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	Agreemei	tt For Sale of F	Real Astate		•
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	ini i	AGREEMENT, executed in duplicate,	<u> </u>	°, 🛛 🛔	
	between			Seller di	
	and Traffer of the traffer	14 14/11/14 11	NURSE CARDON		4
		VI OF ING COVERGATS OF the Ruver Level		, Buyer	
	said Buyer agrees to buy all that real prop hereafter referred to as "said property", a NEC 0 15 MECO 0	lescribed as follows:	State of CONCLASS		r Frankland
	Reserving therefrom an easement of thirty public highway for use in common with ot	feet (20 feet) along all the set of	, Konye		
30	public highway for use in common with ot and products derived therefrom, within o	hers, with power to dedicate, and, excep	iting therefrom all petroleum, oil, m	ads, for s	
	County of KLAUMINTH State of	and or that may be p	produced therefrom and all rights (thereto.	
	The price or principal sum, for which Self	a derees to sell and Ruiver person to bu	and and an and a second s	910	
3) (1) (2) (3) (3) (3)	Unpaid balance		Dollars (\$		
310		*******			Land I a summer
30			Dollars / S / S / S		
	each or more, commencing on the	allments of day of			
	which installments shall include interest on per annum, all payable at the office of the	the unpaid principal beraof from data		75 <u>77</u> , 1577, 17777, 1777, 1777, 1777, 1777, 1777, 1777, 1777, 1777, 1777, 177	and the second sec
	ment shall be credited first on interest the				
				tupon	α.Ν. Ι α.Ν. Ι
	This property will be used as principal res	idence. (See Sec. Z of Truth & Lending	Act) initial		all.
	This property will not be used as principa	I residence before <u>JULA 773</u>	initial		
	THE SELLER, HEREBY RESERVES a right of way, with rig constructing, operating, repairing and maintaining pole i repairing, operating and renewing, any pine line or lines	ht of entry upon, over, under, along, across, and	through the said land for the purpose of a		
18 010 18 010	the sole right to convey the rights hereby reserved.	for water, gas or sewerage, and any conduits for e	electric or telephone wires, and reserving to the	laying, 5 5 th	
	THE BUYER HEREBY AGREES during the term of this A	Different and any entruit		10 y 11	
		right to pay the same, together with any and all a lerest therean at the rate of the same of the same all a	costs, penalties and legal percentages which is \$20 per annum from the date of advanceme	ar said and an ar said an an an an an an an ar said an ar sai ar said an ar s	
- 第二日 - 第 日 - 第 日 - 第 日 - 第 日 - 第 日 - 第 日 - 第 日 - 第 日 - 第 日 - 第 日 - 第 - 第 日 - 第 日 - 第 日 - 第 日 - 日 -				within	. i. Indicted is
	THE BUYER AGREES that have the second second second	· · · · ·	and oppear.	2	1
	THE BUYER AGREES that he will at all times during the tr encumbrances of every kind or nature except such as ar or any nuisance, or any building or structure, except as he described; and, in the event of the violation of any of the without any liability therefor. Any building or structure.	rein permitted, shall be erected placed maintains	and any cha	As and set and s	an Thursday and State of State of State
	without any liability therefor. Any building or structure me THE BUYER AGREES to keep the premises in as good a sta	se conditions, Seller may, in addition to any other by be erected on the property herein described upor e and condition as a registrable amount is	rights conferred by law, remove or abate the approval of the Seller.	nerein same	
	THE SELLER RESERVES the right to enter upon said realty improvement placed or constructed on said realty shall be IT IS FURTHER AGREED that time is of the success of the	at any time during the term of this Agreement for	d wear thereof will permit.		
	and the essence of this	Soreement, and full performance has at a		ing or	
	of all the Burnet is the second of diff Officer Obligot	90 Dereunder, the Seller move therouses	the should herein ugreeu to be report	be a terest	Stall In the stall of
	whathas such	PEnses of Onv ortion common and by the celler t	and a set of any other read or equi	eiture itable	
	to the Buyer of his last address of the unit concentration	", or by depositing in the United States mail not	service upo	rees, in the state ressed	
	b contraction acea, conveying said	property, tree of encumbrances except as otherwite	te berein previded hit ogrees to execute	i and ving:	
	 (3) Any encumbrance or lien created or suffered (3) Covenants, conditions, restrictions, reservation 	rge of which is, under the terms of this agreement by Buyer. ns, easement, rights and/or rights of way of recor	, assumed by Buyer. Id affecting said property.		
	of the same or other covenants or conditions of this Agree	nditions of this Agreement by the Seller shall be co ment. No delay or omission of the Seller in exerci-	onstrued to be a waiver of any succeeding br	each an	
310	time other than as herein provided be construed as a waive	or of acquiescence therein, nor shall the acceptan r of, or variation in, any of the terms of this Agree	ement.	at a area area area area area area area	م الم الم الم الم الم الم الم الم الم ال
	EACH PARTY AGREES that there have been no warranties agreements or oral negotiations between the parties herein,			ling or be a thereast id, or isture i	
	 A state of the sta	al year 72 747 This contract to be p			
	Seller will refund all moneys paid if buyer ma	kes personal inspection of said property	v in presence of seller and security		
5. F. F.	uays of uale of	uns agreement.			
	Buyer agrees he will not transfer this agreement Above property encumbered by Seller $\frac{f(C \phi)}{f(C \phi)}$	without permission in writing from selle	ir.		•
	N WITNESS WHEREOF the parties hereto have executed this	Attreement the day and uses Cut above walking			
ale u Sie	Inimproved range land as per government survey. Improvemen SELLER	ts at buyers expense.	BUYER	2	
316	•	· · · · · · · · · · · · · · · · · · ·	PUICK .		
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		WM. D., MILNE, Cou		A	

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