3000.) thre (hereinafter called the purchase pri Dollars hereby acknowledged by the seller) amounts as follows, to-wit: monthly payments of	se) on account of wi (\$ 1500 . and the remainder) is paid on the exec to be paid to the or	cution hereof (the r rder of the seller at	ndred eccipt of which is the times and in	
n an	an a	n an star an	1997 - Santa S Santa Santa Sant	n an	
The buyer warrants to and covenants with (A) primarily for buyer's personal, famili (B) for an organization or (even il buy All ol said purchase price range be paid at any ti					
per cent per annum trom. March 5,		nterest to be paid. LNC.	Luded in	1d * { in addition to being included in	
date of this voniract. The buyer shall be entitled to possession o he is not in default under the terms of this cont ercted, in kood condition and repair and will m and all other liens and save the seller harmless uch liens; that he will pay all takes herealler h	That a lands on the second sec	at all times he will keep le or strip thereof; that h ler for all costs and attorne as well as all water rents;	the buildings on said pro the buildings on said promises will keep said promises y's lock incurred by him ir public charges and muni	h possession so long as nises, now or herealter ' Iree from mechanic's I defending against any Cipal liens which here-	
such liens; that he will pay all taxes herealter le alter lawlully may be imposed upon said premise insure and keep insured all buildings now or her not less than such a such as a comp their respective interests may appear and all polic	ny or companies satisfactor	y to the seller, with loss po	ayable first to the seller an	d then to the buyer as	
to and become a part of the debt secured by this the seller for buyer's breach of contract. The seller agrees that at his expense and wind fin an amount equal to said ourchase price	contract and shall bear into within	insurance, the seller may prest at the rate aloresaid, from the date hereol, he w	do so and any payment s without waiver, however, will lurnish unto buyer, a ti	o made shall be added of any right arising to the insurance policy in-	
save and except the usual printed exceptions and said purchase price is fully paid and upon reque premises in fee simple unto the buyer, his heirs a since said date placed, permitted or arising by, -t liens, water rents and public charges so assumed k	the building and other res stand upon surrender of it dussigns, free and clear of wough or under seller, exce y the buyer and further exc	trictions and easements now his agreement, he will del encumbrances as of the du pting, however, the said ea epting all liens and encum	w of record, it any. Seller liver: a good and sufficien atc.hereol.and Iree and cle sements and restrictions an brances created by the bu	also agrees that when t deed conveying said ar of all encombrances of the taxes, municipal ver or big assigns	
since.smid.dels-placed, permitted-or-arising-by, I- liens, water rents and public charges to assumed to And if is understood and agreed between payments above required, or any of them, punctu the seller at his option shall have the following in all rights and interest created or them eviating in possession of the premises above described and all of the ractivy, or any other act of a sid seller to be	sold parties that time is of ally within ten days of the (hts: (1) to declare this con nce due and payable and/o lavor of the buyer as adain	the essence of this contra- time limited therefor, or la tract null and void, (2) , i τ (3) to foreclose this con- t the seller hereunder shall	ct, and in case the buyer ail to keep any agreement to declare the whole unpa tract by suit in equity, and utterly case and detarm	shall fail to make the herein contained, then id principal balance of d in any of such cases, and the right to the	
possession of the premises above described and all of re-entry, or any other act of said seller to be on account of the purchase of said property as a of such default all payments therefolore made or premises up to the time of such default. And the enter upon the land aloresaid, without any proce- thereon or thereto behaving.	other rights acquired by th performed and without any psolutely, fully and perfectly this contract are to be ret	e buyer hereunder shall re right of the buyer of retur y as if this contract and s ained by and belong to sai	evert to and revest in said rn, reclamation or compen uch payments had never L d seller as the agreed and	seller without any act sation for moneys paid even made; and in case reasonable rent of said	
netter upon the land aloresaid, without any proce- thereon or thereto belonging. The buyer lurther agrees that failure by i his right hereunder to enforce the same, nor sh ceding breach ol any such provision, or as a wa The true and actual consideration paid fo	s of law, and take immedia he seller at any time to req I any waiver by said selle	te possession thereol, toget uire performance by the bur r of any breach of any pro	right immediately, of at a her with all the improvem uyer of any provision hereo ovision hereof be held to b	iny lime thereafter, to ents and appurtenances I shall in no way affect a waiver of any suc-	
Creating Direction of any such provision, or at a way The true and actual consideration paid to eration consists of or includes other property In case suit or action is instituted to fore court may adjudge reasonable as a formely is le- of, the frial court, the buyer further promises to anneal.	or value given or provision listing this transfer, stated in ter or value given or promis lose this contract or to end	ms of dollars, is \$3000 red which is the whole co	OHowe	ver, the actual consid-	T I
court may adjudge reasonable as atlorney's lee of the frial court, the buyer, further promises to appeal. In construing this contract, it is understoc lar pronoun shall be taken to mean and include be mode, assumed and implied to make the prov	to be allowed plaintill in pay such sum as the appe d that the seller or the buy	said suit or action and il llate court shall adjudge er may be more than one	an appeal is taken from a reasonable as plaintill's a person; that il the context	ny judgment or decree itorney's less on such so requires, the singu-	
be made, assumed and implied to make the prov IN WITNESS WHEREOF, dersigned is a corporation, it has ca	aid parties have exe	cuted this instrume	nt in duplicate; if	either of the un-	
by its officers duly authorized there	unto by order of its	board of directors.	Rel: She	amusch &	24
<u> </u>	mune		-292mo 15	5	
AB-lots, by Hilling out, whichever phress-and which renty (A) to applicable, Storens-New Form No. 100 bending: Act and Registation & antos thereenhouse and thing in which wont Storens-Store Form No. 1007	wer-warranty (4) er (6) is a 9 may be usad for (6) is a 11 bovens a fivi for to fina	et upplicable. If wars so under the Trethvirs me the perchase of a	vised Statutes, Section 93.	een, the symbols (), if, deletedy see Oregon Re- 030, (Nútarlal acknowl-	
STATE OF OREGON; COUNTY	(a) A second s second second s second second sec	na se anna an seanna an seanna an seanna 19 Anna 19 Anna 19 Anna 19 Anna 19 Anna 19 19 Anna 19 Anna	edgment on ravana).		
l hereby certify that the within i	and have been a house of the second of the second of the second second of the second second second second second	والمحمد والمحاج والمحمد والمحمد والمحاج والمحاج والمحاج المحمد والمحمد والمحمد والمحمد والمحمد والمحمد والمحمد	يەر يەرمەر مەربىي بەر بەر بەر يېرى بولۇر تەربىيە يېرى يەربىي بەر يەر يەر يەر يەر يەر يەر يەر يەر يەر	وتركيهم والمربع ومراجع والمتعالم والمراجع والمراجع والمتعالي والمراجع والمراجع والمراجع والمراجع	
MARCH A.D., 19 77 at 3 of <u>DEEDS</u>		P.M., and du	lly recorded in Vo	<u>, M77</u>	
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