503-783-3112

Agreement For Sale of Real Astate

Buyer agrees not to cut or log or remove any trees from the property until 60%

or more is paid to seller or other satisfactory agreement is made. At the time of purchase buyers agree to comply with the state and county sanitation rules and regulations and at this time buyers are undetermined as to the future use of the property. THIS AGREEMENT, executed in duplicate,_ Christine Harrington WITNESSETH: That the Seller, in consideration of the covenants of the Buyer Rerain, agrees to sell and convey to sold Buyer end said Buyer agrees to buy all that real property situated in the County of Rlamath hereafter referred to as "said property", described as follows: \$3/2, NI/2, NEI/H, SEI/H, SEI/H _, Township ___ 33_ __ Section_18_) along all boundries for public highway for use in common with others, with power to dedicate, and, excepting therefrom all petroleum, eil, minerals, and praducts derived therefrom, within or underlying said land or that may be produced therefrom and all rights thereto, (\$ 11,990.00 unimproved range land as per government survey. THE PRICE OR PRINCIPAL SUM, for which Seller agrees to sell and Buyer agrees to buy said realty . 569.00 DOWN PAYMENT (\$ (\$ 11,490.00 UNPAID BALANCE 1.4 FINANCE CHARGE (5 DEFERRED PAYMENT PRICE 10 years monthly installments of ...\$120,00.... each or more, commencing on the August 1,9981993 day of which installments shall include interest on the unpaid principal hereof from date until paid at the rate of (71/2%) annual percentage rate all payable at the office of the Soller, 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 thereupen cease This property will be used as principle residence. (See Sec. Z of Truth & Lending Act) initial <u>Hindetermined</u>

This property will not be used as principle residence. initial <u>C.H.</u> (1) THE SELLER, MFREST RESERVES a right of way, with right of entry upon, aver, under, along, across, and through the sold land for the purpose of erecting, constructing, operating, especially, especially, especially, especially, especially, and reserving to the Sollier repairing, operating and renewing, any pipe lines to lines for water, gas ar sewerage, and any conduits for electric or telephone wires, and reserving to the Sollier the sole right to convey the rights hereby reserved. (2) THE BUYER HERESY AGREES during the term of this Agreement and any extension or renewal thereof, to pay pramptly when due all taxes, assessments and thorough the pay the sure of the s (3) THE BUYER AGREES to been all buildings now on, or that may hereafter be placed on sold realty intured against loss by fire to the amount required by and in such insurance companies as may be satisfactory to the Seller, with appropriate clauses protecting the Seller as his interest may appear. (4) THE BUYER AGREES that he will at all times during the term of this Agreement, and any extension or renewal thereof, keep tool really free of all Lenn encombinances of every hand or nature except such as are coursed or created by the Seller, that no signs, placeds, spaboods, or billboards of any their encombinances of every hand or nature except such as are coursed or created by the Seller, that no signs, placeds, spaboods, or billboards of any their encourses, or every hand or nature except such as are coursed or created by the Seller, that no signs, placeds, spaboods, or billboards of any other encourses, or except the present of the presents of every hand or to envisore, or except the presents of every distributed of the Architectural Committee.

If the BUYER AGREES to beep the premises in as good a state and condition as a reasonable amount of use and wear thereof will permit. (5) THE SELLER RESERVES the right to enter upon said realty, at any time during the term of this Agreement for the purpose of examining the same. No building or improvement placed or constructed on said realty shall be removed without the written consent of the Seller. improvement placed or constructed on said realty shall be removed without the written consent of the Surject of this obligations hereunder is and shell be a server of this STURTHER AGREED that time is at the essence of this Agreement, and full performance by the Surject of all his obligations hereunder is and shell of the server of the street of the (1) Any lien or encumbrance, payment or discharge of which is, under the terms of this agreement, assumed by Buyer.
(2) Any encumbrance or lien created or suffered by Buyer.
(3) Covenants, conditions, restrictions, reservations, easement, rights and/or rights of way of record affecting said property. (7) NO WAIVER OF THE BREACH of any of the covenants or conditions of this Agreement by the Seller shall be construed to be a waiver of any succeeding breach of the same or other covenants or conditions of this Agreement. No delay or amission of the Seller in exercising any right, power or remedy herein provided on the swam or other covenants or conditions of this Agreement. No delay or amission of the Seller in exercising any right, power or remedy herein provided in a manner or or of the seller in exercising any right, power or remedy herein provided in a manner or or of the seller in exercising any right, power of any particular or remedy herein provided by construed as a waiver thereof or acqueezence therein, nor half the acceptance of any particular made in a manner or or of the seller shall be acceptanced any particular and the seller shall be acceptanced and the seller shall be (8) EACH PARTY AGREES that there have been no warranties or capresentations after than those contained herein and this Agreement supersedes any end all prior agreements or areal negations between the parties herein, and contains the entire agreement concerning said property. 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 all managed in the seller and requests in writing a refund all managed in the seller and requests in writing a refund. Buyer agrees he will not transfer this agreement without permission in writing from seller. to be paid by Seller before deed delivery. Christine Harrington Churting Harryton W.J. Ramagy W & Romby P.O.Box 1097. Adden Chilomin, Oragon P.O. Box 914; Chiloquin, OR 97627

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State of _OREGON)	On this the	14 day of July	19 93 , before me,
County of KLAMA	7	ss. De	lla M. Havrey	uy
County of J. A. J.		the undersign	ed Notary Public, personally app	eared
		2/2	Eliam Ram	seg
-			known to me	0
OFFICI/	AL SEAL		me on the basis of satisfactory	evidence
	HARREGUY BLIC-OREGON	to be the per	son(s) whose name(s)	subscribed to the
COMMISSIO	N NO. 019023	within instrur	nent, and acknowledged that	he executed it.
MY COMMISSION EX	(PIRES OCT. 20, 1996	WITNESS my	hand and official seal.	
		77.	lla M. Harrey	
		Notary's Sign		
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