STATE A THIS AGREEMENT, made and entered into this an 6th aday of brid uneors reasonul 19.80 un by and between islugnis and istit bootsenfungnised (i) (aguad barashis in appoyentant of site Mountain Drive, Improvement Unit # 95, :(aguainobes sells and no owners and i landa and abulani, listers aperatess therefrom and it is further arread that the ascrow holder herein above named shall be, and it is hereby, directed to cause any remaining

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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 Oregon,

to-wit: Lot 12, Block 2 as shown on the map entitled "TRACT 1002, LA WANDA HILLS", filed in the office of the County Clerk of Klamath County, Oregon.

SUBJECT TO: All future real property taxes and assessments; reservations, restrictions, easements; and rights of way of record, and those apparent on the land;

The purchase price thereof shall be the sum of \$ 15,000.00 , payable as follows: \$ 2,000.00 upon the execution hereof; the balance of \$ 13,000.00 shall be paid in monthly installments of \$140.00

including interest at the rate of 12 % per annum on the unpaid balances, the first such installment to be paid on the day of

, 19 $80\,$, and a further and like installment to be paid on or before the day of July 6th 6th

every month thereafter until the entire purchase price, including hoth principal and interest, is paid in full. for the price of the p principalyands interest mshall be paid in ofulle sond or more built be the principal of the second o ights: (1) To foreclose this contrast by strict foreclosure in equity (2) To declare the full unpail balance immediately due and psychle. (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 interst heraby created or than existing in favor of Buyer derived under this agreement shall uttedy cease and deterning, and the prenises aforesaid shall revert and revest in Suller without any declaration of forfeiture or set of re-entry, and without any other set by Seller to be performed and without any right of Buyer of reclamation or compensation for money paid or for improvements made, as absolutely, fully and perfectly as if this agreem 200101 as being, villation at 11

and I Interest, as aforesaid, shall commence from date hereoffuyer, shall be entitled to possession of the property as as visually sparton westerving the property and his security interest her in and in the event possession is in the feat of protecting and preserving the property and his security interest her in and in the event possession is in the feat of the body of the property and his security interest her in and in the event possession is in the event possession is in the event possession is in the event of the body of the property and his security interest her in and in the event possession is in the event possession is in the event of the body of the body of the body of the body of the event possession is in the event of the body of t snall not be deened to have walked his right to exercise any of the teleping rights.

2. After date, hereof, Buyer shall have the privilege of increasing any payment or prepaying the entire balance with interest due thereon to the date of payment; i sht to yns ession of balance with interest due thereon to the date of payment; and to yns ession of a sht or yns ession of the date of payment; and to yns ession of the date of payment; and to yns ession of the date of payment; and to yns ession of the date of payment; and to yns ession of the date of payment; and to yns ession of the date of payment; and to yns ession of the date of payment; and to yns ession of the date of payment; and to yns ession of the date of payment; and to yns ession of the date of payment; and the date of payment; and the date of payment; and to yns ession of the date of payment; and the date of pa

3. Buyer shall pay promptly all indebtedness incurred by their acts which may become a lien or purported lien, upon said 3. Buyer shall pay promptly all indebtedness incurred by their acts which may become allen or purported lien; upon said property, and shall regularly and before the same shall become delinguent, pay all taxes, including adjustment of same for any reason, assessments, liens, purported liens, and encumbrances of whatsoever kind affecting said property after this date, provided, all such taxes, assessments and charges for the current year shall be provided as of the provided by Buyer to be pad hereunder, and in the event Buyer'shall fail to so pay, when due, any such matters of 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 thowever of any right arising to Seller and such amount shall bear interest and the same rate as provided above, without waiver, however, of any right arising to Seller for Buyer's 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-receipt therefor; distribution in and tarif new big yeb add contract of the second upon being tendered a proper-receipt therefor;

4. Buyer 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 any, all, as their interests appear at the time of loss, all uninsured losses shall be borne by Buyer, on or after the date Buyer becomes entitled to possession; naviae0 . A analar (

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 there of, and shall maintain the property, improvements and alterations thereof, in good condition and repair, provided, Buyer shall not make or cause to be made any major improvement or alteration to the property without first obtaining the written consent of Seller:-and acknowledged the foregoing instrument to be melt voluntary act and deed.

6. Seller shall upon the execution hereof make and execute in favor 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 one of these agreements in escrow at FRONTIER TITLE & ESCROW CO., 2848F, S. 6th, Klamath Falls; Oregon, and shall 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 escrow holder shall deliver said deed to Buyer, but in case of default by Buyer said escrow holder shall, on demand, surrender said instruments to angung is unaura Bist Feters Big Angung Feters Oregon 10579 Seller;

and the second sec

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7. Until a change is requested, all tax statements shall be sent to the following address: 013013 YRAT Gregory P. & Darlene A. Gestvang 4701 Hope Street 10390 -nation Choise Klamath Falls, Oregon 97601

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8. WIt is further understood and agreed that the subject real property is further subject to a Contract of Sale wherein Donald E. McGhehey and Grace G. McGhehey, husband and wife, are Sellers, and Hugh IT. Allen is Buyer, and contract for the improvement of Blue Mountain Drive Improvement Unit + 95 which collows are sellers and the mountain Drive, Improvement Unit # 95, which Seller agrees to pay and hold Buyers harmless therefrom and it is further agreed that the escrow holder herein-above named shall be, and it is hereby, directed to cause any remaining balance on said contract and or road assessment to be paid upon receipt by pit to fothen final payment supon thiss contract web powelled she to the webs and the out

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EWE Lot 12, Block 2 as shown on the map entitled "TRACT 1002, LA WANDA HILLS", filed in the office of the County Clerk of Klamath County, Oregon.

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SUBJUCT TO: All future real property taxes and assessments; reservations, restrictions, essements, and rights of way of record, and those apparent

The purchase price thereof shall be the sum of \$ 15,000.00 () payable as follows: \$ 2,000,00 upon the traction had been the balance of \$ 13,000,00 shall be paid in intracthing installments of \$140.00 induction of the first set the rate of 12 % per annum on the unsale balances, the first such installment to be paid on the , 19 30° , and a further and like insta linent to be paid on or before the (12)day: of-

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 for 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 foreclose 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 the full unpart balance infine duality due 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 favor of Buyer derived under this agreement shall utterly case 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 Seller to be performed and without any right of Buyer of reclamation or compensation for

money paid or for improvements made, as absolutely, fully and perfectly as if this agreement had never been made: 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 ord between a but but the but and but and but and

The number of any provision hereof same, nor shall any waiver by Seller 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 provision hereof be held to be same to enforce the same, nor shall any waiver by Seller of any provision hereof be held to be same to enforce the same of the provision hereof any provision hereof to be held to be same to be held to be he be held to be a waiver of any, succeeding breach of any such provision, or, as a waiver, of, the provision, itself, we are no bas helps ad Italiz thamys a doue yns ons statuoms date lls to yns yen yem rellad paretieni to yldanozaez yen has en cour of to This agreement shall bind and inure to the benefit of zas the circumstances may require, the parties hereto and their respective heirs, executors, administrators, successors and assigns, subject to the foregoing, sycda behivory of an to may she

Witness the hands of the parties the day and year first herein written.

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Hugh	LisorAlden rolt Seller in add bris of an it 2011 and an of a sub of a rold in the office of the second rest in is di	ŝ.
Ser MODO	Dariene A. Gestvang out of the date Buyer of the date Buyer on or after the date Buyer	13:

STATE OF OREGON, County of HKlamath ss. --. Tune of the real property and shall not be removed at any time prior to the explication of this agreement without the written com bit Start Breader with a work and the bow condition of the bow and the profession of the based o DARLENE "A " GESTVANG, husband and wife,

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

t, and shall enter into written escrev instructions in form g said i show holder that when, and if, Buyer shall have	There provided and will place and the particle and execute in the set of the
P.0. BOX 15	My Commission Expires
er at a the within instrument w	as received and filed for record on the6thday of
June A.D. 19 80 at 2:46 of	clock P_M., and duly recorded in Vol M80
of Mortgages on Page _10	364 20 10 10 20 10 10 10 10 10 10 10 10 10 10 10 10 10
FEE \$7.00	WM. D. MILNE, County Clerk By Dernethan Apelach Deputy

i sa p 11612 TATE OF OREGON; COUNTY OF KLAMATH; . ued for record at request of _____ this <u>24th</u> day of <u>June</u> A. D. 1980 at <u>4:18</u> clock ^PM., an duty recorded in Vol. _____M80, of _____Beeds We D. MILNE, County Ciers By Bernotha Helech on Page_11610 No Fee 湖區和市底臺