08	07-25-95A09:44 RCVD Vol. 1995 Hage 1	Q.
22		
1996	AGREEMENT	100
3000	For The Sale And Purchase Of Real Estate	
<i>lood</i>	THIS AGREEMENT, made in duplicate this 6 day of JULY	
<i>JOU</i>	2710 CLYMPIC VIEW DR CHINO HILLS, CA 91709	V
999	herein called "Buyer". It is agreed that the seller, in consideration of the covenants and agreemants hereinafter contained, to be first performed as a condition precedent by the Buyer, shall sell and convey to said Buyer, and said Buyer shall buy, that certain real property described as follows, in which the Seller herein	
000	retains a vendor's lien as a security interest	
1000	of Orlegon as per map recorded in Book Pages to	-
900	Subject to: frontion of taxes and associaments for the frical year 19 95 19 96 and	
000	shereafter coming due and also subject to all covenants, conditions, restrictions, reservations, easements and rights of way of record effecting said property. In consideration of the covenants and agreements contained herein to be performed by the Seller, the Buyer agrees to pay to the Seller the following sum of	
	a. Cash Price od \$6750,00	
0001	b. Less: Present Cash Down Payment \$7502 c. Deferred Cash Down Payment \$	
1001	d. Total Down Payment \$ 750,	
000	Unpaid Balance of Cash Price — Amount Financed Soco 0, 00	
1000	9. ANNUAL PERCENTAGE RATE 105%	
1001	i. Total of Payments (e+f) \$889 5-140	
000	The "Total of Payments" is payable by Buyer to Seller in approximately <u>8 YEARS</u>	
2000	Dollars (8 92.65) or more, on or before <u>AUG 6</u> , 19 <u>95</u> , and Dollars (8 <u>92,65</u>) or more, on or before the <u>674</u> day of each and every calendar month thereafter, until paid in	
<i>XOOO</i>	full. The FINANCE CHARGE applies on all deferred payments from <u>JULY 6</u> . 19 <u>95</u> . Such payments shall be made in lawful money of the United States to the Seller at <u>or at such other place or places as the Seller may hereafter</u>	
	trom time to time designate. All payments past 10 day fit will have it of the the second of the seco	(
	such as taken, etc., after the date of this Agreement, and grapes that the Selier, at his through the said and for the purpose of eracting, operating and menitaring pole lines equiper, may same in his taked, and if the Selier does pay any such assessments, the surver agrees to rapay same plus accruad interest threads of demand at a discussion for the transmission of electrical energy and for telephone lines, and for	
	(2) Agrees not to transfer, sesion or record in the Office of the County Recorder of any county, this Agreement or any interest herein without the written consent of the Seller first howing been secured, and if the Sury does transfer, each or created are any tender or other of performance as a condition.	
	(3) Agrees that no nuisance, building or structure shall be built, moved or meintened upon text premises without the written content of the previous of any of the construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of the subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any subconduction of the Agreement by the Seller shall be construct to be avered of any su	000
	communities of the Seller and that any such building or improvement now or hereits the structure and the source decribed land that become a part of the real property; thall not be immoved elifebuilt the written coment of the Seller, theil be immuned elifebuilt the written coment of the Seller, theil be immuned elifebuilt the written coment of the Seller, theil be immuned elifebuilt the written coment of the Seller, theil be immuned elifebuilt the written coment of the Seller, theil be immuned elifebuilt the written of the Agreement. In one emount agreeable to the Seller, and theil observe and	000
	answe to a starty such foot building the from road center. In event of any violation of the above, the selent may, in addition to any other rights conferred by lew, remove or abate the violation without any liability;	000
	Phone of sustainary and reasonable dimensions commently used to advertise the property for sele;	000
202	This Agreement in the section of random by the Buyer to comply with the terms of Builty to convey set to option, the Buyer is to comply with the terms of source the Buyer is to option. The Buyer is the section of the Buyer is the section of the Buyer is the section source the section of the Buyer is the section of the section of the Buyer is the section of the section of the Buyer is the section of the section of the Buyer is the section of the section of the Buyer is the section of the section of the Buyer is the section of the Buyer is the section of the section of the section of the Buyer is the section of t	0000
1000	or this Agreement entored into, and in the event the Buyer should then be in possession of and property, the Seller shell thereupon be entitled to immediate possession thereof and whall have full power to dispose of and property at it with adjustment had never been made	000
22.	(8) Agress that the reservations, restrictions, covenants and conditions as herein at the frames of the secure and definer to the secure and definer to the secure and definer to the secure and secure to any secur	0000
	and matter and with the land. (1) Buyer may not improve or built on fall, and that all such convents while be accounted of the serves of the serve	1000
22	also buy any not cut down any Trees, in any way,	0000
222		1000
222	Agreement, in duplicate, the day and year first above written.	000
222	SELLER'	2000
2222	Elizabers Electric (1)	000
222	ADDRESS 2710 CIYMDI' Ujew Dr Kase Many Ching Hills, CAU 91709	1000
re (OF OREGON: COUNTY OF KLAMATH: ss.	202
l for	r record at request of <u>David Thompson</u> the <u>25th</u> July <u>A D 1995</u> at <u>9.44</u> obtained. A Market Line MOS	day
	July A.D., 19 95 at 9:44 o'clock A.M., and duly recorded in Vol. M95 of on Page on Page 19175 of of On Page 19175 \$30.00 By By Metler	
ŝ	\$30.00 By Connette Muelles	

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Return: Leon Morehead Jr. 0.0. box 660626 Arcadia, CA 91066