		98548	Vol. <u>77 1'ag</u>	iπn, a <sup>(1</sup> . 1. 1]
	and the second s			<del>يندي</del> ر
	RECEIVED	SPLIT RAIL RANCHOS CONTRACT OF SALE	5	
	HAR 3 1 1975			
			have 1073 by and between	· Aller
	This agreeme	ent made this 1st day of 0c	tober , 197 <sup>3</sup> , by and between	
	VINCENT GISLER HE	and sharon Michele Holliway		
Sof	Lamainafter call	ed Purchaser, with bourn	and a second to purchase	
	The Seller	agrees to sell to Purchaser an	nd Purchaser agrees to purchase , State of Oregon, described as:	
	that certain land	d, situated in Klamach county	,	T THE Y
	PARCEL: # 10, Spl	it Rail Ranchos, Klamath County, Ore	e lou	4
	SUBJECT TO:	of the public in and to any po	ortion of said premises lying	
	1. Rights O	f the public in and to any po s of roads and highways.	see and a see and pood rect.	
173 N	2 Recervat	ions and recorded deed restrict	ctions.Vol268 Page 209 Deed recd.	
S July 3	3. The road	i maintenance agreement on the nich Seller agrees to sell and	attached Exhibit A. Buyer agrees to buy is the sum of	
1143 (1) 1449 (1)			\$ 5000.00	
	1. Cash Price 2. Down Payment		\$ <u>750.00</u> \$ 1,250.00	
	3. Unpaid Balance		\$1635.00	
			) \$6635.00 only) 7 <sup>†</sup> / <sub>2</sub>	
	6. Annual Percer	$\frac{1}{2} = \frac{1}{2} + \frac{1}{2}$	\$ 5885.00	
	Pavable	in 100 installments of	1012 and each successive	and the second s
	or more payable calender month	on the 1st day of December thereafter until paid in full		
	Mi Partiret to in	terest and then to principal, pal so credited.	and interest shall thereupon cease	
See.	upon the princi	par so creation	or at Central Oregon Escrow	
	All payments he Service, Inc.,	reunder shall be paid to Sell Bend. Oregon		
	Service, Inc.,	bendy	hall commence on the date of execu-	
	H +ion of this aq	reement.		
		charge shall be entitled to	possession of the premises immed-	- 11
	ately upon the	e full execution of this agreen		
- 25	DEPAYMENT PRIVI	ILEGES: At any time purchaser	may pay off the entire balance of the thereon to the date of payment,	
	the purchase pi	rice together with interest de	ue thereon to the date of payment,	19 19 19 19 19 19 19 19 19 19 19 19 19 1
	without penalty	_	perty taxes against the above-des- s agreement. Purchaser agrees to pa	
	TAXES: Purchase	s prorated to the date of this	s agreement. Purchaser agrees to pa ed against the property and all	a
	when due all to	axes which are hereafter levie	ed against the property and all may be hereafter lawfully imposed	
	upon the premi	ses.	_	
			s during the term of this agreement said property free of all liens and	A Sure Frederic
	see and any extens	ion or renewal thereor, keep	said property free of all liens and	
	encumbrances o	of every kind or nature.		and the second sec
	COVENANTS OF T	ITLE: Seller covenants that h	he is the owner of the above describ 2000-00 which seller covenants to	
	ETHE HARMAN FROM	of all encumbrances except \$2 the term of this agreement.		
				-
	Page 1.			
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		and the first state of the second state of the		1
		and the second		
		Construction of the second		

## SPLIT RAIL RANCHOS

DELIVERY OF DEED: Upon payment of the entire purchase price for the property as provided herein, and performance by Purchaser of all other terms, conditions, an provisions hereof, Seller shall forthwith execute and deliver to Purchaser a good and sufficient deed conveying said property free and clear of all liens and encumbrances, save and except easements, restrictions, reservations and rightsof-way of record as of the date hereof, the building and use restrictions, and any lien or encumbrance allowed to accrue against said premises by the Buyer.

REPRESENTATIONS: Purchaser has purchased the property solely upon Purchaser's own inspection and personal knowledge of the premises and opinion of the value thereof, and no promise to alter, repair, or improve said premises has been made by the Seller or any agent of Seller. Purchaser has read and received a copy of the recorded restrictions, and agrees to abide by such restrictions.

DEFAULT: In the event Purchaser shall fail to perform any of the terms of this agreement, time of payment and performance being of the essence, Seller shall, at his option, subject to the requirements of notice as herein provided, have the following rights:

- (a) To foreclose this contract by strict foreclosure in equity.
  (b) To declare the full unpaid balance of the purchase price immediately du
- and payable. (c) To specifically enforce the terms of this agreement by suit in equity. (d) To declare this agreement null and void as of the date of the breach
- and to retain as liquidated damages the amount of the payment theretofore made upon said premises. Under this option all of the right, title, and interest of Purchaser shall revert and revest in Seller without any other act by Seller to be performed, and Purchaser agrees to peaceably surrender said premises to Seller, or in default thereof purchaser may, at the option of Seller, be treated as a tenant holding over unlawfully after the expiration of a lease and may be ousted and reverd as Such.

removed as such. Purchaser shall not be deemed in default for failure to perform any covenant or condition of this contract, other than the failure to make payment as provided for herein until notice of said default has been given by Seller to Purchaser and Purchaser shall have failed to remedy said default within 30 days after the giving of the notice. Notice for this purpose shall be deemed to have been given by the deposit in mails of a certified letter containing said notice and addressed to Purchaser at his last known address. If Purchaser shall fail to make payment as herein provided and said failure shall continue for more than 30 days after the payment becomes due, Purchaser shall be deemed in default and Seller shall not be obligated to give notice to Purchaser of a declaration of said default.

WAIVER: No waiver of a breach of any covenant, term, or condition of this agreement shall be a waiver of the covenant, term, or condition itself.

INTERPRETATION: The covenants, conditions, and terms of this agreement shall extend to and be binding upon and inure to the benefit of the heirs, personal representatives, and assigns of the parties hereto.

LITIGATION FEES AND EXPENSES: In the event suit or action be instituted to enforce any of the terms or conditions of this agreement, the losing party shall pay to the prevailing party in addition to the costs and disbursements allowed by statute, such sum as the court may adjudge reasonable as attorney fees in such suit or action, in both trial court and appellate courts.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands the day and year first above written.

3600 Paradise Road # 71 Bi

Las Vegas, Nevada 89109 Address

Page 2.

Sick Seller

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N\*/6-53

P 0 Box 7, Bend, Or-gon 97701 Address

2494 eschutes STATE OF OREGON, County of 1 )ss. Personally appeared the above named Vincent E. Gisler and \_\_\_\_ and acknowledged the foregoing instrument to be the voluntary act 9 B V . : •: : : : Notary Public for Oregon Ś My Commission Expires: 9. NEVADA STATE OF <del>OREGON</del>. ACKNOWLEDGMEN CLARK County of 1973 NEVEMBER 210 BE IT REMEMBERED, That on this day of before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within Kenneth D. Boyer and Sharon Michele Holliway named known to me to be the identical individual S described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. to be the identical individual 5 described in and who executed the within instrument and to me that they executed the same freely and voluntarily. manufacture intervention of the same freely and voluntarily. Instrument and and affixed my official seal the day and year lost above written. acknowledged to me that Luid , (Ulli ODETTE UNCILL a capaca ave. 25, 19/6 Notary Public for Oregon. NEVADA My Commission expires

## EXHIBIT A

It is understood and agreed that the zoning restrictions of Klamath County, Oregon require that a road district be formed as soon as the law permits. In the interim it is the duty of the buyer to pay 1/24 (1/12 for 10 acre parcels) of the reasonable

and necessary cost of road maintenance.

STATE OF OREGON; COUNTY OF KLAMATH; 53. Filed for record at request of SHARON M. HOLLIWAY this \_\_\_\_\_\_ day of \_\_\_\_\_\_ A. D., 19.75 at \_\_\_\_\_\_ o'clock \_\_\_\_\_ M., and duly recorded in 

Fee \$ 8.00

5.00

WM. D. MILLIE County Clerk Land Hueles Deputy

Geturn San Vegas, New 89109 Aund Japes to above addres