AGREEMENT FOR SALE OF REAL ESTATE 50095

PETERSTERATESTICT

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| (ei piineipo | al place of business is) | Stock Ground | (name) Lawndale C | -1- 000000 | , whose address |
|---|---|--|--|--|--|
| the <u>second</u> | | ULDALE TOR | | | 213) 2127003 |
| <i>Rit-</i> and | Realvest Inc. | | | | whose address |
| (or principa | I place of business is) | | (name) re road San | | |
| | | | | La Mollica, Cal. | A CONTRACT STATE AND A STATE AND A STATE AND A STATE AND A |
| | signated as "Buyer." | 1. | | | 子会中的路径的现在分词的现在分词 |
| WITNESS: TI buy the folio Lot Kia A. Lash P B. Less: 1 C r | hat Seller, in consideration of wing described real property: | f covenants and agreement | ls hereinafter contair | ied agreed to sell and co | wey to Buyer, and Buyer agrees to |
| Lot | s 19,20,21, Block | 26, Klamath Fa | lls Forest R | | |
| Kla A. Cash P | math.County.Oreg | ion. | | acales TIISC Ad | |
| B. Less: I | Present Cash Down Payment | s 500.00 | | | <u>4500.00</u> |
| | Deferred Cash Down Payment | \$ | | | |
| (Due o D. Trade-i | n or before19 | · · · · · · · · · · · · · · · · · · · | | | |
| | in own Payment | \$\$500.00 | | | |
| the second s | Balance of Cash Price - Amou | unt Financed | <u></u> | \$ | and the second of the second sec |
| .G. FINANC | CE CHARGE (Interest Only) | | | \$ \$ | <u>4000.00</u> 1191.92 |
| | L PERCENTAGE RATE 9 d Payment Price (A + G) | <u> </u> % | | | |
| J. Total of | Payments (F + C) | | | \$ | 5691.92 |
| The "Total of P | ayments" is payable by Buyer | to Seller in approximately | - 72 | S | 5191.92 |
| <u>Seventy</u> | <u>two and 11/100</u> | | | Dollars (\$ 72.11) | installments of ach, due on _ <u>15 , 19 85 -</u> I in full. The FINANCE CHARGE |
| Taxes for | 1985/1986 | and all subsequent tax | es are to be paid by | Buyer and he shall agree | in full. The FINANCE CHARGE e made in lawful money of the e to pay all assessments levied |
| Taxes for subsequent to d ceement. Se Holding Esc issue note IT IS UNDERSTO may at his option be deemed to ha exection of this A less than 45 days in which to cure a SELLER, on receiv vested in Buyer fr exceptions of reco Buyer and amount pant | 1985/1986 late hereof: Buyer to p aller and buyer ag and deed of trust OD AND AGREED that time to cancel this contract and be ave waived all rights therein after having mailed written to after having mailed written to any default. | and all subsequent tax bay prorata shar pree at Buyers e ounty Title Comp on the above p s of the essence of this co released from all obligatio and all moneys thereiofo of premises. Notwithstand notice to Buyer's address o es and in the manner herei subject to easements of r ute and deliver to Buyer a g Buyer may go ah bal bal ance. | tes are to be paid by e Of Current xpense to pl any: Seller roperty by s ntract and should B ms in law and in equ re paid under this n ing the foregoing; Se f his intent to do so, n provided, agrees to ecord, rights of way, good and sufficient d ead and pay | Buyer and he shall agre years taxes or ace Contract ar agrees at Buyer eparate parcel uyer fail to comply with ity to convey said proper contract shall be deeme lifer shall not cancel any thereby affording Buyer deliver a policy of title i covenants, conditions, n eed to the premises here unpaid taxes, t | to pay all assessments levied ly from date of d Warranty Ded s expense and reque or all. the terms hereof, then Seller y, and Buyer shall thereupon d payments to seller for the delinquent contract until not at least 45 days grace period |
| Taxes for subsequent to d ceement. Se Holding Esc issue note IT IS UNDERSTO may at his option be deemed to ha exection of this A less than 45 days in which to cure a SELLER, on receiv vested in Buyer fr exceptions of reco Buyer and amount pant | 1985/1986 late hereof: Buyer to p aller and buyer ag crow at Klamath Co and deed of trust OD AND AGREED that time is a cancel this contract and be ave waived all rights thereto are waived all rights there are waived all rights thereto are waived all rights there are waived all righ | and all subsequent tax bay prorata shar pree at Buyers e ounty Title Comp on the above p s of the essence of this co released from all obligatio and all moneys thereiofo of premises. Notwithstand notice to Buyer's address o es and in the manner herei subject to easements of r ute and deliver to Buyer a g Buyer may go ah bal bal ance. | tes are to be paid by e Of Current xpense to pl any: Seller roperty by s ntract and should B ms in law and in equ re paid under this n ing the foregoing; Se f his intent to do so, n provided, agrees to ecord, rights of way, good and sufficient d ead and pay | Buyer and he shall agre years taxes or ace Contract ar agrees at Buyer eparate parcel uyer fail to comply with ity to convey said proper contract shall be deeme lifer shall not cancel any thereby affording Buyer deliver a policy of title i covenants, conditions, n eed to the premises here unpaid taxes, t | to pay all assessments levied by from date of d Warranty Ded s expense and reque or all. the terms hereof, then Seller y, and Buyer shall thereupon d payments to seller for the delinquent contract until not at least 45 days grace period nsurance showing title to be eservations, restrictions, and in described. f any, and deduct |
| Taxes for subsequent to d cement. Se Holding Esc ISSUE note IT IS UNDERSTO may at his option be deemed to he exection of this A less than 45 days in which to cure a SELLER, on receiv vested in Buyer fr exceptions of reco Buyer and amount pan IN WITPESS WHE W.V. Trop | 1985/1986 late hereof: Buyer to F eller and buyer ag crow at Klamath Co and deed of trust OD AND AGREED that time is cancel this contract and be ave waived all rights thereig agreement and for the rental after having mailed written is after having mailed written is any default. ring full payments a the time reco of encumbrances except rd, and to record, and to exci Seller agree that i from the princip appressid arties have hereu | and all subsequent tax by prorata shar gree at Buyers e bunty Title Comp on the above p s of the essence of this co released from all obligatio and all maneys thereiofo of premises. Notwithstand notice to Buyer's address o ess and in the manner herei subject to easements of n ute and deliver to Buyer a g Buyer may go ah balance. nto affixed their signatures | tes are to be paid by e Of Current xpense to pl any: Seller roperty by si mtract and should B ms in law and in equ use paid under this i ing the foregoing, Se t his intent to do so, n provided, agrees to ecord, rights of way, good and sufficient d ead and pay s the day and year, fil Fred R. Det | Buyer and he shall agre years taxes or ace Contract ar agrees at Buyer eparate parcel user fail to comply with ity to convey said proper contract shall be deeme lier shall not cancel any thereby affording Buyer deliver a policy of title i covenants, conditions, n eed to the premises here unpaid taxes, st above written. | to pay all assessments levied by from date of d Warranty Ded s expense and reque or all. the terms hereof, then Seller y, and Buyer shall thereupon d payments to seller for the delinquent contract until not at least 45 days grace period nsurance showing title to be eservations, restrictions, and in described. f any, and deduct |

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