

Agreement For Sale of Real Estate

THIS AGREEMENT, executed in duplicate, January 16, 1971,
 between Louis F. Perdriau and Frances H. Perdriau, Seller
 and Perdriau Investment Corp., Louis F. Perdriau, president, Seller

WITNESSETH: That the Seller, in consideration of the covenants of the Buyer herein, agrees to sell and convey to said Buyer and
 said Buyer agrees to buy all that real property situated in the County of Klamath, State of Oregon
 hereafter referred to as "said property", described as follows:

Section 3, Township 38 S, Range 15 E,
 Reserving therefrom an easement of thirty feet (30 feet) along all boundaries and 60 ft. along all existing roads for
 public highway for use in common with others, with power to dedicate, and, except as to all petroleum, oil, minerals,
 and products derived therefrom, within or underlying said land or that may be produced therefrom and all rights thereto,
 unimproved range land as per government survey.

The price or principal sum, for which Seller agrees to sell and Buyer agrees to buy said realty, \$8,480.00,
 Down payment Dollars (\$ 1,340.00)
 Unpaid balance Dollars (\$ 7,140.00)
 Finance charge Dollars (\$ 3,780.00)
 Deferred payment price Dollars (\$ 10,920.00)

Payable in 52 quarterly ASAP installments of Dollars (\$ 210.00)
 each or more, commencing on the first day of March, 1971,

which installments shall include interest on the unpaid principal hereof from date until paid at the rate of seven (7 %)
 per annum, all payable at the office of the Seller, and continuing until said principal and interest have been paid. Each pay-
 ment shall be credited first on interest then due; and the remainder on principal; and interest shall thereupon cease upon
 the principal so credited.

This property will be used as principle residence. (See Sec. 2 of Truth & Lending Act) initial SP

This property will not be used as principle residence, initial before July 1971 SP

THE SELLER, HEREBY RESERVES a right of way, with right of entry upon, over, under, along, across, and through the said land for the purpose of erecting,
 constructing, operating, repairing and maintaining pole lines with cross arms for the transmission of electrical energy, and for telephone lines, and/or for laying,
 repairing, renewing, any pipe line or lines for water, gas or sewerage, and any conduits for electric or telephone wires, and reserving to the seller
 the sole right to convey the rights hereby reserved.

THE BUYER HEREBY AGREES during the term of this Agreement and any extension or renewal thereof, to pay promptly when due all taxes, assessments and
 charges of every kind and nature now or hereafter assessed, levied, charged or imposed against or upon said realty. Upon failure by the buyer to do so pay said
 taxes, assessments and charges, the seller shall have the right to pay the same, retaining from any and any costs, penalties and legal percentages which may be
 added thereto. The amount so paid advanced, with interest thereon at the rate of 15% (15%) per annum from the date of advancement until
 repaid, shall be secured hereon and shall be repaid by said buyer to said seller on demand, and failure of the buyer to repay the same with such interest within
 thirty (30) days from such demand by the seller shall constitute a default under the terms of this Agreement.

THE BUYER AGREES to keep all buildings now on, or that may hereafter be placed on said realty insured against loss by fire to the amount required by and
 in such insurance companies as may be satisfactory to the seller, with appropriate clauses protecting the seller as his interest may appear.

THE BUYER AGREES that he will at all times during the term of this Agreement, and any extension or renewal thereof, keep said realty free of all liens and
 encumbrances of every kind or nature except such as are created or created by the seller. That no signs, placards, billboards, or other marks of any character,
 descriptive or otherwise, in the event of the violation of any of these covenants, shall be placed, maintained or permitted on any part of the property herein
 without the written consent of the buyer. Any building or structure may be erected on the property herein in accordance with any other rights conferred by law, remove or abate the same
 THE BUYER AGREES to keep the premises in as good a state and condition as a reasonable amount of use and wear thereof will permit.

THE SELLER RESERVES the right to enter upon said realty at any time during the term of this Agreement for the purpose of examining the same. No building or
 improvement placed or constructed on said realty shall be removed without the written consent of the seller.

IT IS FURTHER AGREED that time is of the essence of this Agreement, and full performance by the buyer of all his obligations hereunder is and shall be a
 condition precedent to his right to sue for specific performance hereunder, and should default be made (a) in payment of any and all said installments of principal or interest
 (b) in the observance or performance of any other obligation hereunder, the seller may thereupon, at his option, enforce his rights by suit or otherwise by attorney
 or attorneys, the buyer agrees to pay all costs and expenses of any action, suit or proceeding, by the seller to enforce this Agreement, including attorney's fees and equitable
 relief, if any, to judgment or not. Should the seller elect to enforce his right of action hereunder, he may declare said forfeiture by service upon the
 buyer of a written declaration, forfiture and cancellation, or by depositing in the United States Postage prepaid, such written declaration, addressed
 to the buyer at his last address on file with the seller, seller, on receiving such payments at the time in the manner above described, agrees to execute one
 deliver to buyer a good and sufficient deed, conveying said property, free of encumbrances except as otherwise herein provided, but subject to the following:

(1) Any lien or encumbrance, payment or discharge of which is, under the terms of this agreement, assumed by buyer.
 (2) Any encumbrance or lien created or suffered by buyer.
 (3) Covenants, conditions, restrictions, reservations, easements, rights and/or rights of way of record affecting said property.

NO WAIVER OF THE BREACH of any of the covenants or conditions of this Agreement by the seller shall be construed to be a waiver of any succeeding breach
 of the same or other covenants or conditions of this Agreement. No delay or omission of the seller in exercising any right, power or remedy herein provided
 or the event of default shall be construed as a waiver thereof or a relinquishment thereof, nor shall the acceptance of any payment made in a manner or at a
 time other than as herein provided be construed as a waiver of, or variation in, any of the terms of this Agreement.

EACH PARTY AGREES that there have been no warranties or representations either than those contained herein, and this Agreement supersedes any and all prior
 agreements or oral negotiations between the parties herein, and contains the entire agreement concerning said property.

Approximate taxes 80.00 for fiscal year 1970-71. This contract to be paid in full by 1983.

Seller will refund all money paid if buyer makes personal inspection of said property in presence of seller and requests in writing a refund within 10 days of date of this agreement.

Buyer agrees he will not transfer this agreement without permission in writing from seller.
 Above property encumbered by seller 7,000.00 to be paid by seller before deed delivery.

IN WITNESS WHEREOF the parties hereto have executed this Agreement the day and year first above written.

SELLER
Louis F. Perdriau
Frances H. Perdriau
 P. O. Box 11108 Piedmont Sta.
 Oakland, Calif. 94611 Address
 Telephone

BUYER
Perdriau Investment Corp
Louis F. Perdriau President
 Attn: P. O. Box Piedmont Sta.
 Oakland, Calif. 94611 Address
 Telephone