diep.a Rtiment	596812 IT OF VETERIANS' XI TAIRS	MARCE 16152 CONTRACT OF SALE	Vol. <u>M80</u> Page <u>5224</u>
DIATIED:	<u>Varch 31, 1986</u>		4
BETWEEN:		The State of Cregon by and through the Director of Veterans' Affairs	SELLER
AND:	RICHARD L. ASCHOFF	1	
	SUSAN B. ASTHOFF		
			BUYER(S)
	Lot 8, Block 1, of	HODERS ADDITION TO THE TOTAL	agrees to buy the following described real OF MERRILL, according to the official y Clerk of Klamath County, Oregon.
1. The prem	the following encumbran nises herein describe	nces: Extension and subject to t anath Inrigation District.	the statutory powers, including
<ol> <li>Pegulat for ditches provisions as "Notice f 3. Acceptar Sengguns, re</li> </ol>	tions, including levi and canals, of Klam of that certain inst to persons intending more of Terms and Con recorded November 11.	rios, assessments, water and in math Basin Improvement Distric trument recorded July 24, 1970 g to Plat Lands within the Kla modifions of Reclamation Extens 1914 in Book 43 magn 40 m	irrigation rights and easements of and subject to the terms and 0 in Volume M70 at page 6187 amath Basin Improvement District." Ision Act made by Henrietta R.
Section 2, 7 1. Accepter anounded New	Township 41 South, R Roe of Terms and Con womber 16, 1914 in B	Range 10 East of the Willamett nditions of Reclamation Extens Book 13, page 72, Deed Records	the SE4SW4; Lots 1, 2 and 3 in te Meridian, Klamath County, Oregon. sion Act made by N.S. Merrill, s of Klamath County, Oregon, covering SW4SE4, Lot 2 and the SE4NW4; and D East of the Willamette Meridian, Klamath County, Oregon.
5777 ANF (1191-\$57		700 Summer Street, NE Salem, Oregon 97310-1201	Page 1 of 5

1. Core:

## METHICH & CARICHARE PRICE, PAYMENT

28.090.45 TUITAN, PURICHASE PRICE. Buyer agrees to pay Seller the sum of \$\_\_\_\_ 11

, as the total purchase price for the

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OP: JOHN'TY

PAYIVENT OF TOTAL PURCHASE PRICE. The total purchase price shall be paic as follows: 12

Sinter ectings ledges receipt of the sum of \$\_\_\_\_\_593.45\_\_\_\_\_ from Euger, as down payment on the purchase price.

Barrer shall make moreovements to the property in accordance with the Property Improvement Agreement, Form 590-M, signed this date. Completion of the agreedat the monthematics we satisfy the equily requirements of ORS 407.375(3). The value of the improvements will not be subtracted from the purchase price nor subtracted from this incentinacti baraintea

The balance due of the Contract of \$ \_\_\_\_\_\_ 27,497.00 \_\_\_\_\_\_ shall be paid in payments beginning on the first day of

19 BL. The ontial payments shall be \$\_\_\_248.00\_\_\_\_\_\_each, including interest. In addition to that amount, Binner and bey an a recurrine estimated by Seller to be sufficient to pay tax is, when due Buyin also shall pay to Seller on demand any additional amounts which may be HELENSER I'V DENTERS OF THE TRANS OF ISSENTETTS

The total including bit payments on this Contract shall change if the interest rate changes or if the taxes and assessments change. The money paid by Buyer to Seller for The payment of hume and assessments, and not be he dim reserve by Beller. When Buyer pays Seller for taxes and assessments, that payment will be subtracted from the Scheres, the units (contract when Seller pave the falses or assessing ents), hat amount will be a ded to the balance due on the Contract.

. (month, day) (vear)

I A ... It TELEST PATE. The innual interest rate during the form of the Contract is variable; it cannot increase by more than one (1) percent except to maintain the scheme ( of the Decement of Veneralis) Attains. The Geler may periodically change the interest rate by Administrative Rule pursuant to the provisions of ORS 407.375 (4).

The cinal accusation is cest rate shall be ... 9.0 \_\_\_\_\_ cercent per annum

15 FITE-PAYMENTS Buyer may prepay of or any portion of it a balance due on the Contract at any time without penalty.

16 SLACE OF PAIRVENTS (All parments to Seller shall be made to Department of Veterans' Affairs at 700 Summer Street, N.E., Salem, Oregon 97310-1201, where Either gives either notice to Buyer to make payments at some other place

VEAR RANTEDEED. Up on payment of the total purchase price for the property as provided for by this Contract and performances by Buyer of all other terms, 17 currently Deed, and provision of the Constant, Selfer shull deliver to Buyer a Varranty Deed. Such Warranty Deed shall warrant marketable title, except for those liens and er spunch anders refer ed to on page one of this Contract and those placed abon the property or suffered by Buyer after the date of this Contract.

### SECTION 2. POSISISSIONE MAINTENANCE

POSSESSION Buyer shall be entited to possession of the property from and after the date of this Contract. It is understood, and agreed, however, that By we will permit Seler and its agents to enter the price my at reas( able I mes. t) inspect this property. Buyer shall not permit the premises to be vacant for more than thirty 103 - 12 maarin 784 m dia 14

May NTEN ANDE Dup er shall know at buildings, other intole vements, and lance apendiw existing, or which shall be placed on the property, in good condition Int a air average shall not cerent environments of the improver ants for make any substantial improvements or alterations without the prior written consent of taner The act line domestic use Boyer shall not certral the cutting or renailed any trees. nix removal of any sand and gravel, without prior written consent of Seller.

COLA PROVIDE ANTHING AND SET AND DOMONY CONDERSON and A LAWS OR AND A REST RESULTIONS, directions, rules, and other requirements of all governmental bittor two auctivation to the use in orcestion of the procesty in this compliance. Buyer stall promptly make all required repairs, alterations, and additions. Buyer may writest in growthat it any each mit yritements and write hold compliance during any proceeding. Including appropriate appeals, so long as Seller's interest in the property is not ecour taced

#### SECTION 3 MISLEVANCE

3.1 REPORT DAMADE ASURANCE. Buyer share (c) and keep policies of the insurance with standard extended coverage endorsements (and any other endersuments may pract by Generation an actual cash value basis covering all improvements on the property. Such insurance shall be in an amount sufficient to avoid toolication of timy counsulance clause insurance shall be made with loric paystile to Seller and Buyer, as their respective interests may appear.

In the week of loss Buyer shall give introduce nonce to Seller the Limit in proof of loss I Buyer fails to do so within fifteen (15) days of the loss. If Buyer fails to keep murance on the Duntract. The insurance cost shall be payable to Seller on demand.

N/NUCATION OF PRODEEDG. At proceeds of any insurance on the property shall be held by Seller. If Buyer chooses to restore the property, Buyer shall httpar or intplace if e damages or destroyed portion of the property in a manner satisfactory to Seller. Upon satisfactory proof of restoration, Seller shall pay or reimburse Byone them there a menuse proceeding to the reasonable cost of repair or relation it Buyer chooses not to restore the property. Seller shall keep a sufficient amount of the proceeds to Buyer. Any proceeds which have not been paid out within 180 tares a fee ther we well, and which Byper has not committed to theireo si or restoration of the property, shall be used to pay first accrued interest and then the principal betterning dure ig hi the Cloren eat.

#### RECTION & CHERENT COMMAN

If a contentionity lates all or any portion of the property. Burger and Seler share in the condemnation proceeds in proportion to the values of their respective nearest an meromounty. Sale of the property in lea of condicionation shall be treated as a taking of the property.

### HECTIONS, HELS HIT'S AGREEMENT

This many shall construct a security at parameter with a their rearing of the Unitor's Commercial Code with respect to any personal property included within the the state of the property Utave request of Sector Is year shall as a size if y necessary from a g statements in the form required by the Uniform Commercial Code and shall Han the experiments of IB-1er Contract as financing statements. Upon default under the terms of the Current Biger shall were tree (1) days of most plot writen demund from Seller, assemble the personal property and make it available to Seller.

#### HERE'S THE R. LOFFICE & T

EVENTS (IF DEFAULT Time is of the essence of the Contract. A default shall occur under any of the following circumstances: 4.1

- Feare of Bayer to make any payment when payment is due. No nobolic of default and no opportunity to cure shall be required if during any twelve (12)the set of seven takes are any sent three (3) not uses to Buyer concerting non-payment or late payment under this Contract. 1.1.4
- Fellure of Birger to perform any other obligation in this Contract in addition to payment. Buyer must perform obligation within thirty (30) days after 34 receiving Normal of Default hom Seler. Such Notk a shall specify the nature of the default.

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6.2 REMEDEES ON DEFAULT. In the event of indefault. Seller may take any one or more of the following steps:

- (a) O sclare the entity balance duo on the Contract; incidency interest, immediately due and payable;
- (b) Foreclose this Contract by suitin equity:
- (c) Specifically enforce the terms of this Contract by suit in equity;
- (c) Everose the rights and remediation of a source( party as provided by the Uniform Commercial Code. Seller may exercise those rights and remedies with respect to any part of the property which constitutes personal property in which Seller has a security interest.
   (e) Closes to proof a late charge. The reservation of the proof and property in which Seller has a security interest.
- (e) C1 cose to impose a late charge. The charge will not exceed five (5) cents per dollar of the payment in the event Buyer fails to make any payment within 10 cays after it is due.
   (f) Cardiare the Contrast to be control to be payment in the event Buyer fails to make any payment within
- (P) Exercise this Contract to be void thirty (30) or more days after Selfer gives written notice to Buyer of Selfer's intention to do so, unless the performance then due under this Contract is rendered or accomplished prior to the time stated. At the end of the thirty (30) days, all of Buyer's rights under this Contract shall cause without further act by Selfer. Selfer shall then be entitled to immediate possession of the property. All payments previously made to Seffer by Buyer. Selfer Selfer's reasonable reintal of the property up to the time of default.
- (3) Appoint a receiver. Seller shall be entited to the appointment of a receiver as a matter of right. It does not matter whether or not the apparent value of the property exceeds the amount of the balance due on the Dontract. Any receiver appointed may serve without bond. Employment by Seller shall not disculting a person from serving as a riceiver. Upon taking possession of all or any part of the property, the receiver may:
  - Use, operate manage, contrill, and conduct business on the property and make necessary expenditures for all maintenance and improvements that in the recenter's, ulgement and property
  - (ii) Collect all rents, revenues, income, issues, and profits from the property and apply such sums to the necessary expenses of use, operation, and management.
  - (a) Complete any construct (in in progress on the property, at Seller's option. To complete that construction, receiver may pay all bills, borrow funds, employ contract(i), and make any change. In plans and specifications that Seller deems appropriate. If the revenues produced by the property are insufficient to pay expenses, the receiver may borrow, from Seller or otherwise, such sums as receiver deems necessary. There sums shall be used for the purposes stated in this paragraph. Repayment of such sums shall be secured by the Contract. Interest shall be used for the purposes at the same rate as the balance on this Contract. Interest shall be as a process at the same rate as the balance on this Contract. Interest shall be as a process at the same rate as the balance on this Contract.
  - the chargest from the date the sinour tradvance try Seller shall bear interest at the same rate as the balance on this Contract. Interest shall be chargest from the date the sinour tris borrowed or advanced until the amount is repaid. Any amount borrowed shall be paid by Buyer on demand. Electric strengts, revenues incore classies, and profits (the "Income") from the property, whether due now or later. Prior to default, Buyer may
- collected and manage the property and collect the income from the property. In the event of default and at any time hereafter, Seller may revoke Buyer's right to othect the income from the property. In the event of default and at any time hereafter, Seller may revoke other using the property and collect the income from the property. In the event of default and at any time hereafter, Seller may revoke other using to make payments of lents or use less directly to Seller. If the income is collected by Seller, then Buyer interocably designates Seller as and collect users to make payments of lents or user less directly to Seller. If the income is collected by Seller, then Buyer interocably designates Seller as and collect such refis or tensor from its by enants or other users to Seller in response to Seller's demand shall satisfy the obligation for which the payments are made, whether or not an uproper grounds for the demand existed. Seller shall apply the Income first to the expenses of renting or collected on and the lacene (if any ) to pay ment of sums due from Buyer to Seller under this Contract.
- (-] REVECED NONEXCLUSIVE. The removing provided above shall not exclude any other remedies provided by law. They are in addition to any other such

#### SECTION 7. SELLER'S RECHT TO CURE

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I' Buyer faits to perform any obligation required of it or der this Contract, Soller may, without notice, take any steps necessary to remedy such failure. Buyer shall networks a series and units a periode Jun so doing on clear and. Such action by Soller shall not constitute a waiver of the default or any other right or remedy which Seller may that a on account of Buyer s default.

#### SECTIONS. WAIVER

Falure : I enter party at any time 1) require perfullman >- of any provision of his Contract shall not limit the party's right to enforce the provision. If a party waives a breach all any provision of this Contract, the waiver applied or it, to that specific breach. It does not apply to the provision itself.

#### SECTION & INCOMMENCATION

By service and the way below the service of the projection of the property. In the overt of any way connected with Buyer's possession or use of the property. In the dwar with respect to the projection of the property. In the overt of any litigation or proceeding brought against Seller and arising called on them, were connected with any of the above event thor chims, a gainst which buyer by respect dated Soller, Buyer shall, upon notice from Seller, vigorously resist and the event of a sith endors or proceedings through legal course lines a gainst which buyer by seller.

#### SECTION 11 BUCCESSON INTERESTS

The Gentrals that the binding upon and for the binefold the parties, their successors, and assigns. But no interest of Buyer shall be assigned, subcontracted, or otherwise is another why tamp or involutionly, wroken consent of Seller. Consent by Seller to one transfer shall not constitute consent to other transfers or easiers of this section.

As a condition to such consent. Solve may increase in the interest rate under this Contract from the date of the transfer. Any increase in the interest rate under this Customet that ensure the Seller to increase monthly (a) many (a) monthly payments may be increased to the amount necessary to retire the obligation within the time provided and customet a) and the Submact. Any at enced assignment in violation of this provision shall be void and of no effect with respect to Seller. Buyer hereby waives notice of and customet a) any and all extensions and modifications of the Contract granted by Seller. Any other person at any time obligated for the performance of the terms of this certified as there waives such notice and content. Any such extensions or modifications will not in any way release, discharge, or otherwise affect the liability of any certified any bine obligated under this Contract.

#### SECTION IT TRANSPERIFICE

Fire interest of the Exver under the Contract is using a Liszborthacted, or otherwise transformed, a fee to cover administrative costs will be immediately due and perpetite to Seven The ansatz of the twe shall be prescribed by Lister a duy adopted Dregon Administrative Rule 274-20-440.

#### SECTION 12 MOTORS

Figurentice under the Contract shall be in writing and shall be effective what actually delivered in person or ten (10) days after being deposited in the U.S. mail, unterplay a workey and write on the Contract or such other address as either party may designate by written notice to the other.

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# SECTION 12. COSTE AND ATTORNEY FEES

( ) Just have occur that would cause Seller or Buy er tot ake some action, jucicial or otherwise, to enforce or interpret terms of this Contract. Should such actions be a, but rearry a sity occur that would can be entitled to recover from the other party all expenses reasonably incurred in taking such action. Such expenses shall include, but are not

- · Cost of searching records,
- · Cost of title reports,
- · Cost of surveyors' reports,
- · Cost of foreclosure reports,

energier i sourrect in a suit or action in an appeal from a judgern int or clearee therein, or in connection with nonjudicial action. SECTION 14. SURVIVAL OF COVENANTS

As y constants, the full performance of which is not required price to the closing or final payment of the purchase price, shall survive the closing and the final payment of the but have price. Such increments shall be fully enfort eably thereafter in accord, ince with their terms. SECTION IS GOVERNING LAW, SEVERABILITY.

This Contract while governey by the time of the Sizte of Oregon. In the event that any provision or clause of this Contract conflicts with applicable law, such conflict shad her a fact any other prior sion and, to this end, the provision violithis Contract are severable. SECTION IS REPRESENTATIONS, CONDITION OF PROPERTY

But are refs the land, buildings, myrovements, and all price aspects of the property, and any personal property sold under this Contract, in their present condition, big traceters and successfully a sport and the sport of an any strategy and any strategy on under the contract, in their present continuon, ASIS. Its set condition actives they are expressly set forth in this Contract or are in As the interpretation moves a time preside without any report initiation or warrantice, expressed or impred, unless unly all expressive contraction are in writing big had by Sefer, Buyer agrees that Biyer has asced a next, from sources other than Seller, the applicable zoning, building, housing, and other regulatory ordinances and tens. By we also a grees to scheduling property with full swall bess of these ording noes and laws as they may affect the present use or any intended future use of the

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND RESULATIONS BUFCRE SIGNING OR ACCEPTING THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LANS AND RESULTIONS DEFORE SOUND ON ADJEFTING THIS INSTITUTE. THE FERSON ADDONING FEE THE SHOULD CHECK WITH THE AFEROPRIATE CITY OF COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. This depument is the entry. final and complete agreeneed of the parties portaining to the sale and purchase of the property. The document

succersedes and replaces at prior criatisting written and ( (a) appendix (including any sale or earnest money agreement) between the parties or their IN WITHESS WHEREOF, the parties have caused this Centract to be executed in duplicate as of the first day and year above

MERICA

BUYER(S):

RICHARD L. ASCHOFF

SUSAN B. ASCHOFF

006911 CONTRACT IN 1 ----

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5228 STATE OF OREGON \_19 <sup>86</sup> March 31 (lanath Personally appeared the above named BICHARD L. /BCHOFF and SUSAN B. ASCHOFF County of\_\_\_\_\_ and acknowledged the foregoing Contract to be his (their) voluntary act and deed. lotary Public For Oregon Ballore me: \_ hty Commission Expires: **G** : ts i c SELLER: Director of Veterans' Affairs Fred Den 3 8. FRED BLANCHFIELD Manager, Bend Office Title STATE OF ORECON March 26 \_\_\_\_\_\_ 86 ) ss County of \_\_\_\_\_ Deschutes and, hears; Brit duty shorn oid say that he (staxis duty authorized to sign the foregoing Contract on behalf of the Department of Veterans' Affairs by Personally apprend the above named \_\_\_\_\_ Fred Hisrobfield Buthersty of the D rector 1. . Before me: Roben & Cumple ۰. ۰. Notary Public For Oregon My Commission Expires: 7-23-8-8-CONTRACT OF SALE HOR COUNTY RECORDING REFORMATION ONLY STATE OF ORECION. 5.5. County of Kleinath Filed for record it request of: on this 31st ... day of Harch A.D., 19 86\_\_\_ at 3:34 o'clock P. M. and duly recorded 10 Vol. Mac., of \_\_Deedat\_ Page\_ 5224 Evelyn Biehn, County Clerk 1-Deputy. \$21.00 Fer.

AFTERINGCORDING RETURN TO Department of Valorians Affairs USS N.F. Revers Bert CR 97701 (CN191)

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