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소설 방법을 위한 방법을 위한 것이 있는 것은 것이다.	CONTRACT-REAL FSTATE VOI. 77 Page 17312	
THIS CONTRACT, Made this 15 Refugio S. Cone, aka Refu	day of September , 19.77, be gio S. Thornton	tween
and Russell S. Wearner	, hereinafter called the	seller,
WITNESSETH: That in consideration	of the mutual covenants and agreements herein contained	
scribed lands and premises situated in	yer agrees to purchase from the seller all of the followin math County, State of Oregon, to	g de-
LAMAIN FALLS, Klamath County.	28, SECOND ADDITION TO THE CITY OF Oregon.	
ubject, however, to the follow	ing: are now a lien but not yet payable.	
t is specifically agreed by an ontract balance is due and naw	d between the parties hereto that the able on or before September 2, 1985.	
	able on of before September 2, 1985.	
for the sum of Fourteen Thousand a	nd No/100thsDollars (\$14,000.0	0)
Dollars (\$ 3,000.00) is paid on the execu	tion hereof (the receipt of which is basely polynomial did	
of the seller in monthly payments of not less	of said purchase price (to-wit: \$11,000.00) to the a	order
Dollars (\$	e, prepayment without penalty,	
payable on the 15th day of each month her and continuing until said purchase price is fu	ealter beginning with the month of, 0, to ber, 19 Ily paid. All of said purchase price may be paid at any s	7.7.,
an deferred balances of said purchase price sh	all bear interest at the rate of 85% per cent per annum	from
September 15, 1977 until paid, i the minimum monthly payments above required	I. Taxes on said premises for the current tax year shall be	ed in pro-
rated between the parties hereto as of the date	of this contract.	(A) [1] [1] [2] [2] [2] [2] [2] [2] [2] [2] [2] [2
(1) Firminity lot buyer & personal, tamity, nousenoid or (B) for an organization or (Even if bayer is a matural- The buyer shall be entitled to possession of said lands on	If the real property described in this contract is agricultural purposes, promotion to channess or commercial purposes other than agricultural purposes September 15	
The is Not in default under the terms of this contract. The buyes erected, in good condition and repair and will not suffer or per- and all other liens and save the seller harmless therefrom and r such liens; that he will pay all taxes herefatter levied against sa	September 15	ealter anic's 4 any
atter lawlully may be imposed upon said premises, all promptly insure and keep insured all buildings now or hereafter erected or	store the same or any and thread h	
full insurable	imburss seller for all costs and attorney's lees incurred by him in defending again d property, as well as all water tents, public charges and municipal liens which selve the same or any part thereof become past due; that at buyer's espense, h said premises against loss or damage by fire (with extended coverage) in an at	
not less than \$	s satisfactory to the seller, with loss payable first to the seller and then to the bu to be delivered to the seller as soon as insured. Now if the buyer shall fail to pa	ver as
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1.1.1	S 1. 1. 1. 1. 1.		· · · · · · · · · · · · · · · · · · ·	Sec. 66.17	3" to 1 at 11 to 170	1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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Sec. 28. 64.13

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understood and agreed between said parties that tim required, or any of them, punctually within ten days option shall have the fullowing tights: (1) its declare its with the interest theiron at once due up and terest created or then existing in laws of an acquir premises above described and all other rights buyer premises above described and all other rights buyer any other set of said seller to be performed macquir all payments theretoloue made on this contrast are of such default. And the said seller, in cus any process of law, and take is turning, in tegnired, in option shall (price with the interest create al remises al remises al remises al in contract, and for, or fail to ke id, (2) to decla this contracts shall fail to

s or thereto belonging. The buyer lutther agrees that failure, by the seller at any time to require performance by the buyer of any provision hereof shall in no way but hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof shall to be a waiver of a A breach of any such provision, or as 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 if 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 hereol apply equally to corporations and to individuals. lar pronoun be made, as

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 allixed hereto by its officers duly authorized thereunto by order of its board of directors.

Refue die S. Thornton Cone Rund Illemmer Refue to S. Cone, aka Refugio S. Thornton Russell S. Wearner Russell S. Wearner NOTE—The sentence between the symbols ①, if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON.)) 53. STATE OF OREGON, County of. County of Klamath ..., 19... September /5 Personally appeared, 19.....7.7who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named ... Refugio S. Cone, aka Refugio S.president and that the latter is theThornton, and Russell S. Wearner secretary of ment to be the 1r and that the seal allized to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall 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:voluntary act and deed. Before me: OFFICIAL SEAL) Notary Public for Oregon My commission expires 7-21-8/ (OFFICIAL SEAL) Notary Public for Oregon

My commission expires: Section 4 of Chäpler 618, Oregon Laws 1975, provides: "(1) All instruments contracting to convey for title to any real property, at a time more than 12 months from the date that the instrument is exe-and the parties are bound, shull be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed, instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are thereby.

(2) Violation of subsection (1) of this section is a Class B misdemeanor."

(DESCRIPTION CONTINUED)

TATE OF OREGON; COUNTY OF KLAMATH; 88.

iled for record at request of ____TRANSAMERICA TITLE INS. CO A. D. 19_77 at ____ o'clock ^A M., and

his 16th day of ______ fuly recorded in Vol. M77

FEE \$ 6.00

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DEEDS

Wa D. MILNE, County Clart