THIS AGREEMENT, made and entered into this 15th day of January , 197 by and between Eugene A. Powell and Jean E. Powell, husband and wife, hereinafter called Seller, and Barney R. Hill and Diana L. Hill, husband and wife,

stood that the singular shall include the plural it there are two or hereinatter called Euver, (it being under-

WITNESSETTI

Seller agrees to sell to the Buyer and the Buyer agrees to buy from the Seller for the price and on the terms and conditions set forth hereafter all of the following described property and improvements situate in Klamath County, State of Diegon, to wit:

Lot 128, Block 70, FIFTH ADDITION TO NIMROD RIVER PARK, according to the official plat thereof on file in the office of the County

TOGETHER WITH a certain 1974 Golwe mobile home, serial No. 11263,

SUBJECT TO Contracts and/or liens for irrigation and/or drainage, and reservations, easements, restrictions and rights of way of record and those apparent on the land.

record and those apparent on the land.

The purchase price thereof shall be the sum of \$29,750, payable as follows: \$4,500 upon the execution hereof; the balance of \$25,250 of 9½% per annum on the unpaid balances, the first such installment to be paid on the 10th lay of February 1979, and a further and like thereafter until the entire purchase price, including both principal and interest is paid in full. Said principal and interest shall be totally due and payable on January 10, 1999. totally due and payable on January 10, 1999.

It is mutually agreed as follows:

- 1. Interest as aforesaid shall commence from date hereof, Buyer shall be entitled to possession of the property as of the date hereof.
- 2. After date hereof , luver shall have the privilege of increasing any payment or prepaying the entire balance with interest due thereon
- 3. Buyer shall pay prompile all indebtedness incurred by their acts which may become a lien or purported lien, upon said property, and shall regularly and before the same shall become delinquent, pay all taxes, including adjustment of same for any leason, assessments, liens, and encumbrances of whatseever kind affecting said property after this date, provided, all such taxes, assessments and charges for the current year shall be pro-rated as of the date hereof and in the event Buyer shall fail to so pay, when due, any such matters or amounts required by Buyer to be paid hereunder, or to procure and pay seasonably for insurance, Seller may pay any or all such amounts and any such payment shall be added to the purchase price of said property on the date such payments are made by Seller and such amount shall bear interest at the same rate as provided above, without waiver, however, of any right arising to Seller for Ruver breach of contract, and, in such event or events, the escrow holder is hereby directed and authorized to so add such amounts to the contract balance upon being tendered a proper
- 4. Euger shall keep the buildings on said property insured against loss or damage by fire or other casualty in an amount not less than the insurable value thereof with loss payable to the parties hereto and the interests herein reflected, if and, all as their interests appear at the time of loss, all uninsured losses shall be borne by the Buyer on or after the date Enver become centified to possession;

AGREEMENT - page 1 Of 3

5. Buyer agrees that all improvements now located or which shall hereafter be placed on the property, shall remain a part of the real property and shall not be removed at any time prior to the expiration of this agreement without the written consent of Seller, Buyer shall not commit or suffer any waste of the property, or any improvements thereon, or alteration thereof, and shall maintain the property, inprovements and alterations thereof, in good condition and repair, provided, Buyer shall not make or cause to be made any major improvements or alterations to the property without first obtaining the written consent of Seller;

of Buyer a good and sufficient deed conveying said property free and clear of all liens and encumbrances, except as herein provided, and which Buyer assumes, unless otherwise therein provided, and will place said deed, together with bne of these agreements in escrow at Klamath Falls, Oregon, and shall mountain Title Company, enter into written escrow instructions in form satisfactory to said escrow holder and the parties hereto, instructing said escrow holder that when, and if, Buyer shall have paid the balance of the purchase price in accordance with the terms and conditions of this contract, said excrow holder shall deliver said deed to Buyer, but in case of default by Buyer said escrow holder shall, on demand, surrender said instruments to Seller;

7. Until a change is requested, all tax statements shall be sent to the following address: Barney R. & Diana L. Hill, P.O. Rex 13, Beatty, Oregon.

8. Buyer certifies that this contract of purchase is accepted and executed on the basis of his own examination and personal knowledge of the premises and opinion of the value thereof; that no attempt has been made to influence his judgment; that no representations as to the condition or repair of said premises have been made by Seller or by any agent of Seller; and that Euver takes said property and the improvements thereon in the condition existing at the time of this agreement.

9. Buyer shall be entitled to possession of the premises as of the date hereof.

10. Buyer shall not assign this agreement, his rights thereunder, or in the property covered thereby without the written consent of Seller. Such consent shall not be unreasonably withheld.

PROVIDED, FURTHER, that in case Buyer shall fail to make the payments aforesaid, or any of them, punctually and upon the strict terms and at the times above specified, or fail to keep any of the other terms or conditions of this agreement time of payment and strict performance being declared to be the essence of this agreement, then Seller shall have the following rights: (1) To breclose this contract by strict foreclosure in equity; (2) To declare the full unpaid balance immediately due and payable; (3) To specifically enforce the terms of this agreement by suit in equity; (4) To declare this contract null and void, and in any of such cases, except exercise of the right to specifically enforce this agreement by suit in equity, all the right and interest hereby created or then existing in layor of Buyer derived under this agreement shall utterly cease and determine, and the premises aforesaid shall revert and revest in Seller without any declaration of forfeiture or act of re-entry, and without any other act by beller to be performed and without any right of Buyer of reclamation or compensation for money paid or for improvements made, as also lurely, fully and perfectly as if this agreement had never been made.

It is understood by the parties hereto that there is a certain real estate contract, a Memorandum of which was recorded November 16, 1976 in Book M-76, page 18234 which vendees do not assume, and performance of which shall be the sole responsibility of vendors, and vendors shall hold vendees harmless thereon.

Should Buyer, while in default, permit the premises to become vacant. Seller may take possession of same for the purpose of protecting and preserving the property and his security interest herein, and in the event possession is so taken by Seller he shall not be deemed to have waived his right to exercise any of the foregoing rights.

In the event suit or action is instituted to enforce any of the terms of this contract, the prevailing party shall be entitled to recover from the other party such sum as the court may adjudge reasonable as attorney's fees at trial or on appeal of such suit or action, in addition to all other sums provided by law.

Buyer further agrees that failure by Seller at any time to require performance by Buyer of any provision hereof shall in no way affect Seller's right hereunder to enforce the same, nor shall any waiver by Seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself.

This agreement shall bind and inure to the benefit of, as the circumstances may require, the parties hereto and their respective heirs, executors, administrators, successors and assigns, subject to the foregoing.

IN WITNESS MILREOF, the parties have caused this agreement to be executed this /o day of January 1979.

Sciler, Eugene A. Powell

Sciler, Jean E. Powell

Seller, Jean E. Powell

State of Orlegon, County of Klamath

Buyer, Diana L. Hill

State of Orlegon, County of Klamath

Seller, Jean E. Powell

Buyer, Diana L. Hill

Sersonally appeared the above named Eugene a Pawell, Jean Pauli,

Barney, R. Hill

And acknowledged the foregoing instrument to be their voluntary act and acknowledged the foregoing instrument to be their voluntary act and acknowledged the foregoing instrument to be their voluntary act and acknowledged the foregoing instrument to be their voluntary act and acknowledged the foregoing instrument to be their voluntary act and acknowledged the foregoing instrument to be their voluntary act and acknowledged.

Before me:

NOTAIN PRELIC FOR ORLEGON

My Commission Lagring: 6 13 6 1

AGREEMENT - page 3 of 3

STATE OF OREGON; COUNTY OF KI AMATH; ss.

of. Deeds on Page 1417

By x Town that A Letich

Deputy

FEE \$9.00