	$\mathbf{V}_{ol}$
Agreement	Vol. 778 Page 235 For Sale of Real Estate
	and sale of Aeal Astate
THIS AGREE	MENT, executed in duplicate,FEB 110 TH
between	JOHN W. BROCKER & MERI P. BROCKER
and <u>HRTHUR G. LOVE</u>	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
THINESSELH: That the Seller, in consideration (	CLEARE TENSON
said Buyer agrees to buy all that real property si hereafter, referred to as "sajd property", describ NZOFNWFOFSE4	, state of URECON
Reserving therefrom an encompany of the	section 12, Township 37 5 Range 14
and products derived therefrom, within or und	30 feet) along all boundaries with power to dedicate, and, excepting therefrom all petroleum, oil, mine erlying said land or that may be produced therefore
The price or principal sum to	with power to dedicate, and, excepting therefrom all petroleum, oil, mine erlying said land or that may be produced therefrom and all rights ther unimproved range land or and all rights ther
Down payment	ees to sell and Buyer agrees to buy said realty
Finance charge	Dollars (S / 0 0 0 0 Dollars (S 8, 0 0 0 0
payment price	Dollars (\$ 1, 460.0
each or more commonstant	Du bill
which installments shall include interest	
ment shall be credited first on interest then due	npaid principal hereof from date until paid at the rate of (フタ , and continuing until said principal and interest have been paid. Each paid ; and the remainder on principal: and interest of the second states of the second states of the second states of
	and the second share the second share the second seco
This property will be used as principle residence. ( This property will not be used as active in	See Sec. Z of Truth & Lending Act) initial
This property will not be used as principle residence THE SELLER, HEREBY RESERVES a right of way, with tight of a	e initial KHB CH
repairing, operating, repairing and maintaining pole lines with repairing, operating and renewing, any pipe line or lines for wat the sole right to convey the rights hereby reserved.	nity upon, over, under, along, across, and through the said land for the purpose of erectiner, gas arms for the transmission of electrical energy, and for telephone lines, and/or for layiner, gas or sewerage, and any conduits for electric or telephone wires, and reserving to the Sel
THE BUYER HEREBY AGREES during the term of this Agreemee charges of every kind and nature now or herafiter assessed to	nt and any extension or renewal thereof to according to the Sel
added thereto. The amounts so paid or advanced, have the right to repaid, shall be secured hereby and shall be repaid by said Russe thirty (30) days from such days.	and any extension or renewal thereof, to pay promptly when due all taxes, assessments on pay the same of and any extension or renewal thereof, to pay promptly when due all taxes, assessments on pay the same, together with any and all casts, penalties and legal percentages which may to define the due of due to so pay so to define the due of due to another with any and all casts, penalties and legal percentages which may to define the due to due to due of due to
INE BUYER AGREES to keep all buildings now on, or that may	bereafter be star in this Agreement.
and a great of notive avenue	IN Adreement and any
described; and, in the event of the violation of any of these cond without any liability therefor. Any building or structure may liability therefor.	his Agreement, and any extension or renewal thereof, keep said realty free of all liens on mitted, shall be the Soller. That no signs, placards, signboards aid realty free of all liens on mitted, shall be the Soller. That no signs, placards, signboards of billboards of any character titons, Seller may, in addition to any other rights conferred by they remove or abate the same acted on the property herein described upon approval of the Seller.
THE SELLER RESERVES the right to enter upon soid reality at any improvement placed or constructed on indicated soid reality at any	condition as a reasonable amount of use and wear thereof will permit.
IT IS FURTHER AGREED that time is of the essence of this Agreeme condition precedent to his right to a converse of this Agreeme	d without the written consent of the Seller.
eliver to Buyer a good and sufficient deed, conveying soid over	ceeving such payments at the time in the interview prepaid, such written declaration
<ol> <li>Any encumbrance or lien created or suffered by Buy</li> <li>Covenants, conditions, restrictions, reservations, east</li> </ol>	which is, under the terms of this agreement, assumed by Buyer.
O WAIVER OF THE BREACH of one of the	rights and/or rights of way of record affection said present
CH PARTY AGREES that there have been no warranting	variation in, any of the terms of this Agreement.
O MTNTALC (AD Detween the parties herein, and con	Igins the entire annumber contained herein and this Agreement
ller will refund all monoire	1975-76 This contract to be paid in full by 1995
ling a refund within 44 days of data of the	inspection of said property in presence of seller and reasons
Y CHOULEES THE WILL DOT transferred	그는 이번 승규가 하는 法法律的 가지 않는 것 같아요. 이는 것 같아요. 가슴에 가지 않는 것 같아요. 이는 것
we property encumbered by Seller NONE to an an an and the property encumbered by Seller NONE to the porties hereto have executed this Agreem	b be poid by Seller before deed delivery.
V 1 Steller	
Au pa	x fatter of the st
Men P. Brook,	
303 HEGENBERGER RD. SUITE . 0649 Grand Ave., Suite #102	K3 3 00
APPLACE TO A	diren 1. 0. 543 2820
1702 03971000	BLY. ORE
TE OF OREGON; COUNTY OF KLAMA	97222
reby certify that the within instrument wa	as received and filed for record on the <u>19th</u> day of
DerA.D., 19_78_at_3:390'o	
N <b>N</b> 2 Mark 1997 - State Barl 1997 - State Barl 1997 - State Sta	
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