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		e or teat in	Brare
	THIS AGREEMENT, executed in	duplicate, 12-19-	72
between PERDRIAU INVESTM	IENT CORP. LOUIS E	PERDRING PO	the control of the co
and FAY L S	BELL A 8	LANGE IN	LLLAROLL Selle
WITNESSETH: That the Seller in co.	pridocetic f.d	NGLE PERSON	Buye
hereafter referred to as "said pro	real property situated in the Count operty", described as follows:	y of ILAMATH	nd convey to said Buyer and State of $ONECOV$
Heserving therefrom an exemper	Ser Ser	tion Township	\$ Range / S. C.
Reserving therefrom an easement opublic highway for use in common and products derived therefrom,	n with others, with power to dedicate	oundaries and 60 feet in width	along all existing roads, for
County of SLAMATH	within or underlying said land o	that may be produced there	from and all rights thereto.
The price or principal sum for wi	high Sallas and a si	, unimproved range lan	d as per government survey
Unnaid balance	***************************************		Pollars IS
Finance charge		*******************************	20llars (S. 7. C. Zangeren i
rayable in 240 mor	nthly installments of		Dollars (\$ 26) /3 201
each or more commencing on the	IO TH	******************************	Jollars (S. イッしんつう)
which installments shall include in per annum, all payable at the offic ment shall be credited first on in	re of the Soller and principal he	reof from date until paid at th	e rate of Log 1 (7 6%)
ment shall be credited first on int the principal so credited.	terest then due; and the remaind	er on principal; and interest	have been paid. Each pay-
This property will be used as princip	ple residence. (See Sec. Z of Trut	2 P. Lending April :	The state of the s
This property will not be used as pr	rinciple residence, initial	1/2 Mills	Committee of the Commit
THE SELLER, HEREBY RESERVES a right of wo	ay, with right of entry upon, over, under,	along, ocross, and through the solid	land for the second
THE SELLER, HEREBY RESERVES a right of war constructing, operating, repairing and mainta repairing, operating and renewing, any pipe the sole right to convey the rights hereby results.	line or lines for water, gas or sewerage, a served.	namission of electrical energy, and for and any conduits for electric or telephor	telephone lines, and/or for laying a wires, and reserving to the Seller
THE BUYER HEREBY AGREES during the tercharges of every kind and nature now or hereby assessments and charges, the Seller hadded thereto. The amounts so paid or advancepaid, shall be secured hereby and shall be thirty (30) days from such demand by the STHE BUYER AGREES to keep all buildings not in such insurance companies as buildings not such insurance companies.	m of this Agreement and any extension reafter assessed, levied, charged or impose all have the right to pay the same	or renewal thereof, to pay promptly we against or upon said realty. Upon 6	ten due all trives, assessments and
repaid, shall be secured hereby and shall be r thirty (30) days from such demand by the S	repaid by said Buyer to said Seller on demi- ieller shall constitute a default	(74%) per annum find; and failure by the Buyer to repove	d legal percentages which may be on the date of advancement until
The demperites as may be salist	OCIOIV to the Seller with	", sold really insured addition for his is	en te di
encumbrances of every kind or nature except	during the term of this Agreement, and or	y extension or renewal thereof keen	and and a
with and and, in the event of the violation of	of any of these conditions Calles	, placed, maintained or permitted or	and the control of the Charleston
THE SELLER RESERVES the right to enter upon improvement placed or constructed on said re-	said really at any time during the term of	this Agreement for the purpose of ne	of permit
IT IS FURTHER AGREED that time is of the essecondition precedent to his right to a conveyar when the same become due, or (b) in the life is the same become due, or (b) in the life is the same become due, or (b) in the life is the same become due, or (b) in the life is the same become due, or (b) in the life is the same become due, or (b) in the life is the same become due, or (b) in the life is the	ence of this Agreement, and full performan	consent of the Seller.	the here rotes a made that i
(c) in the observance or performance of any cof all the Buyer's rights under this Agreement	repayment, within thirty (30) days after other obligation hereunder, the Seller may t and all interest in said realty and the	e (a) in payment of any of said in demand as aforesaid, of any amount hereupon, at his option, enforce his ria	tallments of anincipal or interest herein cyreed to be repord, or his hereinder alters by touch
IT IS FURTHER AGREED that time is of the essecondition precedent to his right to a conveyan when the same become due, or (b) in the I (c) in the observance or performance of any c of all the Buyer's rights under this Agreement right or remedy. The Buyer agrees to pay all whether such progress to judgment or not. She Buyer of a written declaration of forfeiture on to the Buyer at his last address on file with the deliver to Buyer a good and sufficient deed, co	costs and expenses of any action commen ould the Seller elect to enforce his right of ad cancellation, or by depositing in the Ur-	ted by the Seller to enforce this Agre in the first of the seller to enforce this Agre in the seller to enforce this Agre ited States will be may declare s	it by any other level or equipole ement, including attorney's feet, and forfeiture by service upon the
to the Buyer at his last address on file with the deliver to Buyer a good and sufficient deed, co	ne Seller, Seller, on receiving such paymen proveying said property, free of encumbran	s at the time in the manner above as except as atherwise herein provide	h written declaration, addressed escribed, agrees to execute and id, but subject to the following.
(3) Covenants, conditions, restriction	d or suffered by Buyer.	mis or mis agreement, assumed by Bu	er.
or the same or other covenants or conditions of	of this Agreement No delay agreement by	the Seller shall be construed to be a	
FACH PARTY ACRES AND A COMMENTAL OF THE CONTROL OF	d as a waiver of, or variation in, any of t	of shall the acceptance of any payming terms of this Agreement.	of more as a market growinged
EACH PARTY AGREES that there have been no agreements or oral negotiations between the po	arties herein, and contains the entire agree	mose contained herein and this Agreed ment concerning said property.	tent subtristors only and all prior
Approximate taxes 60	_ for fiscal year 72-73. This	contract to be paid in full by	1993
writing a refund within NoIVE days	of date of this agreement	of said property in presence	of seller and requests in
Buyer agrees he will not transfer this -	20700mom4	vriting from seller.	
Above property encumbered by Seller CO IN WITNESS WHEREOF the parties hereto have	to be said by Callant		
SETTER		I surred) <i>j</i>
dein Franch	eau Foods	X	56101
Eppora	- Contract of the contract of	- 12) (A)	Jelle L
PERDRIAU INVESTMENT CORP. Accounting Dept.			and the same of th
. O. Box 11108 Piedmont Sta.	Addres	Box 3 Ro	DEG CAL
Dakland, Calif. 94611 415-653-4599		223-57	28

LEE PORT THE PROPERTY OF THE STREET TO RELEASE TO RELEA The state of the s SINIPARENT TREE LIPER TEEN SOME INCHE PERSON a med suggestion of the total been a actual in will and convey to cold payer and STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of Klamath County Title Jan. 18th the _ A.D., 19 <u>95</u> at _ 10:49 o'clock A. M., and duly recorded in Vol. Deeds Bernetha G. Letsch County Cierk FEE \$35.00 By Dauline Milia Short Short of a state of the s escrint in the test with the alignet and it to eat have been paid. Eath care g this secretaries an principal, and literase enall thereuphnicesse upon Libini ToA goja ng A i gardiname, ka serim yan daki sah dalah dalah dalah dari digeranda gardinah sah mesami yaka 1 serimbahai da hal dana serima sasi se katikat sah da serimbah dalah sahan dalah sahat sahat da serimb Brainst Badaam allega par år var var satt medana. Maren i king konstitution for Think high the last what there is a second of the second o to real field that more To all the trace to be a second of the control of t Anto politicare recolle contratt, dest trius can addit Antana eletat ti end to relaci y des teneros estimates Antana eletat ti end to relaci y desta endade per La la cantana e en antana esta eletat de la cantana per A demanda esta tigical to the article have an enemonal. I'm the mount become a strong a strong and the strong and the strong a Ze Ze was considered in the property by VZZZ where the converse convector of a department in presence of so let and redocats in and the property of the state of the state of the state of THE PROPERTY OF THE PROPERTY OF THE PARTY OF

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