- (b) The Buyer shall pay all taxes and assessments from date hereof and assessed and levied against said property hereafter, unless otherwise specified herein.
- (c) The Seller on receiving payment of all amounts of money mentioned herein shall execute a grant deed for said property in favor of said Buyer and shall deliver said deed to said Buyer. As of the date of delivery of deed the Seller shall supply the Buyer with a Policy of Title Insurance or Certificate of Title, to be issued by a reliable title company, which shall show the title to said property to be merchantable and free from taxes, assessments, liens and encumbrances, except such thereof as are set forth herein and such thereof as may be suffered or created hereafter by the Buyer. The Buyer shall pay for said evidence of title unless otherwise set forth herein.
- (d) Should the Buyer fail to make said payments or any thereof when due or fail to comply with the conditions, covenants and agreements set forth herein, the amounts paid hereon may be retained by the Seller as the consideration for making this agreement and thereupon the Seller shall be released from all obligation in law or equity

20 To convey said property and any occupancy of said property thereafter by said shall be deemed to be and be a tenancy at the pleasure of the Seller and said Buyer shall never acquire and expressly waives any and all rights or claims of title because of such possession. (e) Should the Seller sue the Buyer to enforce this agreement or any of its

terms, the Buyer shall pay a reasonable attorney fee and all expenses in connection

therewith. The Seller reserves the right to deliver the deed, at any time during the term hereof, and the Buyer, in lieu of this agreement, shall execute and deliver to said Seller, or his nominee, a note for all amounts of money then unpaid and said note shall be secured by a Deed of Trust on said property and said Buyer shall likewise execute and deliver said Deed of Trust concurrently with the delivery of said note.

and (g) The waiver by the Seller of any covenant; condition or agreement herein contained shall not vitiate the same or any other covenant; condition or agreement contained herein and the terms, conditions, covenants and agreements set forth herein shall apply to and bind the heirs, successors, and assigns of each of the parties hereto. Time is the essence of this agreement.

(h) All words used in this agreement, including the words Buyer and Seller, shall be construed to include the plural as well as the singular number and words used herein in the present tense shall include the future as well as the present and words

se content of the second of th are incorporated herein 990919197 disast belsioniconi ens colde to lla vinuoc bise la elementaria Name and Address: C bise disaste factoria salla vinuoc bise la elementaria di SELLER: de la collection salla di collectioni de la collectioni della collec Land Heritage Corporation Suite 938, Pacific Trade Center 201 100 20011100

Honolulu, HI 96813 Ву MIND FIVE HUNDERD Grantees Name and Address on Bus source By

Carlos C. and Linda I. Perez BUYER(s): THW OF WITHESSED BY 94-392 Lupua Place Mililani Town, HI 96789

After recording return to: :Land Heritage Corporation و المعالمة المعالمة

Suite, 938, Pacific Trade Center Disgression de no servant anibul Honolulu, HI 96813 .musns.isg mutnan tea (2)

Until a change is requested, all and of tax statements shall be sent to be so so the same the following address: 189 1890 250 18918101 bas isolomic to sometist out time to the

the ithat caynent, however, shall be the total of the principal and interest then oue Land Heritage Corporation we had see lists bus asyud and ve absence of the allege of the land bus as the control of the contro Honolulu, HI 96813

STATE OF HAWAII. COUNTY OF Honolulu

January 16, 1980 the undersigned, a Notary Public in and for said County and State. personally appeared <u>Robert R. Cloutier</u> known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me duly

sworn, deposed and said: That he resides at 94-498 Ala Poai St., Mililani Town, Hinat he __was present and saw | Carlos Perez and Linda I. Perez

personally known to Him to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed __their name thereto as a witness to said execution.

Myrin C. Caulas STATE OF OREGON; COUNTY OF KLAMATH; ss. . FOR NOTARY SEAL OR STAMP

I hereby certify that the within instrument was received and filed for record on the .22nd_day of 11:22 o'clock_ January A.D., 19 80 at -A-M-, and duly recorded in Vol. M-80 Deeds on Page <u>1275</u>

WM. Q. MILNE, County Clerk