Val: M-66 Page 2608 ĝ. 4953 HWY. 48 UNIT - PLAT 4 Agreement for Deed and Purchase of Real Estate This Agreement made and executed in duplicate this 200.2/66 day of 1000 between KLAMATH FOREST ESTATES UNIT NO. 4, signated as "Seller" and William 60 hereinafter designated as "Buyer"; WITNESSETH: the County Recorder of Klamath County, Oregon consisting of 33/ Net Acres. Subject to pro rata of taxes and/or assessments for the fiscal year 19.65-19.66, and thereafter coming due and also subject to all conditions, restrictions, reservations, easements, exceptions, rights and/or rights of way, affecting said property. The purchase price for which the Seller agrees to sell and the Buyer agrees to buy said property is the sum of <u>fulfican Automatica and legal</u> pollars (s_508), which sum Buyer agrees to pay Seller at such place of places as Seller may hereinafter from time to time designate, as followed and the full and the Dollars (s_508). Buyer agrees to pay all taxes hereinafter levied as well as all public and municipal liens and assessments hereinafter lawfully imposed upon said property, all promptly and before the same or any part thereof become past due. Seller may, at its option, pay all such taxes, levies or assessments inadulate instailments on bondy, logether with interest, at the rate of 3% per annum from the date of payment will be conclusive evidence of the validity of such paysment. Any amount so paid, together with interest, at the rate of 3% per annum from the date of payment until repaid, shall be repaid by Buyer to Seller on do-mand; and the failure by Buyer to repay the same with such interest within 30 days after such demand by Seller shall constitutes a default under the terms of this agreement. The function on-sufficient there, should a default be made (a) in the payment of any of ald installments of principal or interest when the same become due, or (b) in the observance or performance of any obligation becaude, the Seller imay thereupon enforce its rate to be applied by the Seller is and shall be income them Attempt become due, or (b) in the observance or performance of any obligation becauder, the Seller imay thereupon enforce its rate to sale abain oper to all on a set and base of performance at the payment of any of ald installments of principal or interest when the same become due, or (b) in the observance or performance of any obligation becauder, the Seller imay thereupon enforce its rate to sale abain oper to all or equilable table, a construct the same prior to such default by the Buyer to Selleward and the same of any obligation therein set approach and induced the rate of a set of all be a construct. The set of the agreement to be null and void and terminated, in which event all payments made prior to such default by the Buyer to Selleward and approprint with-ort being liable to action therefore, or (2) any other legal or counter all, payment mades prior to such default by the Buyer to Selleward and and the sa suffered by Seller except as set forth above. No waiver of the breach of any of the covenants, agreements, restrictions and/or conditions of this Agreement by the Seller shall be construed to be a waiver of any succeeding breach of the same rother covenants, agreements, restrictions and/or conditions of this agreement. No delay or omis-sion of the Seller is acceptance of any power or endy berein provided in the event of default shall be construed as a waiver thereoi, or acquisecence is not of the Seller is acceptance of any power or endy berein provided in the event of default shall be construed as a waiver thereoi, or variation is now of the arcentance of any power or variation of a tation of this agreement and the construed as a waiver of, or variation is now of the arcentance of any power of the amount of the agreement of the arcentance of the arcentance of the arcentance of the agreement is a manner or at a time other than as herein provided be construed as a waiver of, or variation in, any of the terms of this agreement. In accordance with Article 3, Section 11200 of Business and Professional Code, Soller represents to Buyer existing financing on property consists of a mortgage dated May 11, 1963 in favor of Gerald Chase, mortgages recorded june 5, 1964 in Vol. 223 at page 511 of Mortgages in the Office of the County Clerk of Klamath County, Oregon covering this tract in the amount of \$100,000.00. Said mortgage and a sparate covenant of records on the lease clauxe assuring delivery of the property described herein free and clear of this obligation upon Buyer's compliance with the terms herein. Said in-debtedness is the sole obligation of Seller and Buyer assumes no liability hereunder. Seller agrees to deliver property free and clear to Buyer upon Buyer's compliance with the terms herein. compliance with the terms herein. Seller hereby warrants and sgrees that Seller will not hereafter place upon the property any encumbrance without first obtaining consent of Buyer. Seller further warrants and agrees that Seller will not place any additional offsile improvements on the property who without first obtaining the writer consent of Buyer. Seller to Buyer, Seller further warrants and agrees that Seller will not place any additional offsile improvements on the property without first built in the creation of a Mechanica Lien on the property without first built with the appropriate improvements of the performance without for making as ments or performing such work, a copy of the final subdivision public report figured by the State of California pertaining to the property. Oil and Mineral Rescription-All coal, oil, petroleum, minerals and other hydrocarbon substances lying below the surface of the p Buyer acknowledges that the purchase of the property as herein agreed to be made by him has not been made with respect to, based upon, or as a result of any inducement, promise, representation, agreement, condition, or stipulation not specifically set forth herein. 1. SELLER BUYER x assetter KLAMATH FOREST ESTATES UNIT NO. 4 By flet Brechno HWY. 65 UNIT - PLAT 4 BUYER'S RECEIPT