Agreement For Sale of Real Ke

THIS AGREEMENT, execut	ovija, iz Appeliko, primi kontobrivana, koj	The state of the s	
petween PERDRIAU INVESTMENT CORP. <u>Louis</u>	!= PERDI	RUNU PRES	LOGOLT Sell
IND CLAUDE V KING & 17NN	IF HILLS		
ald Buyer/agrees to buy all that real property.	of the Buyer herein.	agrees to sell and co	nvey to said Buyer ar
95 01-SWF OF NWF	s: Section_3 <u>\$</u> .	Township 373	6/5-/
ublic highway for use in common with others, with power to depend on the products derived therefrom, within or underlying said in products derived therefrom, within or underlying said in pounty of アレイロン・、State of ORECON	g all boundaries and o dedicate, and, excel and or that may be , unimp d Buyer agrees to be	60 feet in width alon oting therefrom all po produced therefrom roved range land as p uy said realty is	g all existing roads, for stroleum, oil, mineral and all rights thereto ser government surve
npaid balance nance charge		Dollar Dollar	s (\$ <u>2000.00</u>
nance charge		Dollar	s (\$ 5759.20
eferred payment price	(OV 13	Dollar Dollar	s (\$ <u>9259.2</u> 6 s (\$
nich installments shall include interest on the unpaid princi	nal horoef f	Car et l'altra publication de la graphica.	
r annum, all payable at the office of the Seller, and continuent shall be credited first on interest then due; and the reprincipal so credited.			
is property will be used as principal residence. (See Sec.	Z of Truth & Lendir	ng Act) initial	<u></u>
is property will not be used as principal residence befor	e <u>D&C 1570</u>	initial 🔏	PCK
E SELLER, HEREBY RESERVES a right of way, with right of entry upon, over natructing, operating, repoiring and maintaining pole lines with cross arms for adding, operating and renewing, any pipe line or lines for water, gas or sewe sole right to convey the rights hereby reserved.	, under, along, across, an t, the transmission of electr erage, and any conduits fo	d through the said land t leal energy, and for teleph electric or telephone wire	or the purpose of erecting one lines, and/or for laying one reserving to the Selle
E. BUYER HEREBY AGREES during the term of this Agreement and any ex- tages of every kind and nature now or hereafter assessed, levied, charged or es, assessments and charges, the Seller shall have the right to pay the same, ded thereto. The amounts so poid or advanced, with interest thereon at the ro aid, shall be secured hereby and shall be repaid by said Buyer to said Seller try (30) days from such demand by the Seller shall constitute a default und BUYER AGREES to keep, all buildings now on, or that may hereafter be	tension or renewal thereof	, to pay promptly when du	e all laxes, assessments an
ded thereto. The amounts so paid or advanced, with interest thereon at the ro aid, shall be secured hereby and shall be repold by said Buyer, to said Seller thy (30) days from such depend by the said Buyer, to said Seller	, logether with any and all its of on demand; and failure by	1 gasts, penalties and legal	percentages which may be date of advancement until
BUYER AGREES that he will be all the surface the Seller, with appropri	er the terms of this Agrees	nent.	me with such interest within
DUYER AGREES that he will at all times during the term of this Agreement, umbrances of every kind or nature except such as are caused or created be any published to any building or structure, except as herein permitted, shall be riched; and, the violation of any of these conditions, Saller ment only liability therefor, any building or structure may be erected on the particular and such as good a state and condition as a SULER RESERVES the kept he premise in as good a state and condition as a	ay, in addition to any other reporty herein described up	er rights conferred by law, can approval of the Seller.	remove or abote the same
fovement placed or constructed on said small the transfer of the constructed on said small the c	o rerm of this Agreement f	or the purpose of aventula	
S-FURTHER AGREED that time is of the essence of this Agreement, and full published precedent to his right to a conveyance hereunder, and should default in the same become due, or (b) in the renowment within the land.	erformance by the Buyer be made (a) in paymen	of all his abligations her	eunder is and shall be a
in the observance or performance of any other obligation hereunder, the Sell all the Buyer's rights under this Agreement and all interest in said reality ar t or remedy. The Buyer agrees to pay all tools and expenses.	ys after demand as afores ler may thereupon, at his o nd the appurtenances, as h	ald, of any amount herei ption, enforce his rights her ereinafter provided, or by a	ogreed to be repaid, or eunder, either by forfeiture
ther such progress to judgment or not. Should the Seller elect to enforce his pt. of a written declaration of forfeiture and cancellation, or by depositing it he Buyer at his last address on file with the Seller. Seller on consider with the Seller.	right of forfeiture hereund the United States mail,	to enforce this Agreement or, he may declare said for postage prepaid, such writ	including attorney's fees, feiture by service upon the ten declaration addressed
S FURTHER AGREED that time is of the essence of this Agreement, and full problems of the precedent to his right to a conveyance bereunder and should default in the same become due, or (b) in the repayment, that his thirty (30) do in the observance or performance of any other obligation readers and readers of the repayment of the state of the readers	payments at the time in tumbrances except as othe ir the terms of this agreem	the manner above describ rwise herein provided, but ent, assumed by Buyer.	ed, agrees to execute and subject to the following:
WAIVER OF THE BREACH of any of the covenants or conditions of this Agree te same or other covenants or conditions of this Agreement. No delay or or to even! of default shall be construed as a writer.	ment by the Seller shall b	cord affecting said propert e construed to be a waiver	of the vice added by the
other than as herein provided be construed as a waiver of or variation in	grein, nor shall the accep	tance of any payments m	ade in a manner or at a
H PARTY AGREES that there have been no warranties or representations of ments or oral negotiations between the parties herein, and contains the enti-	her than those contained he re agreement concerning s	erein and this Agreement su aid property.	persedes any and all prior
roximate taxes 80 for fiscal year (\$7/- > 7	7 This contract to b	e poid in full but I	001
ing a refund within $\underline{\psi}$ days of date of this agreement.	ection of said prope	erty in presence of s	200 eller and requests in
er agrees he will not transfer this agreement without permiss e properly encumbered by Seller <u> へんいいま</u> to be pold by	Saller before deed deliver	. No. 15 Takken . B. Asia Ka	
ITNESS WHEREOF the parties hereto have executed this Agreement the day proved joings land as per government survey. Improvements of buyers expense.	and year first above writt	on.	
SELLER SELLER		BUYER	
X Olles Franciaco	Moude	2 V Kma	
DRIAU INVESTMENT CORP. Sorther	7	8 P. X	
unting Dept: 303 HEGEN BERTER 120	-anc	- Render	<u> Karaja (m. 1864).</u> Karaja (m. 1864).
-Box-11108 Piedmont-Star じかんしかがのーですご	Address 38	REVIERE IS	מ'
and, Calif. 94611 415-653-4599 9446-24	TONTERKY (93540	772-7570
//////////////////////////////////////		Telephon	<u>.0703208</u>
NU INVESTMENT CURP BEX 27 BLY UR	**************************************	Dalso +	777
E OF OREGON; COUNTY OF KLAMATH; ss.	anner transfer of the second fields	or Mahamatan Kabantan San	Comment of the Commen
eby certify that the within instrument was receiv			
v A.D., 19 76 atl: 30 o'clock_	ed and filed for	record on the	5 day of

Page 17650

Fate

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SUBSAT Seller

Range 25 26

all existing roads, for oleum, oil, minerals, d all rights thereto government survey.

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WM. D. MILNE, County Gerk