## AGREEMENT

TANG of said property thereafter by said sure to but out by a tenancy at the pleasure of the Schler and said Enver THIS AGREEMENT, made and entered into this 9 aday of This are 1981, between LAND HERITAGE CORPORATION, with principal Pacific Trade Center, Suite 938, Honolulu, Hawaii 196813 hereinafter called Seller, and STEPHEN J. SNOW AND

called Buyer. bisquir near year to almonia He not seen a servinos an WITNESSETH, that the Seller, in consideration of the payments to be made by the Buyer and the conditions and covenants to be kept and performed by him as hereinafter set forth, agrees to sell and the Buyer agrees to buy, the real property

Lot 2 in Block 4 Latakomie Shores Subdivision in the County of Klamath, State of Oregon, as shown on the Map filed on September 6, 1967 in volume 17, page 1 of Maps in the office of the County Recorder of said County, said Conveyance shall be made subject to all conditions, covenants, restrictions, reservations, easements right and rights of way for the covenants. Conditions and restrictions covenants, restrictions, reservations, easements right and rights of way of record and specifically the covenants, conditions and restrictions set forth in that certain Declarations of Restrictions recorded on September 12, 1968 in Volume M68 of deeds on Pages 8257-8263 of Official Records and any subsequent amendments thereto as recorded in Official Records of said county, all of which are incorporated herein reference Records and any subsequent amendments thereto as recorded in Ullicial Records of said county, all of which are incorporated herein reference forth herein

SUBJECT TO: Covenants, conditions and restrictions of record.

for the sum of Cont Tix Thousands and the Buyer, in consideration of the in lawful money of the United States of America and the Buyer, in consideration of the sound of money for all premises, promises and agrees to pay the Seller the aforesaid sum of money, for all

upon the execution and delivery hereof, the receipt whereof is hereby acknowledged,

in installments, including interest on all unpaid principal from date hereof until date of payment at the rate of per centum per annum. The first installment of Dollars or more, to be paid March 20.

19 81, and a like amount, or more shall be paid on the same day of each month there-Five Thousands four hunseed after until the balance of principal and interest has been paid in full. The amount of the final payment, however, shall be the total of the principal and interest then due. All payments to be made by the Buyer and shall be paid with lawful money of the

IN ADDITION IT IS AGREED AS FOLLOWS, TO WIT: Possession shall be delivered to the Buyer upon the execution and delivery of this agreement, unless otherwise provided herein.

The Buyer shall pay all taxes and assessments from date hereof and

assessed and levied against said property hereafter, unless otherwise specified herein. 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

to convey said property and any occupancy of said property thereafter by said Buyer 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

(e) Should the Seller sue the Buyer to enforce this agreement or any of its of such possession. terms, the Buyer shall pay a reasonable attorney fee and all expenses in connection

The Seller reserves the right to deliver the deed, at any time during the therewith. 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.

(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 here-

(h) All words used in this agreement, including the words Buyer and Seller, to. Time is the essence of this agreement. 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 used in the masculine gender shall include the feminine and neuter. 68 In Fellow 358 of deeds on Eags 8257-8269 of

ised in the month of the control of
State of Hawaii space () as present as need to see the state of Hawaii space () as present as need to see the second secon
Service of Honolulus 200 35000 beautiful 200 3500
Councy of shorter and
Personally appeared the above named Stephen J. Snow and Tamara Snow and acknowledged the foregoing instrument
Stephen J. Snow and Tamara Show and acknowledged the foregoing instrument acknowledged the foregoing instrument
The state of and deed.
Before me:  Before me:  By Meerick 200
Eugenia (Ventrale First / Status / Snow
Finenta C. Naumanc,
Judicial Circuit, State  of Hawaii  My commission expires May 30, 1981
of nawall
My commission expires may 50.  Grantor's Name and Address: means no multiple of the land Heritages Corporation
THE HOLD CONTROL WINDOWS AND A CONTROL OF THE CONTR
Suite 938, Pacific Trade Center no hist of the test of the solution of the Phonolulu, HI 96813 has need and received but the test of the solution of the solut
To impose set list in creating that to later ou here, there was the base of
Honolulu, Hi 96813  Honolulu, Hi 96813  Grantees Name and Address: The series of the reverse of the series of the
Stephen J. Snow Tamara Snow
94-555 Ala Poai Street
After recording return to the reveal and of the second second to assign the restaurance and the restauranc
C. 146 DRS PACITICE HOUSE SOUTH REPORT OF CREGOINS
Honolulu, HI 96813

Houolnin' HT Spoils State States Until a change is requested, all tax statements shall be sent to the Responding N following address: Land Heritage Corporation

Honolulu, HI 96813, do a desar sessonderes ાલુંદ્ર કુઈર કુઈ પ્રકાર કુલ કુલ કે રોગ હતાલ હતા કે હોંગ્રેના શાસ છ adente altabas estendados aselas elitada

County of Klamath Filed for record at request of

on this 23rd day of	March	A.D. 19_81
on this 23ful 447	o'clock	P M, and duly
recorded in Vol. M		
5217	4 4 4 4 E	<u>_</u>
EVELYN	BIEHN, C	ounty Clerk
od Ora	1 Oans	Deputy
7 00 00 Y	511 <b>0</b> 206	<b>U</b> ara ta Carif

ye out name to made there of when yet en unisted direct tental set torth hersin. the प्रेप तील Seller वर यह उद्यादांतकहरणे होंगे महत्त्राहा क्षेत्र ng pang ng wat at saggapilda ka mani puansion nd ilag en maga