34082	Vol. 77 Page 14822	a standard and a standard and a standard and a standard a standard a standard a standard a standard a standard
Agreement for Dec	ed and Purchase of Real Estate	
	ud executed in duplicate this	المحمد المحم المحمد المحمد
hereinafter designated as "Seller" and 1	allio II. Jordan a merciod manof colifornia 90550	All the first of the second
irst performed as a condition precedent	WITNESSETH: of the covenants and agreements hereinafter contained, to be the by Buyer, agrees to sell and convey unto said Buyer, and said operty in the County of Klamath, State of Oregon, described as	الم المركز الحريث المركز ال المركز المركز
. Ein Stein Stein ander Steinen ingenerationen einen einen einen sicher die Steinen einen die Steine Bereiten s	CK	
Subject to pro rata of taxes and/or ease	ments for the fiscal year 197019.71, and thereafter coming due ctions, reservations, easements, exceptions, rights and/or rights of	and the second of the second o
The purchase price for which the the sum ofonothousandflvohu which sum Buyer agrees to pay Seller at designate, as follows:	Seller agrees to sell and the Buyer agrees to buy said property is <u>wincd</u>	
the balance of said sum in installments o	Dollars (\$.200) of this agreement, the receipt thereof being duly acknowledged and f. toonty	
every calendar month commencing with including interest on all deferred pays until paid. Each installment when paid s	the 10th day of each and the 10th day of <u>rectore</u> , 19 76, nents from date hereof at the rate of 7% per annum, continuing hall be applied by the holder hereof, first, so much as shall be re- ed as above specified, and next, the balance thereof to the payment	
of the principal sum. Buyer agrees to puy all taxes hereinafter levied as v promptly and before the same or any part thereof become past ingether with penalitis thereon and such bayment. will be conclu- per annum from the date of payment until reput, shall be repaid days after such demand by Reller shall constitute a default under	rell as all public and municipal liens and assessments hercinafter lawfully imposed upon said property, all due. Seller may, at its option, pay all such taxes, leries or axessments (including installments on bonds) sive eldence of the raildity of such payment. Any amount so public opticable with interest, at the rate of $8 c_{f}^{2}$ i by inver to Seller on demand; and the failure by Ruyer to repay the same with such interest within \$0 the terms of this accrement. In the event the taxing authorities do not mate a separate assessment. For the	
property described alone, but said property is assessed as a put a pottion of the lates assessed acainst the roller parcel or tri- contained in the entire tract or parcel. Fair market value shall is portions have been made available for sale by Beller. It is forther agreed that then is to the essence and the acantesiance hereauter. Except as herein elsewhere purpoided these. Should an default he made: (a) but the navnert of any of	rition of a larger parcel or tract of real property. Seller shall allocate to Buyer as his portion of said taxes, etc, determined by comparing the fair market value of this property to the fair market value of all the land e based upon the selling price at which said property is sold by Seller, or at the price at which the unsold full performance by Buyer of all his obligations hereunder is and shall be a condition precedent to bia right layer agrees, to hay a \$1.00 charge for paramets, more than fifteen (15), days late or for non-multilent said invaluents of principal of intervalue of the me become due, or (b) in the observance or per-	To a second s
event all payments made prior to such default by the Buyer to 8 to immediately resulter and take possession of the property with premises. Buyer agrees to pay all costs and exprasse of any kind by Seller to enforce its rights hereunder. It may declare this and electeration of forfeiture and envelocition are by dependiton such as	enforce its right hereunder either by (1) declaring this agreement null and vold and terminated, in which eiler shull be retained by the Foller as agreed upon and ressonable erails; and the Seller shall have the right out behiz liable to action therefor; or (2) any other least or equitable right or remedy it may have in the ecomenced in Seller to enforce this agreement, including ressonable actioners (ress. In case of election resement to be null and vold and Buyer's rights thereby forficied by a service upon Buyer of its written ritten declaration in the Cuited States mail, postage prepaid, addressed to the Buyer at the post office eiter. In the erent Buyer defuils in his payments and this agreement is terminated by Seller, Buyer's liability der by Buyer of his entry comment.	
brances of every lind or nature except such as are incurred or can be a guarantee, waranty, on representation as to the present or or political organization or authority concerning or limiting the f may be put. The Seller agrees, within a reasonable time after the	he term of this agreement or any extension or renewal thereof, keep said reality free of all lens and encum- sion by the Seler and not assumed by the Buyer herement. Nothing containet herein shall be constructed to future existence on non-existence of any zoning law or other law, ordinance, or regulation of any governmental spe or character of or the right to erect buildings or structures on said reality or the use to which same Buyer's compliance with all the terms and conditions hereof and the surrender of this agreement, to escutir o had reality free and clear of all encombinances made, done or sufferent by Relier eacept as set forth above.	
any succeeding breach of the same or other corenants, agreements, yower or tempty herein powided in the events of default shall be manner or at a time other than as herein provided the construct a Seller hereby warrants and agrees that Seller will not Seller further warrants and agrees that Seller will not seller further warrants and agrees that Seller will not seller further warrants and agrees that Seller will not seller further series and seller will not seller further series and series that Seller will not seller further series and series that Seller will not seller further series and series that Seller will not seller further series and series that Seller will not series that Seller se	note in the limit, ments, restrictions and/or conditions of this Agreement by the Seller shall be construed to be a waiver of restrictions and/or conditions of this agreement. No delay or omission of the Seller in verticating any right, construct as a waiver therein, or acquicactione therein, nor shall the acceptance of any parments made in a sea whiter of, or sariation in, now of the terms of this agreement. hereafter phase moments property any seminance without first obtaining the written consent of Boyer, additional offsite improvements on the property or perform any work on the property which might result in binding the written consent of Duyer and without fills a surety bond with the appropriate corremental	
office for the performance and payment of materials and labor or Seller sarres to furnish to the contractor making such improve pertaining to the property. That buyer breely agrees to comply with those cert of Klamath County, bregon, Volume 44-58, page 4084, linyer shall not record this agreement on permit it	sis remission to such improvements. In the event Seller shall undertake such additional improvements or work, ements or performing such work, a conv of the final subdivision public report issued by the State of Oregon in restrictions, coverants and conditions with Klamath liver Profession's Estates recorded in fixed locouts	
	or as a result of any inducement, promise, representation, agree-	
shamrock development co.		
" STATE OF OREGON; COUNTY OF K I hereby certify that the within instrur	LAMATH; ss. nent was received and filed for record on the <u>15th</u> day of	
of DEEDS on Pa	<u>po'clock</u> <u>P</u> M., and duly recorded in Vol <u>M77</u> , <u>nge</u> WM. D. MILNE, County Clerk <u>By</u> <u>Hazel Magne Deputy</u>	

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