A MILE STREET, S innen er an de andere ander Andere Vol. 15 rear 1209 6143 Agreement For Sale of Real Fstate THIS AGREEMENT, executed in duplicate, + Mary 25, 19 JUINT T. HEADBYCAR & CONSTRUCT A HEADYCKE 19 75 belween . Seller S HUSBAND AND WIFE and x THOMAS R. ANB AS JOINT NYNETTE L. SPERLING TEARSTSBUYERS WITNESSETH: That the Seller, in consideration of the covenants of the Buyer berein, agrees to sell and curvey to said Buyer and said Buyer agrees to buy all that real property situated in the County of BARWAUN . State of 01 magazi hereafter referred to as "sold property", described as follows: SE OI WAY OF HAY Section 26 Township 375 Reserving therefrom an easement of thirty feet (30 feet) along all boundaries including public highway for use in common with others, with power to dedicate, and, www.aswawww.all petroleum, oil, minerals, and products derived therefrom, within or underlying said land or that may be produced therefrom and all rights thereto.

 The price or principal sum, for which Seller agrees to sell and Gu

 Down payment

 Unpaid balance

 Finance charge

 Deferred payment price

 Payable in
 18.0

 monthly installments of

 ach or more, commencing on the X
 Addit J, 1975

 met shall be credited iffs on interest on the unpaid principal here

 met shall be credited iffs on interest on the unpaid principal here

 This property will not be used as principle residence. (See Sec. 2 of the principal so credited. No PAE PA/MEDIA PEEAN

 This property will not be used as principle residence. Initial

 We still the test of the still be of the still 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 8,950.00 13 (s 550.00 14) Dollars (S Dollars (\$ 8,400.00 VEL Dollars (S SEA per annum, all payable at the office of the Seller, and continuing until said principal and interest have been paid. Each payment shall be credited first on interest then due; and the remainder on principal; and interest shall thereupon crose upon the principal so credited. NO PRE PAYMENT PENALTY. JEH This property will be used as principle residence. (See Sec. Z gf [Truth & Lending Act) initial July 1, 1976 Before THE SELLER, HEREBY RESERVES a right of way, with right of entry upon, over, under, allo constructing, operating, repairing and maintaining upte lines with cross arms for the transmi ng, across THE BUYER HEREBY AGREES during the term of this Agreement and only extension or renewal thereof, to pay promptly we charges of every kind and nature now or hereofter assessed, levied, charged or imposed against or upon staid really. Upon the tares, assessments and charges, the Seller shall have the right to pay the same, together what may and all cests, penalities an added thereto. The amounts to paid or advanced, with interest therean of the rate of the may and all cests, penalities an (%) per onnum is (%) per onnum is the paid or advanced, with interest therean of the rate of the deriver of the Buyer to repay (%) per onnum is (%) per onnum is (%) per onnum is the paid of the second by the Seller shall be second and by the Buyer to repay tharty (JO) 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 tall reality insured against loss in such insurance companies as may be satisfactory to the Seller, with approaciate clauses protecting the Seller as his int The BUYER AGREES to keep the premises in as good a state and condition as a reasonable amount of up and premises in a good a state and condition as a reasonable amount of up and premises in a good a state and condition as a reasonable amount of up and premises in a good a state and condition as a reasonable amount of up and premises in a good a state and condition as a reasonable amount of up and premises in a good a state and condition as a reasonable amount of up and premises in a good a state and condition as a reasonable amount of up and premises in a good a state and condition as a reasonable amount of up and premises in a good a state and condition as a reasonable amount of up and therefore for the premises in a good a state and condition as a reasonable amount of up and therefore a for the premises in a good a state and condition as a reasonable amount of up and therefore and the premises in a good a state and condition as a reasonable amount of up and therefore and the premises in as good a state and condition as a reasonable amount of up and therefore and the premises THE SELLER RESERVES the right to enter upon said reality at any time during the term of this Agreement for the improvement placed or constructed an said reality shall be removed without the written consent of the Seller. purpose of examining the improvement placeo or constructed on sola featly entry and the approximately and full performance by the Buyer of condition precedent to his right to a conveyorce hereunder, and should default be made (a) in payment of Any lien er encumbrance, payment or discharge of which is, under the te
Any encumbrance or lien created or suffered by Buyer.
Covenants, conditions, restrictions, reservations, eosement, rights and/or agreement, assumed by Buyer. a ov ouver. lions, easement, 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 v of the same of other covenants or conditions of this Agreement. No delay or omission of the Seller in exercising any right, ac t of acquiescence therein, nor shall the acceptance of, or variation in, any of the terms of this Agreen EACH PARTY AGREES that there have been no warranties or representations other than those contained herein and this Agreement supersedes any and all agreements or oral negotiations between the parties herein, and contains the entire agreement concerning sold property. for fiscal year 1975-6 This contract to be paid in full by 1990Seller will refund all moneys paid if buyer makes personal inspection of said property in presence of seller and requests in Buyer agrees he will not transfer this agreement without permission in writing from seller. Above property encumbered by Seller______NONE______to be poid by Seller before deed delivery. nent the day and with Course end of the second Self is the STATE OF OREGON; COUNTY OF KLAMATH; 55. Filed for record an Address Share this <u>3rd</u> _ day of ____JUNE A. D., 19 75 at 11;00 A.........M., and duly recorded in o'clock .. Vol. M 75, of MISCELLANEOUS Thates Dr man exching WM. D. MILNE, County Clerk FEE \$ 2.00 B1 74 -Dy Que 97622 Deputy the store store