14213 3 ,	78 KAH 24 PM 4 44
	V-1 M 5663
THIS AGREEMENT, made and event	ULED AND PURCHASE OF BRAL STATE
THIS AGREEMENT, made and executed in du	n and scarpe the shearen which note that a state of the second sta
KLAMATH RIVER ACRES OF OREGON, LTD., herei	natter decision in the second of 12 (arch 19.78 be
hereinafter designated as "Buyer";	uplicate this <u>23</u> day of <u>March</u> 19 <u>78</u> be nafter designated as "Seller" and <u>Merlyn L. an</u>
the must be called an the subtriant served that serve W	
precedent by Buyer, agrees to sell and convey, unto said of Klamath, State of Oregon, described as follows, tow yd iromaeron re iparties aft alcye of itigir ant syd	ts and agreements hereinafter contained, to be the first performed as a cond Buyer, and said Buyer agrees to buy that certain real property in the Co witto set principle way to write of the set agrees.
vd brananse and service station and service stations follows, tow vd brananse station attained at the service station and the service tables van at the transition of the service station at the service station the service station of the service station	recorded in the office of the County Clerk of Klamath
County, Oregon.	ecorded in the office of the County Clerk of Klamath
Subject to pro rate of taxes and/or assessments for the all conditions, restrictions, reservations, esconantial	fiscal year 19_28 - 19-27 and thereafter
The purchase price for which the Seller agrees to	o sell and the Buyer agrees to huw spid
Housend four hich the Seller agrees to at such place or places as Seller may hereinafter from the	- Dollars (\$ 7. $YOO \stackrel{co}{\longrightarrow}$), which sum Buyer agrees to pay Sel
Dollars (\$ 700. 00) in cash upon the execution an	Dollars (\$ 7. VOO), which sum Buyer agrees to pay Se ne to time designate, as follows: Seven hundred ad deliveryof this agreement, the receipt thereof being duly acknowledged a matrix and states the second
or more on or before the	2 ty Six and 35
19_72, including interest on all deferred payments from	r_{1} r_{2} r_{3} r_{4} r_{5} r_{6} r_{5} r_{6} r_{6} r_{5} r_{6} r_{6} r_{5} r_{6} r_{7} r_{7
Buyes at	yment of the principal sum.
n and for the establishme	
mposed upon said property, all faxes hereinafter levied as such taxes, levies or assessments (including installments on widence of the validity of such assessments)	well as all public and municipal liens and assessments hereinafter lawfull same orany part thereof become past due. Seller may, at its option, pay al bonds) together with penalties thereon and such payment will be conclusive paid, together with interest, at the cate of the same or the set of the same or the set of the same or the set of th
within 30 days after such demand by Seller shall constitute a r tract of real property. Seller shall allocate to Buyer to Se r tract of real property. Seller shall allocate to Buyer as	paid, together with interest, at the rate of per annum from the eller on demand: and the failure by Buyer to repay the same with such interest scribed above, but said property is assessed as a portion of a larger parcel alue of this property to the fair market value of all the land contained in the scale by Seller.
THE FURTHER A	belle by seller, or at the price
same because therein checks. Should a default be made	nce of this contract and full performance by Buyer of all his obligations to conveyance hereunder. Except as herein elsewhere provided, Buyer (a) in the payment of any of said installments of principal or individual there-
reunder either by (1) declaring this contract null and void (2) interest thereon at once due and payable and/or (3) fore- payments made prior to such default by the Buyer to Soll-	(ce of any obligations hereunder the Seller may thereupon enforce its rights) declaring the whole unpaid principal balance of said purchase price with closing this contract by suit in equity.
uding reasonable attorney's fees, including costs and fe ay declare this agreement to be null and void and Buyer's r of forfeiture and cancellation of by deposition story attorney.	and expenses of any kind commenced by Seller to enforce this agreement,
of all lians and encumbrances of every kind or nature exc r hereunder. Nothing contained herein shall be constant	em of this agreement or any extension or renewal thereof, keep said realty
may be put to nonoń asybi danne 12	ight to erect buildings or structures on said realty or the use to which
er of this agreement, to execute and deliver to Buyer, a wa mprances made, done or suffered by Seller except as set to take of the land.	yer's compliance with all the terms and conditions hereof and the sur- manty deed sufficient to convey title to said reality free and clear of all orth above, and except easements or restrictions of record or apparent
be construed to be a weiver of any succeeding beauting and	neements, restrictions and/or conditions of this Agreement by the Selles
	in, any or the terms of this agreement.

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Seller hereby warrants and agrees that Seller will not hereafter place upon the property any encumbrances without first obtaining the written consent of the Buyer. Seller further warrants and agrees that Seller will not place any additional offsite improvements on the property or perform any work on the property which might result in the creation of a Mechanic's Lien on the property without first obtaining the written consent of Buyer and without filling a surety bond with the appropriate governmental office for the performance and payment of materials and labor costs requisite to such improvements. In the event Seller shall undetake such additional improvements or work, Seller agrees to furnish to the contractor making such improvements or performing such work, a copy of the final subdivision public report issued by the State of Oregon pertaining to the property.

Upon the payment of the sum of \$1,000.00 by Buyer, Seller agrees with Buyer that Buyer shall have his lot released from any blanket encumbrances owed by Seller.

"You (Buyer) have the option to void your contract or agreement by notice to the seller if you (Buyer) did not receive a Property Report prepared pursuant to the Rules and Regulations of the Office of Interstate Land Sales Registration, U.S. Department of Housing and Urban Development, in advance of, or at the time of your signing the contract or agreement. If you (Buyer) received the Property Report less than 48 hours prior to signing the contract or agreement you (Buyer) have the right to evoke the contract or agreement by notice to the seller until midnight of the third business day following the consummation of the transaction. A business day is any calendar day except Sunday, or the following business holidays: New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Veteran's Day, Thanksgiving and Christmas."

IN WITNESS WHEREOF, Buyer and Seller have executed this instrument in duplicate. trefets who has not believe. lightering free en norther year th lation is not all the many bus the reserve consideration on the T 202 . Y let philippede Seller and Livingers ດ່ວຍຕີ 🖁 ic ofs: Li linit Giller besu filling defeal we chered discuss splateral rate chief and chief and a splate and the second s n fere Some services and the services of the services SUBSCRIBED AND SWORN to before me this 2 day of dealing managed of the proved welling to a compared of ectual additionary concerning este di huminaria da el sere de núm privis no estadose este liot visantas the family a company Notary Public for Oregon 13-13-14 and highdo shi like ba construction on the local spin local 1980 toradi Babiyona entrevent dua na industria da babiyona na sanga Mya Commission Expires: --entedi babiyon zabibi da babiyon da usa da usab 00.18 kenatikibu kenatiki da babiyon babiyon anga a nata kenata na babiyon da usababiyon da usab 00.18 kenatikibu kenatiki da babiyon da babiyon da babiyon da babi uda beada After Recording Return To: Tax Statements to: Klamath River Acres iyastelinet T Merlyn L. Giller and Marie Giller and it Box 52 Boz 52 Keno, Ore. 97627 and the second EMIXABLIXX (General Delivery we compute people is Klamath Falls, Ore. 97601 the and has dependent of the Addation of the second is get e ar ha chuise bh ालाहे, स्वतं हुत्र । यह हिंदर र जनसंख्या हर हैहहू हे कर ही हर किंदा है कर हिंद TATE OF OREGON; COUNTY OF XLAMATH; 25. · Production of the led for record at request of ______Klamath River Acres of Oregon that are bas to see that there is a set this <u>24ch</u> day of <u>search</u> and <u>A</u>D. It is to read has each don't have a fit generated has the best proceeds a reaction of <u>Deads</u> has agreed as to set the set of contend of the **Deads** in Vol. <u>M78 - so</u>, of <u>Deads</u> A. D. 19 78 at 4:44 clock B.M., one on Page 5663 roles an pit transaron bit be collibration to be multiplicate thermosophic transarous of the second source of the second be and be and be and be and be and be transarous and the second be transarous and transa Wm D. MILNE, Gounty Cleri D' Lelsich