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	319 - 32 - 3	
	Agreement Hor Sale of Real Estate	
	August 28 18 73	(戦略)(14) - 14 第一回第二回
	THIS AGREEMENT, executed in duplicate,March_28, 19_73,	
	between	A State of the sta
	Buyer and Alexandre	
	All College to consideration of the covenuity of the total	的道道北方
	said Buyer agrees to buy all that real property situated in the County of Activity of Acti	
	NE 1/4 of SW 1/4 Section 1/ , Township , torngal existing roads, for	
	NE 1/4 of SW 1/4 Section Secti	
	public highway for use in common with gthers, with power to dedicate, and, excepting the error of post- and products derived therefrom, within or underlying said land or that may be produced therefrom and all rights thereto. and products derived therefrom, within or underlying said land or that may be produced therefrom and all rights thereto. County of Klamath , State of Oregon , unimproved range land as per government survey. County of Klamath , State of Oregon , unimproved range land as per government survey.	• •
	County of Klamath, State of Oregon, unimproved range failed as pc. 592.63 The price or principal sum, for which Seller agrees to sell and Buyer agrees to buy said realty is B, 592.63	مان بالمنطق المراجع ال مراجع المراجع ال
2 · · · · ·	The price or principal sum, for which Seller agrees to sell and Buyer agrees to buy said featly	and the second
	Down payment Dollars (\$ 9,325,29) Unpaid balance Dollars (\$ 9,725,29) Finance charge Dollars (\$ 17,917,92)	
「王」	Finance charge Dollars (\$ 17,917.92 Deferred payment price Dollars (\$ 64.92 Payable in 276 monthly installments of Image: Constraint of the set of t	
	Payable in 276 monthly installments of <u>seven</u> , 1973, 38 each or more, commencing on the <u>15 th</u> day of <u>June</u> , 1973, 38 each or more, commencing on the <u>15 th</u> day of <u>June</u> , $(7\frac{1}{2}, \%)$ which installments shall include interest on the unpaid principal hereof from date until paid at the rate of even <u>1</u> ($7\frac{1}{2}, \%$) which installments shall include interest on the unpaid principal and interest have been paid. Each pay-	
	which installments shall include interest on the unpaid principal hereof from date until paid at the fold of the selfer, and continuing until said principal and interest have been paid. Each pay- per annum, all payable at the office of the Seller, and continuing until said principal; and interest shall thereupon crease upon	
N. 2	per annum, all payable at the office of the Seller, and continuing until said principal and interest have been per on crease upon ment shall be credited first on interest then due; and the remainder on principal; and interest shall thereupon crease upon	1
· · · · · · · · · · · · · · · · · · ·	the principal so credited.	
	This property will be used as principal residence. (See Sec. 2 of Truth & Eulang Total, 1973 initial	
	This property will not be used as principal residence upon, over, under, along, across, and through the said land for the purpose of erecting, THE SELLER, HEREBY RESERVES a right of way, with right of entry upon, over, under, along, across, and through the said land for telephone lines, and/or for laying, constructing, operating, repairing and maintaining pole lines with cross arms for the transmission of electrical energy, and for telephone wires, and reserving to the Seller repairing, operating and renewing, any pipe lines of iness 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.	
	constructing, operating, repairing and maining a lines for water, gas or sewerage, and any conduits of conduct of the second sec	
	THE BUYER HEREBY AGREES during the term of this Agreement and any extension of relevant imposed against or upon said realty. Upon failure by the Buyer to be buy the three buyers of every kind and nature now or hereafter assessed, levied, charged or imposed against or upon said realty. Upon failure by the same may be charges of every kind and nature now or hereafter successed, levied, charged or imposed against or upon said realty. Upon failure by the same to said realty and and legal percentages which may be charges of every kind and nature now or hereafter successed, levied, charged or imposed against or upon said realty. We have the same to said the same t	And a stight
	added thereto. The amounts so paid of outstanding and Buyer to said Seller on demand, and taken and the said Seller on demand, and taken and take	
	THE BUYER AGREES to keep all buildings now on, but the Seller, with appropriate clauses protecting to what there is the seller and the seller is the seller and the seller is the seller and the seller a	I the second second
	THE BUYER AGREES to keep all buildings how only on the Seller, with appropriate cloues protecting L. Butter and theread, keep sold realty free of all lines and the sold insurance companies as may be solitisfactory to the Seller, with appropriate solution of the sole of the solution of the sole of the solution of the sole of the solution of the solu	1 ACT 20
	or dry hundrice, or only of these conditions, octave have been described upon approver of the sector	
	described; and, in the event of the Veltiling or structure may be erected on the property herein of use and wear thereof will permit. Without any liability therefor, Any building or structure may be erected on the property herein of use and wear thereof will permit. 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 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 SULER RESERVES the right to enter upon said realty and y time during the term of this Agreement for the purpose of examining the same. No building or THE SELLER RESERVES the right to enter upon said realty shall be removed withhout the written consent of the Soller. IT IS FURTHER AGREED that time is of the essence of this Agreement, and full performance by the Buyer of all his obligations hereunder, enter any interest when the same become due, or (b) in the report obligation hereunder, the Seller may thereupon, of his option, enforce his right orige to any other legal or equilable of all the Buyer's rights under this Agreemall costs and expenses of any action commenced by the thereunder, he may declare said forfeiture by service uddressed whether such progress to lucian of forfeiture and concellation, or by depositing in the distruction proceeding, but written declaration, acceltance, or eacy action commenced by the firm in how y declare said forfeiture by service uddressed whether such progress to lucian of forfeiture and concellation, or by depositing in the time in the manner above described, garees to be following: to the Buyer or this lard dress on file. Seller. Seller, on reactiving such progress or there with prein provided, but wubject to the following: to the Buyer or good and sufficient deed, conveying said property, there of encuring accelered and the comparison of the is agreement, accelered and buyer or a bood and sufficient deed, conveying said property, there o	
	THE SELLER RESERVES the right to enter upon said really and my time written consent of the Seller. THE SELLER RESERVES the right to enter upon said really and holl be transver without the written consent of the Seller. IT IS FURTHER ACREED 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 to support the second second second should defould be made (a) in payment of any of suid installments of principal or interest to support the second second second should defould be made (a) in payment of any of suid installments of principal or interest condition precedent is his right by conservance hereunder, and should defould be made (a) in payment of any of single results are any and the second second second second should defould be made (a) in payment of any of single result of the result of the second	
	IT IS FURTHER Addited the factor of the reproduct, and should be used in a data at a secretarial, of and anothin literaturates, enter by forrestive condition preceducione due or (b) in the repayment, within mirry (b) additional and the apportances, as hereinafter provided, or by any other legal or equivable when the same variance or performance of any other obligation hereundar, only and the apportances, as hereinafter provided, or by any other legal or equivable (c) in the abuve ance or performance of any other obligation hereundar, only and the apportances, as hereinafter provided, or by any other legal or equivable (c) in the abuve ander this Agreement and li interest in of any action commenced by the Seller to enforce this and other by service upon the right the such progress to judgment or not. Should the Seller effect by depositing in the United State mail, postage above abuve abuve agrees to accel and accellation, addressed united such as a second state of the seller seller, on receiving such payments of the immented by the Seller effect by depositing in the United State mail, postage above above described, agrees to execute and to the Buyer of a written declaration of forfeiture and cancellation, addressed to the Buyer of a lifeter son flier. Seller, on receiving such payments of the time in the mannet above approved, but subject to the following: to the Buyer of Buyer agrees to execute and a subject.	
	of all ane medy. The Buyer agrees to pay all casts and expenses to enforce his right of forfeiture hereunder, he may accide such written declaration, addressed right her such progress to judgment or not. Should the Seller elect by depositing in the United States mail, pastage prepaid, such written declaration, addressed Buyer of a written declaration of forfeiture and cancell seller, on receiving such payments of the time in the manner berein provided, but subject to the following: to be Buyer of his last address on file written addresser for a concentration except as otherwise herein provided, but subject to the following:	2. MET
	by the buyer of his last address on file with the Selicer. Solution property, free of encumbrance except as american the last address on file with the Selicer. Solution property, free of encumbrance except as american the selicer. Solution of this solution of this agreement, assumed by Buyer. Characteristic address of the solution of the	The second second
		9
	Covenants, conditions, restrictions, reservations, determined to the seller shall be construed to be a waiver of any succeeding breach of the seller shall be construed to be a waiver of any succeeding breach of the seller shall be construed to be a waiver of any succeeding breach of the seller shall be construed to be a waiver of any succeeding breach of the seller shall be construed to be a waiver of any succeeding breach of the seller shall be construed to be a waiver of any succeeding breach of the seller shall be construed to a capitations of this Agreement. No delay or omission of the seller in exercising any right, power or remised because provided of the sentent of the sentent of the sentent of a capitation of a capitation of the sentent o	Section 19
	The most field with the how been no warranties or representations other than these contained here' and the Biyer to use easy and the	
	agreements or oral negotiations between the parties nerein, all livestock to be kept off Robert Constructions between the parties and degress. All livestock to be paid in full by 1996	3.
	Approximate lates Investment Corp. Land. Set of said property in presence of seller and requests in and performed all moneys paid if buyer makes personal inspection of said property in presence of seller and requests in seller will refund all moneys paid if buyer makes personal inspection of said property in presence of seller and requests in seller seller will refund all moneys paid if buyer makes personal inspection of said property in presence of seller and requests in seller seller seller and requests in seller seller seller and requests in seller seller seller seller and requests in seller seller seller seller seller seller seller seller seller seller.	
	writing a refund within <u>none</u> days of date of without permission in writing from seller. Buyer agrees he will not transfer this agreement without permission in writing from seller.	
	Above property encumbered by Seller 2, UUI UU 10 be balled by about by wear first above written.	
	IN WITNESS WHEREOF the parties needed intervent in a buyers expense. Unimproved range land as per government survey. Improvements at buyers expense. SELLER	
		E RUSS
	<u>3645 Grand Ave., Suite 102</u> <u>Oakland, Ca. 94610</u> Address <u>Address</u> <u>Addre</u>	1. A
	0akland, Ca. 94610 Address P.C. 1303 03	
	839-1990 <u>564,11677</u> Telephone	
	CA 4.00	

L'OLY 3562 1. 25. 3563 STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record at request of _____Louis F. Perdriau A. D. 1973 a12:29 clock PM., or this <u>28th</u> day of ____ March ____ on Page ___3562 Miscelleanous duly recorded in Vol. ______73 of WE D. MILNE, County Clerk itals Fee \$4.00 By Robert Chew 3645 Chand are, Suite 102 Wakland, Ca 94610 <u>. 11</u> -36