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LAND SALE CONTRACT

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THIS CONTRACT, made this 57h day of 4uly, 1983, between the STATE OF OREGON, represented and acting by the DIRECTOR OF VETERANS' AFFAIRS, hereinafter called the Seller, and Manuel A. Fernandez and Julia K. Fernandez, Huband and Wife, hereinafter called the Buyer.

WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the Seller agrees to sell unto the Buyer and the Buyer agrees to purchase from the Seller, all of the following described land and premises situated in Klamath County, State of Oregon, to wit:

Lot 1, Block 6, FIRST ADDITION TO BLEY-WAS HEIGHTS, in the County of Klamath, State of Oregon. TOGETHER WITH THE FOLLOWING DESCRIBED MOBILE HOME WHICH IS FIRMLY AFFIXED TO THE PROPERTY: Year/1978, Make/Barrington, Serial Number/WAFL2A75131, Size/24x60.

## PURCHASE PRICE AND PAYMENT

Buyer agrees to pay the total purchase price for the property of the sum of \$30,000.00, payable as follows:

A) The sum of \$1,500.00, as down payment, IN THE FORM of fair market value of improvements to the property, hereby to be completed by the Buyer to satisfy ORS 407.050(3) according to the attached Purchase and Improvement Agreement.

B) The remaining balance of \$28,500.00 shall be paid in monthly installments of \$197.00, or more, each including interest at the VARIABLE rate of 6.7 percent per annum from the 570 the estimated lad valorem taxes, when due and payable for each the first day of August, 1983, and to continue on the first day of each month thereafter until July 1, 2008, when the full amount of principal, interest, tax advances, and other charges interest, then tax advances, the remainder on the principal.

### INTEREST RATE

The annual percentage rate during the term of this contract is variable and shall be the same as that fixed by the Director pursuant to ORS 407.072 and ORS 407.073.

### TRANSFER

5.

6.

The Buyer must obtain prior written consent from the Director to sell, transfer, assign, lease, hypothecate, pledge, mortgage, or in any manner dispose of any of his interest under this Agreement and in the subject real property. The interest rate from the date of transfer shall be the same as that prescribed by ORS 407.073. POSSESSION

The parties hereto do hereby acknowledge that the purchaser will have possession of the subject property in a due and lawful manner as of the date of this contract. BUYER FURTHER COVENANTS AND AGREES:

1. Not to nominates:
<ol> <li>Not to permit a vacancy in, nor removal or demolishment of, any buildings or improvements now or hereafter existing in keep all buildings in good repair</li> </ol>
any buildings or improvements new or hereafter existing; to keep all buildings in good repair.
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keep all building improvements now all or demolishment
and higs in good new or hereafter isiment of
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permit any object incl to commit on any crees without
<ol> <li>Not to permit cutting or removal of any trees without written consent of Seller; not to commit or suffer any waste, nor permit any objectionable or unlawful use of premises.</li> <li>Not to permit any delinguent and</li> </ol>
<ul> <li>3. Not to permit any delinquent assessment, liens, or encumbrances</li> <li>4. To keep all insurable image</li> </ul>
not to permit any days
to exist at a div delinquent and
at any time assessment line
4. To keep an encumbrance.
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Contract Insurable impress
against loss improvements incurs
companies for the loss by fire and insured during to
4. To keep all insurable improvements insured during term of contract against loss by fire and other hazards, in company or balance. All policies will be made in the name of the Contract Buyer fails to official for the formation of the formation of the contract of th
with All policion insurable amount and any in company
wich a contract actives will be made amount, or the contrally or
balance. All policies will be made in the name of the Seller with a contract of sale clause in favor of the Buyer. If cost to balance and cost shall be a debt due. At Seller's buildings.
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<ul> <li>option, proceeds of insurance, Seller may secure same, add buildings.</li> <li>At Seller's option</li> </ul>
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shall be and it, or for any assa received, under
<ul> <li>At Seller's option, all damages received, under right of eminent domain, or for any security voluntarily reloced.</li> </ul>
eminent domain, or for any security voluntarily released, shall be applied to indebtedness.
Seller will
Figure Plus one-twolet amount of each provide the second s
principal when weitth of estimate payment (has a
Seller will apply full amount of each payment (base monthly principal when received. Seller will tax) to interest and when due and add.
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Payment plus one-twelfth of each payment (base monthly principal when received. Seller will pay real property and may change from to principal base to princ
taxes
July due to fluctuate nonichly Davmente
payment plus one-twelfth of estimated tax) to interest and principal when received. Seller will pay real property taxes when due and add same to principal balance. Monthly payments taxes.
may change from year to year due to fluctuation of real property

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- Seller's acceptance of delayed payments or performance shall not constitute a waiver by Seller of strict compliance with the contract.
- 8. If any action or suit is begun or attorney employed by Seller to enforce any remedy under this contract, Buyer agrees to pay costs, including a title report and attorney's fees.
- 9. If Buyer fails to make all payments when due or keep all agreements of this contract, Seller shall have the right to declare the Agreement null and void, and all right, title, and interest existing in favor of Buyer shall utterly cease and determine, and premises shall revert, without any declaration, forfeiture, re-entry, or other act, to Seller and without any right of Buyer to reclamation for payments, or improvements, same being considered as liquidated damages for nonperformance of this contract; Seller may without notice or demand, enter premises, repossess same, expel Buyer and those claiming under him, remove his effects without being guilty of trespass, and without prejudice to any other remedies which might be used. Seller may elect to consider this contract as existing and declare immediately due and payable the unpaid purchase price, including taxes, interest, and other charges or advances, by reason of any default of Buyer. Time herein is declared to be of the essence.

10. The property being purchased under this contract is sold in an "as is" condition without warranty. Buyer further agrees to hold Seller harmless from any debts incurred for any repairs or maintenance that may be incurred during the term of this contract.

### WAIVER:

7.

Failure by seller at any time to require performance by purchaser of any other provisions hereof shall in no way affect seller's rights hereunder to enforce the same, nor shall any waiver by seller of any breach hereof be held to be a waiver of any succeeding breach, or a waiver of this nonwaiver clause.

#### WARRANTY DEED:

If Buyer shall make all payments at the time specified and strictly perform all agreements according to the tenor of this contract, then seller will furnish Buyer a Warranty Deed showing marketable title as of the date of this agreement; subject, however, to any vested rights or easements not of record.

### PAYMENTS:

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Buyer has the privilege to increase payments, or pay the entire remaining balance hereunder in full, without penalty.

In construing this Agreement, it is understood that the Vendor or Purchaser may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural; the masculine, the feminine, and the neuter.

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#### SELLER

IN WITNESS WHEREOF, Seller has caused this contract to be executed in duplicate on its behalf by the Director of Veterans' Affairs, and Buyer has hereunto set his hand and seal.

STATE OF OREGON BY:

LEONARD P. HILL - BRANCH MANAGER BY MICHAEE L. SCHNEYDER, ACTING BRANCH MANAGER Acting for the Director of Veterans' Affairs

STATE OF OREGON SS County of Klamo

C.01660

On this 25 day of 4, 1983 before me a Notary Public, personally appeared the above named, Leonard P. Hill, acting for the Director of Veterans' Affairs, for the State of Oregon, and acknowledged the foregoing instrument to be his voluntary act and deed.

WITNESS my hand and offical seal.

Notary Public for Oregon

Buyer

JUL Buyeı

STATE OF OREGON SS County of Klan

On this  $5^{7h}$  day of  $4^{19}$ , 1983, before me a Notary Public personally appeared the above named and acknowledged the foregoing instrument to be their voluntary act and deed.

WITNESS my hand and official seal.

Notary Public for Oregon My Commission Expires: 5 - 10 -87

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After recording, return to:	STATE OF OREGON
Department of Veterans' Affairs	County of
124 North 4th Street Klamath Falls, Oregon 97601 Until a change is requested, all	I certify that the within instrument was received for record on theday of, 19, ato'clock, 19, and recorded in Book, on page or as file/reel number,
tax statements shall be sent to the following address:	Record of Deeds of said County. Nitness my hand and seal of
Department of Veterans' Affairs	County affixed.
Tax Division 1225 Ferry Street, SE Salem, Oregon 97310	Recording Officer
	BY:

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Deputy

THIS AGREEMENT, made this 5<sup>th</sup> day of <u>July</u>, 1983 by and between the State of Oregon, acting by and through the Department of Veterans' Affairs, and hereinafter called the Seller, and Manuel A. Fernandez and Julia K. Fernandez, Husband and Wife, hereinafter called

Purchaser hereby agrees to complete all improvements to the property located at Bley-Was, Sub., Bly, Oregon, in accordance with the approved plans and specifications hereby accepted to satisfy the requirements of ORS 407.050(3).

The improvements to be completed are:

- 1. New wood stove.
- 2. Repair and resurface decks.
- 3. Repair insulation under house.

Purchaser further covenants and agrees:

- That all improvements will be completed in a workmanlike manner at no cost to the Department of Veterans' Affairs.
- Not to permit any liens for labor or materials, or delinquent assessments, to exist on subject property at any time.
- 3. To complete all improvements in accordance with the approved plans and specifications within 180 days of purchase.
- 4. That failure by the Purchaser to complete the improvements within the time allowed shall be considered a breach of the purchase agreement, and grounds for foreclosure by the Director.
- 5. To assume any liability for any loss in market value suffered by the property as a result of nonperformance of this agreement.
- That all improvements must be inspected and approved by the Department of Veterans' Affairs to fulfill this agreement.

WITNESSED:

SIGNED:

EVELYN BIEHN COUNTY CLERK

Au Decora

**IMPROVEMENTS COMPLETED:** 

MANUEL FFRNANDEZ

\_\_\_\_Deputy

BY:

MICHAEL L. SCHNEYDER

**STATE OF OREGON:** COUNTY OF KLAMATH :ss I hereby certify that the within instrument was received and filed for record on the <u>12</u> day of <u>AUG</u> A.D., 19<u>83</u> at <u>11:00</u> o'clock <u>A</u>M, and duly recorded in Vol <u>M83</u>, of <u>DEEDS</u> on page. <u>13</u>437

Fee \$\_\_\_\_\_\_\_