.96917	Agreement Hor Sale of Real Hatata	F
$\epsilon$	Agreement Nor Sale of Real Hstate	242
	THIS AGREEMENT around to the state of the	972_,
	Joseph W. Couture & Japet W. Couture	Seller
VITNESSETH: That th	C KLEIN & MYRTLE E KLEIN HUSBAND & WIFE re Seller, in consideration of the covenants of the Buyer herein, agrees to sell and convey to said Bu buy all that real property situated in the County of Klamath	, Buyer
	buy all that real property situated in the County of Klamath . State of Oreg. as "sold property", described as follows:	iyer and ON

ving therefrom an easement of thirty feet (30 feet) along all boundaries CREAN (1) Section 18 Township <u>375</u> Reser Range\_15E

public highway for use in common with others, with power to dedicate, and, excepting therefrom all petroleum, oil, minerals, and products derived therefrom, within or underlying said land or that may be produced therefrom and all rights thereto. unimproved range land as per governm The price or principal sum, for which Seller agrees to

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shall include interest on the unpaid principal hereof from date until paid at the rate of seven  $\frac{1}{2}(7\frac{1}{2}, \frac{1}{8})$ per/annum all payable at the office of the Seller, and continuing until said principal and interest have been paid. Each payment shall be credited first on interest then due; and the remainder on principal; and interest shall thereupon cease upon the principal so credited.

This property will be used as principle residence. (See Sec. Z of Truth & Lending Act) initial

This property will not be used as principle residence. initial BEFORE SET 1972 of MEK.

THE SELLER, HERREY RESERVES a right of way, with right of entry upon, over, under, along, comstructing, operating, repairing and maintaining pole lines with cross orms for the transmissi repairing, operating and renewing, any pipe line or lines for water, gas or sewerace, and any the sole right to convey the rights hereby reserved.

The sole right is convey the rights nereby reserved. The sole right is convey the rights nereby reserved. The sole right is convey the data is the term of this Agreement and any extension or renewal thereof, to pay promptly who denote a sole reserved the data is the sole of the term of this Agreement and any extension or renewal thereof, to pay promptly who denote a sole reserved the data is the sole of the term of this Agreement and any extension or renewal thereof, to pay promptly who denote a sole reserved the data is the sole of the term of the term of the term of this Agreement. The sole reserved the denotes the term of the term of this Agreement, together with any end of the terms of the sole terms of the sole terms of the sole terms of the terms of to so pay said which may be ancement until

ness and be satisfactory to the Seller, with oppropriate clauses protect the will at all times during the term of this Agreement, and any extensition and or instruce except such as ore coused or created by the Seller. That building or structure, except as herein permitted, shall be erected, placed, entroi, the violation of any of these conditions. Seller may, in addition to entroi, the violation of any of these conditions. Seller may, in addition to espithe premises in as good a state and condition as a reasonable amount setting and a state and condition as a reasonable amount and the setting and a state and condition as a reasonable amount and the setting and a state and condition as a reasonable amount and the setting and a state and condition as a reasonable amount. ewal thereaf, keep said realty free of all liens placards, signboards, or billboards of any charge ed or permitted on any part of the property rights conferred by law, remove or abate the on approval of the Seller. described/ and in the without any liability in The BUYER AGREES to or re signs THE SELLER RESERVES the right

This SELLER REFERVES the sright to enter upon told really of any time ouring the terms of the Seller. Improvement pleased or constructed on sold really shall be removed without the written consent of the Seller. IT IS FUETNER AGREED that time is of the assnee of this Agreement, and full performance by the Buyer of all his obligations hereunder is the anne become due /er (b) in the remover and the agreement, and full performance by the Buyer of all his obligations hereunder in when the observations due /er (b) in the remover and the agreement, and full performance by the Buyer of all his obligations hereunder in the observations due /er (b) in the remover and the agreement, and full performance by the Buyer of all his obligations hereunder in ordering the observation is his right to a conveyance herein and the agreement, and the agreement of any of sold installments of pr of all the observation of the agreement of any other abligation hereunder, the Seller may thereupon, at his option, enforce his rights herounder, e shorter with progress to poor all costs and agreement of any other any thereupon, at his option, enforce his rights herounder, is byter of awriter declaration of forfeiture and concellation, or by depositing in the United States mail, postage prepoid, such writer declaration of forfeiture declaration, or by depositing the function in the number abdress of the state sold and sufficient deed conveying sold properity, free of encumbrances except as atherwise herein provided, but subject deliver to Buyer is pool and sufficient deed conveying sold properity, free of encumbrances except as atherwise herein provided, but subject definition of encumbrance, poyment or discharge of which is, under the terms of this agreement, assumed by Buyer. It to enter upon sold realty at any time during the term of this Agreement for the purpose of examining the same. No building wited on sold realty shall be removed without the written consent of the Seller.

ent, rights and/or rights of way of record affecting sold property

WAIVER OF THE BERACH of any of the e some are after covenant or condition e event of default shall be construed as ofter, then as herein provided be construcovenants or conditions of this Agreement by the Seller shall be construed to be a waiver of any succeeding b of this Agreement. No delay or amission of the Seller in exercising any right, power or remedy herein pro a waiver thereof or acquiescence i herein, nor shall the acceptance of any payments made in a manner or used as a waiver of or variation in, any of the terms of this Agreement. EACH PARTY AGREES that there have been no warranties or representations other than thase contained herein and this Agreement supersedes any and all prior agreements or and negotiations between the parties herein, and contains the entire agreement concerning sold property. of at a

oximete taxes 50.00

for fiscal year 1972-73 This contract to be paid in full by

Seller will refund all moneys paid if buyer makes personal inspection of said property in presence of seller and requests in writing a refund within a days of date of this agreement.

**Bes be will not transfer this agreement without permission in writing from seller.** By enumbered by Selle<u>Mar/sectors (Core</u> be poid by Seller before deed delivery.

no mining or free cutting without owners permission. Your first above willen

BUYER net W. Contin <to P.O. box 21 2650 WIMBE DOIN Bly, Ore. 97622 94358 NAPA Cml Telephone 707-224-4441 State of ORECON: COUNTY OF KLAMATH: 88.

I hereby certify that the within instrument was received and filed for record on the

/Oth day of March \_\_\_\_\_\_A.D., 1981\_at\_9:21\_\_\_\_o'clock\_\_\_\_M., and duly recorded in

Vol\_\_\_\_\_M8jof \_\_\_\_Deeds\_\_\_\_\_on page 4242

Fee \$ 3.50

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LOUNTY CLANK By Ale bra a Jangen deputy

EVELYN BIEHN