

PRENTISS K. PUCKETT

7676 way (Dairy-Bonanza section) and the former right of way of the Walker-Hovey Railroad as described in Book 91 at page 530, Deed records of Klamath County, Oregon; Mortgage, including the terms and provisions thereof, executed by Henry Oberheide and Aline Oberheide, husband and wife, to the Federal Land Bank of Spokane, a corporation, in the amount of \$16,000.00, dated December 26, 1956, recorded January 2, 1957, in Volume 1.74 of Mortgages, page 584, records of Klamath County, Oregon, which Sellers herein assume and agree to pay according to the terms and tenor thereof, and hold Purchasers harmless therefrom; Financing Statement filed September 6, 1963, under instrument Number 82429, from Henry Oberheide and Aline Oberheide, husband and wife, to Klamath Production Credit Association, which Sellers agree to pay and hold Purchasers harmless therefrom, ALSO, Agreements of record,

9 at and for the price of \$80,000.00, payable as follows, to-wit: 10 \$2,500.00 at the time of the execution of this agreement, the re-11 ceipt of which is hereby acknowledged; \$5,500.00 on the 1st day 12 of December, 1966; \$7,000.00 on or before April 1, 1967; and the 13 balance of \$65,000.00 with interest at the rate of 6% per annum 14 from the 1st day of April, 1967, payable in annual installments 15 of not less than \$5,500.00, inclusive of interest, the first such 16 annual installment to be paid on or before the 1st day of April, 17 1968, and a further installment on or before the 1st day of every 18 April thereafter until the full balance and interest are paid.

19 It being specifically agreed that Purchasers shall not pay 20 more than twenty nine per cent (29%) of the total purchase price 21 of said real property during the year 1966, but that Purchasers 22 shall have the right and privilege, at any time thereafter, to pre-23 pay any payment, or pay the entire balance due and interest, with-24 out penalty.

Sellers warrant and represent that they will make all payments on the above mentioned mortgage as the same becomes due and agree to furnish Purchasers a copy of the receipt therefor within thirty days after said payments are due and that in the event of their failure to do so, Purchasers may pay the same and file a receipt therefor with the escrow holder and any amount so paid shall be credited on the next installment or installments becoming due under this contract.

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1 Purchasers agree to make said payments promptly on the dates above named to the order of the Sellers, or the survivors of them, 2 at the First National Bank of Oregon, Klamath Falls Branch, Klamath 3 Falls, Oregon; to keep said property at all times in as good condi-4 tion as the same now are, that no improvement now on or which may 5 hereafter be placed on said property shall be removed or destroyed 6 7 before the entire purchase price has been paid and that said property will be kept insured in companies approved by Sellers against 8 loss or damage by fire in a sum not less than the insurable value 9 10 with loss payable to the parties as their respective interests may 11 appear, said policy or policies of insurance to be held by the 12 respective parties hereto; that Purchasers shall pay regularly and 13 seasonably and before the same shall become subject to interest 14 charges, all taxes, assessments, liens and encumbrances of whatso-15 ever nature and kind and agree not to suffer or permit any part 16 of said property to become subject to any taxes, assessments, liens, 17 charges or encumbrances whatsoever having precedence over the 18 rights of the Sellers in and to said property.

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19 Purchasers shall be entitled to the possession of the dwelling 20 house located upon said real property on September 1, 1966, and 21 shall be entitled to the possession of the remaining subject real 22 property on January 1, 1967, it being specifically understood and 23 agreed that Sellers shall retain as their sole and separate pro-24 perty all crops presently growing and/or to be harvested and all 25 pasture rights on the subject real property during the year 1966. 26 It is further mutually understood and agreed as follows: 27. 1. That Sellers will, on the execution hereof, make and exe-28 cute in favor of Purchasers a good and sufficient Warranty deed

29 conveying a fee simple title to said property free and clear as of 30 this date of all encumbrances whatsoever except as above set forth, 31 which Purchasers assume, except said mortgage, and financing state-32 ment, and will place said deed and a Purchaser's Policy of Title

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Insurance, together with one of these agreements, in escrow at the First National Bank of Oregon, Klamath Falls Branch, Klamath 2 Falls, Oregon, and shall enter into written escrow instructions in 3 form satisfactory to said escrow holder, instructing said escrow 4 holder that when, and if, Purchasers shall have paid the balance Б of the purchase price in accordance with the terms and conditions 6 of this agreement, said escrow holder shall deliver said instru-7 8 ments to Purchasers, but that in case of default by Purchasers said escrow holder shall, on demand, surrender said instruments 9 to Sellers. 10

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2. The initial escrow fees in the sum of \$83.00 shall be 11 equally divided between the Purchasers and Sellers, The escrow 12 holder may deduct the cost of the necessary revenue stamps from 13 the final payment made hereunder. 14

3. Real property taxes, and all other taxes and assessments, 15 including the irrigation charges of Horsefly Irrigation District, 16 shall be pro-rated by and between the parties hereto as of January 17 1, 1967, and, the fire insurance premium shall be pro-rated by and 18 between the parties hereto as of September 1, 1966. 19

4. Purchasers shall not sell, assign, transfer, lease or in 20 any way dispose of, or set over, any of their right, title and in-21 terest in and to the above described real property without first 22 obtaining the written consent of Sellers, provided, however, that 23 Sellers shall not unreasonably withhold such consent. 24

5. Purchasers shall not, until the deferred principal balance MPU 2 25 is less than \$25,000.00, plow under any pasture unless the same is 26 replanted within the same year in a permanent and perennial crop, Mrs 27. and likewise shall not plant more than fifty acres of the subject 28 real property in potatoes in any one farm year and shall reseed 29 all potato land after harvesting of the same, to a permanent crop 30 31 within two years of harvesting.

6. That Purchasers shall at all times farm said real property

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13 that Purchasers take said property and the improvements thereon in
14 the condition existing at the time of this agreement.
15 8. That Purchasers shall make all payments as herein provided
16 on the dates above named to the Order of Sellers at the First

17 National Bank of Oregon, Klamath Falls Branch, Klamath Falls,
18 Oregon, not later than sixty (60) days from the due date thereof,
19 time being of the essence of this agreement.

9. That in the event Purchasers fail to keep the property 20 free and clear of unpaid taxes, assessments or other charges, or 21 in the event they fail to cause to be paid the above referred to 22 fire insurance premiums, then Sellers may, with or without notice, 23 and without waiver of such default, pay such taxes, assessments or 24 other charges, or any part thereof, and may secure and pay for such 25 26 fire insurance, or any part thereof, and any payments thus made by 27, Sellers shall be added to and become a part of the debt secured by this agreement and shall bear interest at the rate aforesaid and 28 29 the escrow holder is hereby instructed to so add such payments as 30 made by Sellers to said debt upon receipt of payment thereof and 31 without notice to purchasers.

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10. That Sellers shall, on or before January 1, 1967, pay

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all their indebtedness to Klamath Production Credit Associa tion and shall promptly thereafter cause the present Financing
 Statement above referred to, to be satisfied in full, and that in
 the event of their failure to do so, Purchasers may pay the same
 and file a receipt therefor with the escrow holder and any amount
 so paid shall be credited on the next installment or installments
 becoming due under this contract.

8 11. That in addition to the subject real property, there is
9 also included in the within and foregoing Contract of Sale, an H-D 5
10 Cat and a New Holland Baler, Model 78, of a value of \$5,000.00 and
11 it is agreed that Purchasers shall be entitled to a Bill of Sale
12 to said personal property in the event they shall not be in default
13 on April 10, 1968.

14 12. It is agreed that \$14,000.00 of the purchase price is 15 allocated to the dwelling house on the subject real property, to-16 gether with one acre on which the same is situated and that \$5,000.00 17 of the purchase price is allocated to the personal property above 18 referred to.

19 13. Should Purchasers, while in default, permit the premises
20 to become vacant, Sellers may take possession of same for the pur21 pose of protecting and preserving the property and their security
22 interest therein, and in the event possession is so taken by Sellers
23 they shall not be deemed to have waived their right to exercise any
24 of the foregoing rights.

25 14. And in case suit or action is instituted to foreclose 26 this contract or to enforce any of the provisions hereof, Purchasers 27 agree to pay reasonable cost of title report and title search and 28 such sum as the trial court may adjudge reasonable as attorney's 29 fees to be allowed plaintiff in said suit or action, and if an 30 appeal is taken from any judgment or decree of such trial court, 31 the Purchasers further promise to pay such sum as the appellate 32 court shall adjudge reasonable as plaintiff's attorney's fees on

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## such appeal.

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2 15. Purchasers further agree that failure by Sellers at any 3 time to require performance by Purchasers of any provision hereof 4 shall in no way affect Sellers' rights hereunder to enforce the 5 same, nor shall any waiver by Sellers of any breach of any provision 6 hereof be held to be a waiver of any succeeding breach of any such 7 provision, or as a waiver of the provision itself.

8 16. Time is of the essence of this agreement and the Pur-9 chasers covenant to promptly make all payments of principal and 10 interest when due and otherwise to fully and promptly perform each 11 and every of their obligations under this contract, and in the 12 event Purchasers fail to make the payments aforesaid, or any of 13 them, pursuant to the terms hereof and at the times above specified, 14 or fail to keep any of the other terms or conditions of this agree-15 ment, time of payment and strict performance being declared to be 16 the essence of this agreement, then Sellers shall have the following 17 rights, (1) To foreclose this contract by strict foreclosure in 18 equity; (2) To declare the full unpaid balance immediately due and 19 payable; (3) To specifically enforce the terms of this agreement 20 by suit in equity; (4) To declare this contract null and void, and 21 in any of such cases, except exercise of the right to specifically 22 enforce this agreement by suit in equity, all the right and interest 23 hereby created or then existing in favor of Purchasers derived under 24 this agreement shall utterly cease and determine, and the premises 25 aforesaid shall revert and revest in Sellers without any declaration 26 of forfeiture or act of re-entry, and without any other act by 27 Sellers to be performed and without any right of Purchasers of re-28 clamation or compensation for money paid or for improvements made, 29 as absolutely, fully and perfectly as if this agreement had never 30 been made, and, all improvements, including growing crops or har-31 vested, then located upon said subject real property shall become 32 the property of Sellers and shall be forfeited unto Sellers as

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liquidated damages.

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ATTORNEY AT LAW FIRET FEDERAL BAVINDE (2 & LOAN BUILDING KLAMATH FALLE, DRE,

In the event Sellers elect to foreclose this contract by 2 3 strict foreclosure in equity as above provided, it is understood 4 and agreed that Sellers shall thereupon be entitled to the possess-5 ion of the subject real and personal property and that such right 6 to possession in the Sellers shall not be deemed inconsistent with 7 the suit for strict foreclosure but shall be in furtherance thereof, 8 and in the event Purchasers shall refuse to deliver possession upon 9 the filing of such suit, Purchasers by the execution of this agree-10 ment and the covenants of the parties to be kept and performed here-11 in, consent to the entry of an interlocutory order granting possess-12 ion of said property unto Sellers immediately upon the filing of any such suit for strict foreclosure without the necessity of the 13 14 Sellers posting an undertaking or having a receiver appointed.

In addition to the aforementioned remedies, Sellers may have 15 16 any and all other remedies provided by law.

17 This agreement shall bind and inure to the benefit of, as the 18 circumstances may require, the parties hereto and their respective 19 heirs, legal representatives and assigns.

20 IN WITNESS WHEREOF the parties have hereunto set their hands 21 the day and year first above writton

Sellers: % Purchasers: STATE OF OPEGON July , 1966

29 COUNTY OF KLAMATH

Personally appeared the above named HENRY OBERHEIDE and ATINE OBERHEIDE, husband and wife, and acknowledged the foregoing instru-30 31 ment to be their voluntary act and deed. BEFORE ME: 32

Notary Public for Oregon My Commission expires: 9/23/69

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S9.

STATE OF OREGON July 29, 1966 ss. COUNTY OF KLAMATH 而在了无 Personally appeared the above named GARRY FREITAG and GEPTRUDE FREITAG, husband and wife, and acknowledged the foregoing instrument to be their voluntary act and deed. DEFORE ME: б Notary Public for Oregon My Commission expires: 9.2)-69 STATE OF OREGON; COUNTY OF KLAMAIL; 38. Filed for record at request of .... Garry Freitag this 29 day of July A. D. 1966 at 12: Keleck P. M., and duly recorded in Vol. M-66, of Deeds Free 13.50 DOROTHY ROGERS, County Clerk By Caulope Dicked 27. Page (9) PContract of Sale Oberheide to Freitag Star fr 5, 73 - Makor PRENTIBS K. PUCKETT ATTORNEY AT LAW FIRST FEDERAL BAVINGS & LOAN BUILDING KLAMATH FALLS, DRE. And in the