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| 86139 A | GREEMENT Vol. Mg Page 1185 |
| | and Purchase Of Real Estate |
| THIS AGREEMENT, made in duplicate this | 9 day of MAR 1973 between PAUL THOMPSON not THOMAS C, SHOFMAKER & SALLIE O. |
| herein called "Seller", at | NATIONAS C. SHOEMAKER & SALLIE O. |
| | |
| | consideration of the covenants and agreements hereinafter contained, to be first performed as a condition Suyer, and said Buyer shall buy, that certain real property described as follows, in which the Seller herein |
| ains a vendor's lien as a security interest. | |
| T T T T T T T T T T T T T T T T T T T | TLAMATH FALLS FOREST ESTATES County, State |
| OREGON | as per map recorded in Book. Pages to |
| clusive, official records of said County | |
| ADject to:PRORATIO! | of taxes and assessments for the fiscal year 19 19 and |
| Consideration of the coverience and egreement i co | ontained herein to be performed by the Seller, the Buyer agrees to pay to the Seller the following sum o |
| oney, payable on the terms and conditions here of . Cash Price . Less: Present Cash Down Paym | ter set forth ent \$ <u>47.00</u> |
| oney, payable on the terms and conditions here infi . Cash Price . Less: Present Cash Down Paym Deferred Cash Down Paym | ter set forth ent \$ <u>47.00</u> |
| oney, payable on the terms and conditions here infi . Cash Price . Less: Present Cash Down Parm Deferred Cash Down Paym (Due on or before Total Down Payment | ter set forth $\frac{1487}{00}$ $\frac{148}{00}$ 148 |
| oney, payable on the terms and conditions here infi . Cash Price . Less: Present Cash Down Paym Deferred Cash Down Paym | ter set forth ent $\frac{47}{2}$ 00 $\frac{1487}{2}$ 00 nent $\frac{19}{2}$ 00 $\frac{47}{2}$ 00 $\frac{19}{2}$ $\frac{1440.00}{2}$ Amount Financed $\frac{1440.00}{2}$ |
| oney, payable on the terms and conditions here infinitions. Cash Price Less: Present Cash Down Parm Deferred Cash Down Payment (Due on or before Total Down Payment Unpaid Balance of Cash Price | ter set forth (1487.00) (1487.00) (19.00) (|
| Cash Price Less: Present Cash Down Parm Deferred Cash Down Parm (Due on or before Total Down Payment Unpaid Balance of Cash Price FINANCE CHARGE (Interest On ANNUAL PERCENTAGE RATE Deferred Payment Price (a+f) | ter set forth (1487.00) (1487.00) (19.00) (|
| oney, payable on the terms and conditions here ish . Cash Price . Less: Present Cash Down Parm Deferred Cash Down Parm (Due on or before Total Down Payment Unpaid Balance of Cash Price FINANCE CHARGE (Interest On ANNUAL PERCENTAGE RATE | ter set forth (1487.00) (1487.00) (19.00) (|
| Cash Price Less: Present Cash Down Parm Deferred Cash Down Parm (Due on or before Total Down Payment Unpaid Balance of Cash Price FINANCE CHARGE (Interest On ANNUAL PERCENTAGE RATE Deferred Payment Price (a+f) | ter set forth (47.60) $(148.7.00)(19.1)$ $(47.00)(19.1)$ $(47.00)(47.00)$ $(144.0.00)(47.00)$ $(57.5.52)(47.00)$ $(57.5.52)(57.5.52)(175.5.52)$ |
| oney, payable on the terms and conditions here infinitions for the terms and conditions here infinitions her | ter set forth (47.00) (148.7.00) (148.7.00) (1440.00) (1460.00) (|
| oney, payable on the terms and conditions here isfi . Cash Price . Less: Present Cash Down Parm Deferred Cash Down Parm (Due on or before Total Down Payment Unpaid Balance of Cash Price FINANCE CHARGE (Interest On ANNUAL PERCENTAGE RAIE . Deferred Payment Price (a+f) . Total of Payments (e+f) he "Total of Payments" is payable by Buyer to Se honthly installments of Dotlars (\$ 30.37) or more on | ter set forth (47.60) $(148.7.00)(19.1)$ $(47.00)(19.1)$ $(47.00)(47.00)$ $(144.0.00)(47.00)$ $(57.5.52)(47.00)$ $(57.5.52)(57.5.52)(175.5.52)$ |

THE BUYER:

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THE BUYER: (1) Agres to pay before delinguency all state, cour try and municipal assessments, such as taxes, stc., after the date of this Agreement, an 3 agrees that the Seller, at his option, may pay same in his staad, and if the Seller dates say any such assessments, the Buyer agrees to repay taxe plus accrued interest thereon from the date of demand at the above mentioned rate to the Seller upon demand: (2) Agrees not to transfer, assign or record in the Off ice of the County Recorder of any county, this Agreement or any interest herein writh ut the written consent of the Seller first heaving been secured, and if the Buyer does transfer, assign or record at the interest there are the seller first heaving been secured, and if the Buyer does transfer, assign or record at the seller that down due and payster. (3) Agress that no nuisance, building or structure shall be built, moved or meintained upon asid pramises without the written consent of the architectoral comment one of the seller and that any such building for a sprovement now or hereafter emeted on the above described and shall become a part of the real property; shall not be above, the Seller, shall be built, the written consent of any violation of the states, the Seller may, in addition to any other rights cor lever day law, remove or abate the violation as thout any justicibility.

one of customery and remnances and the Buyer to comply with the terms of is Agrees that in the event of failure by the Buyer to comply with the terms of is Agreement, the Selter, at its option, shall be released from all obligations in law or with to convoy said progenty, and the Buyer's lift fort all rights thereto and monies arendone paid under this Agreement, and the Buyer's is terest in or to said monies or operty shall thereupon immediately cesses as fully as it's of monies had never been paid this Agreement entered into, and in the event the Buy r should then be in possession thereof a shall property, the Seller shall thereupon be entitled to immediate possession thereof a shall have full power to dispose of said property as if his Agreement had never been and:

(6) Agrees that the reservations, restrictions, covens: is and conditions as herein set rith deal remain in force and be binding upon all part e herein, their heirs, executors, ministrators or successors in interest and rights, and that all such covenants shall be and i covenants maning with the lend;

THE SELLER:

THE SELLER: (1) Reserves a right-of-way, the right of entry upon, over, under, clong, across and through the said land for the purpose of erecting, operating and maintaining pole lines with cross-erms for the transmission of electrical energy and for talephone lines, and for laving, operating and maintaining any pipe line for water, gas or sowage, and retains the sole right to convery the rights hereby reserved; It is agreed that this easement shall not encroach more than 10 feet from any to line.

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encrosed more than 10 feet from any lot line, (2) Shall not be required to make any tender or offer of performance as a condition preordent to its rights to exercise any rights, options or privileges granted at by lees or herrunder, and will not exercise the same upon any default of the Buyer, without giving reasonable, notice to the Buyer. No waiver of the breach of any of the comment, grantmath, extra the same of this Agreement by the Selfer shall be construed to be a waiver of any succeeding breach of this same or obstar covenants, agreement, construed as a waiver thereof, or acquirationes therein nor shall the acceptance of any permet make in a manner inconsistent with that at herein provided by construed as a waiver of, or variation in, any of the terms of this Agreement.

(3) Declares that the reservations, restrictions, covenants and conditions as herein set forth shall remain in force and be binding upon all parties hareto, their heir, executors, administrators or successors in interest and rights, and that all such covenants shall be and are covenants running with the land;

shall be and are covenants running with the land; (4) Declares that time is of the ecanoe, and in the event of failure by the Buyer to comply with the terms of this Agreement, the Seller, at us option, shall be released from all obligations in law or equity to convey said property, and the Buyer shall forfert all rights thereto and monies theretofore paid under this Agreement, and the Buyer's interest in or to said monies or property shall thereupon immediately case as fully as if said monias had never been paid or this Agreement entered into, and, in the event the Buyer should then be in possession of said property. Seller shall thereupon be entried to immediate possession thereof and shall have full power to dispose of said property as if this Agreement had never been mails

Us Agreement had never been made 151 Agreer, on receiving such payments at the time and in the manner above mantioned, to execute and deliver to the Buyer a good and alficient doad, conveying sold property free from encombrance or line, except as herein provided but subject to any tion or encombrance, payment or discharge of which is, under the terms of this Agreement, assumed by the Buyer, any encombrance or lien created or caused by the Buyer, and, covenants, conditions, instrictions, reservations, essemants, rights and rights-of-way of record, effecting the subject of property.

| In Witness Whereol, t | he Seller, by its duly authorized agent, and the Buyer have recuted that |
|---|---|
| Agreement, in duplicate, the day and year 1 BUYER: X. Thomas Q. Shot ind X. Jalling Q. Durger wa | Then i seiler |
| (Buyer's Signature) WADDRESS 4 6/6 Marshall. | Dr. Toul hor parte that a |
| TELEPHONE (602-157-3) 8/ STATE OF OREGON: COUN Y O | |
| A.D., 19_80_a2 | strument was received and filed for record on the <u>27th</u> day of <u>16</u> o'clock <u>P</u> M., and duly recorded in Vol <u>M80</u> , |
| of <u>Deeds</u> <u>0</u> FEE \$3.50 | WM. D. MILNE, County Clerk By Dernetha Stock Deputy |