59907

Agreement For Sale of Real Cstate

2	reemant W	Q ₂	Vol. M78Page_	28294
		or Sale of I	atelan netate	ante and
	THIS AGREEMEN	IT, executed in dualizate	NOV 24th	
)[c belween		_ KOULHI- CL		_, 1970_,
and <u>ANDRES</u> N WITNESSETH: That the Seller,	ORILLO A MA	사용하다 아이들은 아이들은 아이들은 그 그 그 아이들이 아이들은 그 없는 것이 없는데 없다.		, Seller
WITNESSETH: That the Seller,	in consideration of the co	Ovenants of the Book		
hereafter referred to as "sai	that real property situate d property": described	d in the County of KLA	agrees to sell and convey to sa	id Buyer and
·	2/2 - [111.11	is tollows:	, and it of OK	=40N
public highway for use in cor	ment of thirty feet (30 fe	et) along all boundaries	Township 3.7.5 Ran Frequency Range Participation and all size of the produced therefrom and all size of the produced therefore and all size of the produced there is no produced there is no produced the produced there is no produced the pr	ige_ <i>15_E</i>
eria products derived therefr	om, within or underlying	ng said land or that may be	Juding EPS oring transfrom all petroleum, of produced therefrom and all rig roved range land as per services	oil, minerals
Down navman	or which Seller agrees to	unimp	roved range land as per governo	hts thereto.
Down payment Unpaid balance Finance charge Deferred payment price		ouver agrees to bu	ly said realty 9,0	
Deferred payment price			Dollars (S / 2)	90,00
Payable in 3/2	monthly installments of		Dollars (S //3:	55,04
Which installmones to us	ine 26Hh	4. A.	Dollars 19	r. 02
which installments shall include per annum, all payable at the ment shall be credited first of the principal so credited.	office of the Seller, and	principal hereof from date	until paid at the rate of Seven	1970
the principal so credited	way and and and	the remainder on principal	is set have been paid.	Each pay.
This property will be used as pr This property will not be used a	inciple residence. (See S	ec. Z of Truth & Lending Ac	th in the	ease upon
THE SELLER, HEREBY DESERVED	4 principle residence.	nitial BEFORE M	April 100	
the sole right to convey the stall ony	pipe line or lines for west	arms for the transmission of the	through the said land t	
THE BUYER HEREBY AGREES during the charges of every kind and nature now of tukes, accessments and charges, the Sellie added thereto. The amounts to poid of a repaid, shall be secured hereby and shall thirty (30) days from surface.	term of this Agreement and	any extension	lectric or telephone wires, and reserving	of erecting, t for laying, to the Seller
repaid, shall be secured hereby and shall thirty. (30) days from the secured hereby and shall	dvanced, with interest thereon co	orged or imposed against or upon so he same, together with any and all o	pay promptly when due all taxes, asse not realty. Upon failure by the Buyer to	sments and
in such insurance companies	s now on or that	suit under the terms of this Agreemen	the same with such into	ement until
encumbrances of every bind and the	nes during the torm of it.	araceining the Set	ler as his interest amount requi	red by and
THE BUYER AGREES to keen the violation	on of any of these conditions, S	shall be erected, placed, maintained	acards, signboards, or billboards of any	liens and
int SELLER RESERVES the right to enter u	Pon said realth as	as a reasonable amount of use and	approval of the Seller.	the same
condition precedent to his right to a conve when the same become dispersion	essence of this Agreement, and	full performance by the n	he purpose of examining the same. No b	vilding or
(c) in the observance or performance of and all the Buyer's rights under this Agreen right or remedy. The Buyer agrees to pay whether such progress to judgment or not buyer at a written declaration of forfeiture to the Buyer of a written declaration of forfeiture deliver to Buyer and payed earlier to the five to the buyer and payed earlier to the buyer and the	repayment, within thirty (3) other obligation heraunder, it is and oll interest in said to	of days after demand us oforesaid the Sallis may thereupon, at his pation	all his obligations hereunder is and sl any of said installments of principal of at any amount herein agreed to be	nall be a
Buyer of a written declaration of forfeiture to the Buyer at his last address on file with deliver to Buyer a good and	Should the Seller elect to enform and cancellation, or by deposit the Seller Seller seller.	action commenced by the Seller to e ce his right of forfeiture hereunder, h	adler provided, or by any other legal or inforce this Agreement, including attorni in may declare rold to	forfeiture equitable
of all the Buyer's rights under this Agreen right or remedy. The Buyer agrees to pay whether such progress to judgment or not, to the Buyer of a written declaration of forfeiture to the Buyer and a sufficient declaration of the Buyer of this last address on file will deliver to Buyer a good and sufficient deed. (1) Any liten or encumbrance, po (2) Any encumbrance or lien cree (3) Covenants, conditions, restrict	, conveying said property, free yment or discharge of which is	such payments at the time in the of encumbrances except as otherwis, under the terms of this agreement, jobts and/or civils.	nge prepaid, such written declaration, a manner above described, agrees to exe e herein provided, but subjects to exe	upon the iddressed if
TO WAIVER OF THE BOLACIL	t cosement, t	19his and/or clobes		•)(•
the other than as herein provided as	a waiver thereof a	or omission of the Callandian De Cor	istruced to be a water-) breach
greements or oral negotiations between the	no warranties or representation	ns other than the	nent. Payments made in a monner	or at a
pproximate taxes40,0(for fiscal year /07	entire agreement concerning said p	and this Agreement supersedes any and o	or at a like
Approximate taxes #0.00 aller will refund all moneys paid in riting a refund within 5 day uyer agrees he will not transfer this	f buyer makes personal	inspection of said property	id in full by	- 316 - 316
uyer agrees he will not transfer this Dove property encombered by Seller 2, - WITNESS WHEREOF the parties beauty	agreement without poss	nt.	in presence of seller and reque	sts in
bove property encumbered by Seller 2, 3 Memory Seller 2, 3 Memory encumbered by Seller 2, 3 Memory SELLER WILL EXCHANGE SELLER WILL EXCHANGE	200, 06 to be paid	nission in writing from seller, I by Seller before deed delivery.		
SELLER WILL EXCHANGE	GE FOR OTHER	day and year first above written. PROPER BY WHEAD		
NOTION WHEREOF THE POTTIES HOTELD HOW SELLER WILL ENGINEED HOW SELLER RUBERT CHEW	,	\mathcal{O}_{\star}	BUYER POLE A.V.	
		Nec ANDR	S MORILLO	្នំផ្ញុំ
31196			이 그리는 그리는 글로 가는 일을 가는 살이 되었다.	316
3119 ELSEREND ALAMEDO CA 94	O Address	Addies 311, 7	^ SZ	(16) (16)
CH 94	501	3P.C-ROVA		
ALAMEDO CH 94 TE OF OREGON; COUNTY	OF KLAMATH: ss	PACITIC GA	OUL CA 93950	
reby certify that the with:				
cember A.D., 19 78 at	10:38 oʻclock	A M	d on the <u>19th</u> day of	
Deeds	on Page <u>28274</u>	w., and duly reci	orded in Vol. M-78	
FEE_\$3.00		WM. D. MILNE, Coun	ly Clerk: "	
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