64490	n M
Agreement 7	Vol. 79 Page 658 For Sale of Real Estate
	nut wale of Real Astate
THIS AGREEM	ENT, executed in duplicate, <u>9-1-77</u> , 19
between C/AREAK	CLUTHER VLUCILE F. LUTHER, Se
WITNESSETH: That the Seller, in consideration of the	e covenants of the Buyer herein, agrees to sell and convey to said Buyer a ated in the County of KLAD ATTN
hereafter referred to as "said property", described	e covenants of the Buyer herein, agrees to sell and convey to said Buyer a ated in the County of KLADATH, State of CARGON d as follows: THAT PORT OF
N VIAX SW 14X NE 1/4 LYING SUI	d as follows: THAT Port. OF L CALLESS Section, Township_C73, Range_744 IF F IS HOLE ROAD
public highway for use in comment	and boundaries and fill foot in wilder
County of Vision within or underl	lying said land or that may be produced there f
The price or principal sum, for which Seller agrees	GCN , unimproved range land as per government surver s to sell and Buyer agrees to buy said realty is 9.000000000000000000000000000000000000
	Dellars /A
Finance charge Deferred payment price	Dollars (S 2 000-00 Dollars (S 2 000-00 Dollars (S 2 000-00 Dollars (S 2 000-00 Dollars (S 2 000-00
Pavable in	Dollars (S 24 - 12/2+ 1
which installments shall include interest	day of day of
per annum; all navable at the att	principal fiereof from date until paid at the
the principal so credited.	and the remainder on principal; and interest shall there
property will be used as principal residence.	(See Sec. 7 of Truth 8 1
	nce before
IHE SELLER, HEREBY RESERVES a right of way, with right of entry constructing, operating, repairing and maintaining pole lines with a repairing, operating and remains any interview.	y upon, over, under, along, across, and through the said land for the purpose of erecting, ross arms for the transmission of electrical energy, and for telephone lines, and/or for laying, gas or sewerage, and any conduits for electric or telephone wires, and reserving to the Seller
THE BUYER HEREBY AGREES during the term of shire a	gas or sewerage, and any conduits for electrical energy, and for the purpose of erecting, gas or sewerage, and any conduits for electric or telephone wires, and ar exerving to the Seller
taxes, assessments and charges, the Seller shall have the right to added thereto. The amounts so paid or advanced with its right to	and any extension or renewal thereof, to pay promptly when due all taxes, and/or for laying, and any extension or renewal thereof, to pay promptly when due all taxes, assessments and by the same, together with any and all casts, penalities and legal percentages which may be son at the rate of stat Seller on demand; and failure by the Buyer to son pay said default under the taxes of the son the rate of advancement until
thirty (30) days from such demand by the Seller shall constitute a THE BUYER AGREES to the such demand by the Seller shall constitute a	that any extension or renewal thereof, to pay promptly when due all taxes, assessments and by the same, together with any and all casts, pendities and legal percentages which may be son at the rate of said seller on demand; and failer by the Buyer to repay the same with such interest within default under the terms of this Agreement.
in such insurance companies as may be satisfactory to the Seller, w THE BUYER AGREES that he will	Addault under the terms of this Agreement. default under the terms of this Agreement. ereafter be placed on said realty insured against lass by fire to the amount required by and Agreement, and any extension or renewal thereaf the sails of the amount required by and Agreement, and any extension or renewal thereaf the sails of the amount required by and the renewal the sails of the sails
described; and, in the event of the violatione, except as herein permit	thed thell by the seller. That no signs, planade since the sold realty free of all liens and
THE BUTER AGREES to keep the premiting or structure may be erect	ed on the may, in addition to any other rights continued on any part of the property have
improvement placed or constructed on said realty shall be removed y IT IS FURTHER AGREED the state	dition as a reasonable amount of use and wear thereof will permit. Here the second sec
(c) in the observance or performance of the repayment, within thirt	uid default be made (a) in payment of any of anith hereunder is and shall be
whether such progress to judgment of pay all costs and expenses of	any and the appurtenances, as bereingfor need its rights hereunder, either by forfait
deliver to Buyer at his last address on file with the Seller, Seller, or by di deliver to Buyer a good and sufficient deed, converience seller, on rece	epositing in the United States mail, postage prepaid, such payments at strategy's fees, piving such payments of the states mail, postage prepaid, such payments of the service upon the
O WAIVER OF THE BREACH of any of the	ent, rights and/or rights of way of record affecting and
me other than as herein provided be construed as a waiver thereof or acqui	lelay or omission of the Seller shall be construed to be a waiver of any succeeding breach
greements or oral negotiations between the parties herein, and contain	stations other than those contained herein and this Agreement support
Le contracto laxes	
iting a refund within the days of days of days	Constant of said property in presence of seller and requests in sevent.
WITNESS WHEPEOL the	a paid by Seller before deed delivery
to be WITNESS WHEREOF the parties hereto have executed this Agreement improved range land as per government survey. Improvements of buyers SELLER	the day and year first above written.
and the second	Returno BUYER
PRODUCT	- RH McCullough Taxe
	- DU DAX 44 - BIY, Or
<u></u>	Address 7/2
Addre	
ATE OF OREGON; COUNTY OF KLAMAT	TH; ss
ereby certify that the within instrument wa	is received and filed for record on the <u>23rd</u> day of
1. The second state of	day of day of
March A.D., 19 79 at 12:01 o'c	lock P M and distance where the
	lock p. M., and duly recorded in Vol. 379
	MM. D MILNE, County Clerk

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