	<b>31</b> 493	roi. Page 11	072
		r Sale of Real Estate	
		-	
	THIS AGREEMENT,	, executed in duplicate, <u>1-1-73</u> , 19	
	between PERDRIAU INVESTMENT CORP. 1.01	UIS F PERPENDE PROVIDENCE	Seller di
216 316			<u> </u>
		Venants of the Buyer herein, agrees to sell and convey to said Bu	
	said Buyer agrees to buy all that real property situated	I in the County of $\mathcal{M}(\mathcal{M}\mathcal{T}\mathcal{H}\mathcal{T}\mathcal{H})$ , State of $\mathcal{T}\mathcal{K}\mathcal{L}(4c$	
	hereafter referred to as "said property", described as	o follows: Section, Township, Range	
	Reserving therefrom an easement of thirty feel (30 fee	et) along all boundaries and 60 feet in width along all existing ro	ads, for
210 210		wwer to dedicate, and, excepting therefrom all petroleum, oil, m ig said land or that may be produced therefrom and all rights t	
	County of KLHIINTH, State of CKEL	$-\partial_{i} \mathcal{N}_{i}$ , unimproved range land as per government	•][•
10	The price or principal sum, for which Seller agrees to Down payment	o sell and Buyer agrees to buy said reaity is Dollars (\$ Court	
	Unpaid balance		$(\alpha - \alpha)$
		Dollars (\$ 1777) Dollars (\$ 1777)	
N.	Pavable in $\frac{1}{2}40$ monthly installments of	f Dollars (\$ ' C	T-29 👬 👘 🖓
	each or more, commencing on the 7	day of day of	19, <u>,,</u> , 2,2,%) <b>W</b>
	per annum, all payable at the office of the Seller, and	continuing until said principal and interest have been paid. Eac	cn pay-
<b>1</b> .	ment shall be credited first on interest then due; and the principal so credited.	d the remainder on principal; and interest shall thereupon cense	e upon
	This property will be used as principal residence. (S		
	This property will not be used as principal residence	e before 1 1 1 1 1 1 1 1 initial Star	
C.	THE SELLER, HEREBY RESERVES a right of way, with right of entry u	pon, over, under, along, across, and through the sold land for the purpose of	
	repairing, operating and renewing, any pipe line or lines for water, go the sole right to convey the rights hereby reserved.	as ar sewerage, and any conduits for electric or telephone wires, and reserving to t	
	THE BUYER HEREBY AGREES during the term of this Agreement an charges of every kind and nature now or hereafter assessed levied, c	nd any extension or renewal thereof, to pay promptly when due all taxes, assessm charged or imposed against or upon said realty. Upon failure by the Buyer to so	ients and all a state of the st
	taxes, assessments and charges, the Seller shoul have the right to pay added thereto. The amounts so pold or advanced, with interest thereon repoid, shall be secured hereby and shall be repoid by said Buyer to ss thirty (30) days from such demand by the Seller shall constitute a de	Id any extension or renewal thereof, to pay planpity when due all taxes, assessm charged or imposed against or upon said realty. Upon failure by the Buyer to so i the same, together with any and all casts, penalties and legal percentration of Seler on demarked with the same buyer to repay the same with such interest of all the the same of this Argenting the same buyer to sepay the same with such interest of all the the same of this Argenting the same buyer to repay the same with such interest of all the same same of this Argenting the same with such interest of the same same of this Argenting the same buyer to repay the same with such interest of the same same same buyer to repay the same buyer to same same buyer to the same same same buyer to the same same same buyer to the same same same same same same same sam	st within
	miny (30) days from soon demond by the series shall constitute a de	eafter be placed on said realty insured against loss by fire to the amount required h appropriate clauses protecting the Seller as his interest may appear.	2002 C
8	THE BUYER AGREES that he will at all times during the term of this A	Agreement, and any extension or renewal thereof, keep soid really free of all li greened by the Seller. That no signs, placards, signboards, or billboards of any cf	iens and
	or any nuisance, or any building of structure, except as herein bermille	ed, shall be erected, placed, maintained or permitted on any part of the proper- s, Seller may, in addition to any other rights conferred by law, remove or abote th d on the property herein described upon approval of the Seller.	y norein 🔹 🖉
8	THE BUYER AGREES to keep the premises in as good a state and condit	during the term of this Agreement for the purpose of examining the same. No bui	
	mprovement placed or constructed on sold realty shall be removed wi	ithout the written consent of the Seller. and full performance by the Buyer of all his obligations hereunder is and sha	
	condition precedent to his right to a conveyance hereunder, and shoul when the same become due, or (b) in the repayment, within thirty c) in the observations or performance of any other abligation hereunder	(d) default be made (a) in payment of any of said installments of principal or (30) days after demand as aforesaid, of any amount herein agreed to be rep or, the Seler may thereupan, at his pation, enforce his rights hereunder, either by for	interest all and a second seco
		d really and the appurtniances, as hereinafter provided, or by any other legal or ea ny action commenced by the Seller to enforce this Agreement, including attorney nforce his right of forfeiture hereunder, he may declare sold forfeiture by service or	quitable /s fees,
	byer of a written declaration of forfeiture and concellation, or by dep a the Buyer at his last address on file with the Seller. Seller, on receiv	positing in the United States mail, postage prepoid, such written declaration, or ving such payments at the time in the manner above described, agrees to exect receipt or therein provided, but subject to the following the state of the sta	idressed and the second
		the at encompliances except as otherwise means provided, but subject to this for ch is, under the terms of this agreement, assumed by Buyer.	all be a interest interest interest interest parts, ar orfeiture quitable y if fees, parts the difference di difference difference d
	(3) Covenants, conditions, restrictions, reservations, easemen	nt, rights and/or rights of way of record checking said property.	L breach
Ċ	If the same or other covenants or conditions of this Agreement, No de the event of default shall be construed as a waiver thereof or acquir me other than a herein provided he construed as a waiver thereof or acquir	this Agreement by the Seller shall be construed to be a waiver of any succeeding elay or omission of the Seller in exercising any right, power or remedy herein p escence therein, nor shall the acceptance of any opyments made in a manner of iation in, any of the terms of this Agreement.	rovided or at a
E	ACH PARTY ARRESS that there have been no warranties or represent	itation in, any of the terms of this Agreement. Itations other than those contained herein and this Agreement supersedes any and a such a strike agreement concerning still agreetly.	all prior
	$N = 111 \times 176$ ( $R = 1113$	Notions other than those contained herein and this Agreement supersedes any and constitue entire agreement concerning said property. This is a supersedent concerning said property. $P(S,S,Y,T,T,T,T) \in \mathcal{F}^{*}$ $\overline{S}^{*}\overline{\mathcal{I}}\overline{\mathcal{I}}$ This contract to be paid in full by $\underline{1}\overline{\mathcal{I}}\overline{\mathcal{I}}\overline{\mathcal{I}}$ .	
A	pproximate taxes 33 for fiscal year 2	onal inspection of said property in presence of seller and reque	ests in
, w	riting a refund within <u>kow 🤄</u> days of date of this agre	eement.	
В	uyer agrees he will not transfer this agreement without bove property encumbered by Seller _ ノ くしょ	permission in writing from seller.	
	Sove property encumbered by Selfer		
	nimproved range land as per government survey. Improvements at buyers		
-	~ allow White x ( reall		
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PI	RDRIAU INVESTMENT CORP.	All dastry had det	
P.	counting Dept	Audres 1108 10TH AVE	
	LI PAUL 04811 (445 852 4500	14402	
ST	ATE OF OREGON; COUNTY OF KLAMAT		
l h	ereby certify that the within instrument was	s received and filed for record on the 23rd day of	)T
_ <b>.</b> [11	noA.D., 19_ <del>_77_</del> at <del>2;11</del> o'cl	lock PM., and duly recorded in VolM77	
of.	DEEDS on Page	WM. D. MILNE, County Clerk	the particular terrar and the
	FEE <u>\$ 3.00</u>	By grazel Amazel Deputy	All is a second s

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