THIS AGREEMENT, made this 2nd .	Vol. <u>ME5</u> Page 1285
THIS AGREEMENT, made this	whose address is
(name) (or principal place of business is) <u>331 Occidental Dr. Oxnard,</u>	
AND <u>Salley Garland Interiors</u> (name)	, whose address is
(or principal place of business is) 707 B. Hampton Street Venice, (Cal. 90291
hereafter designated as "Buyer,"	
WITNESS: That Seller, in consideration of covenants and agreements hereinafter contains	ed agreed to sell and convey to Surjer, and Buyer agrees to \sim
buy the following describit real property: Lot 20, Block 51, Klamnth Falls Forest Estated	- Tingt Addition
Klamath County, Oregon.	
B. Less: Present Cash Down Payment \$ <u>180,00</u>	\$ <u>1800.00</u>
C. Deferred Cash Down Payment S (Due on or before19)	
(dee on or nentre19) D. Trade-in\$	
E Total Down Payment \$ 180.00	\$ <u>180.00</u>
F. Unpaid Balance of Cash Price - Amount Financed G. FINANCE CHARGE (Interest Only)	\$ <u>1620.00</u>
H. ANNUAL PERCENTAGE RATE <u>9</u> 5	\$
I. Deferred Payment Price (A + G) J. Total of Payments (F + G)	\$ <u>2283.00</u>
The "Total of Payments" is payable by Ruyer to Seller in approximately 72	\$ <u>2103.00</u>
<u>Twenty nine and 21/100</u> day of each and every calendar mo and a like amount due on the <u>15th</u> . day of each and every calendar mo applies on all deferred payments from <u>August 15, 1985</u> , <u>1985</u> United States. Buyer may make prepayments.	why thereadles while and the fits of the second second second
applies on all deferred payments from <u>August 15, 1985</u> , 1985 United States. Buyer may make prepayments. Taxes for <u>1985/1986</u> and all subsequent taxes are to be paid by subsequent to date hereof: Buyer to pay prorata share of current greement. Seller and buyer agree at Buyers expense to pla	The first shall be made in lawful money of the - Such payments shall be made in lawful money of the Buyer and he shall agree to pay all assessments levied years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and request eparate parcel or all. uyer fail to comply with the terms hereof, then Seller ity to convey said property, and Buyer shall thereupon contract shall be deemed payments to seller for the
applies on all deferred payments from <u>August 15, 1985</u> , 1985 United States. Buyer may make prepayments. Taxes for <u>1985/1986</u> and all subsequent taxes are to be paid by subsequent to date hereof: Buyer to pay prorata share of current greement. Seller and buyer agree at Buyers expense to plut n Holding Escrow at Klamath County Title Company. Seller of issue note and deed of trust on the above property by set of issue note and deed of trust on the above property by set IT IS UNDERSTOOD AND AGREED that time is of the essence of this contract and should B may at his option cancel this contract and be released from all obligations in law and in equ be deemed to have waived all rights thereto and all moneys theretofore, paid under this of exection of this Agreement and for the rental of premises. Notwithstanding the foregoing. Se less than 45 days after having mailed written notice to Buyer's address of his intent to do so, in which to cure any default. SELLER, on receiving full payments at the times and in the manner herein provided, agrees to vested in Buyer free of encumbrances, except subject to easements of record, rights of way, exceptions of record, and to record, and to excute and deliver to Buyer a good and sufficient d Buyer and Seller agree that Buyer may go ahead and pay amount paid from the principal balance.	nth thereafter, until paid in full. The FINANCE CHARGE _ Such payments shall be made in lawful money of the Buyer and he shall agree to pay all assessments levied years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and request eparate parcel or all. uyer fail to comply with the terms hereof, then Seller ity to convey said property, and Buyer shall thereupon contract shall be deemed payments to seller for the iller shall not cancel any delinquent contract until not thereby affording Buyer at least 45 days grace period o deliver a policy of title insurance showing title to be covenants, conditions, reservations, restrictions, and leed to the premises herein described. unpaid taxes, if any, and deduct
applies on all deferred payments from <u>August 15, 1985</u> , <u>1985</u> United States. Buyer may make prepayments. Taxes for <u>1985/1986</u> and all subsequent taxes are to be paid by subsequent to date hereof: Buyer to pay prorata share of current greement. Seller and buyer agree at Buyers expense to pl, n Holding Escrow at Klamath County Title Company. Seller o issue note and deed of trust on the above property by ss IT IS UNDERSTOOD AND AGREED that time is of the essence of this contract and should B may at his option cancel this contract and be released from all obligations in law and in equ be deemed to have waived all rights thereto and all moneys theretofore paid under this o less than 45 days after having mailed written notice to Buyer's address of his intent to do so, in which to cure any default. SELLER, on receiving full payments at the times and in the manner herein provided, agrees to vested in Buyer free of encumbrances, except subject to easements of record, rights of way, exceptions of record, and to record, and to excute and deliver to Buyer a good and sufficient o Buyer and Seller agree that Buyer may on aboad and sufficient o	nth thereafter, until paid in full. The FINANCE CHARGE _ Such payments shall be made in lawful money of the Buyer and he shall agree to pay all assessments levied years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and request eparate parcel or all. uyer fail to comply with the terms hereof, then Seller ity to convey said property, and Buyer shall thereupon contract shall be deemed payments to seller for the iller shall not cancel any delinquent contract until not thereby affording Buyer at least 45 days grace period o deliver a policy of title insurance showing title to be covenants, conditions, reservations, restrictions, and leed to the premises herein described. unpaid taxes, if any, and deduct
applies on all deferred payments from <u>August 15, 1985</u> , 1985 United States. Buyer may make prepayments. Taxes for <u>1985/1986</u> and all subsequent taxes are to be paid by subsequent to date hereof: Buyer to pay prorata share of current greement. Seller and buyer agree at Buyers expense to plue n Holding Escrow at Klamath County Title Company. Seller of issue note and deed of trust on the above property by set of issue note and deed of trust on the above property by set IT IS UNDERSTOOD AND AGREED that time is of the essence of this contract and should B may at his option cancel this contract and be released from all obligations in law and in equ be deemed to have waived all rights thereto and all moneys theretofore, paid under this of exection of this Agreement and for the rental of premises. Notwithstanding the foregoing. Se less than 45 days after having mailed written notice to Buyer's address of his intent to do so, in which to cure any default. SELLER, on receiving full payments at the times and in the manner herein provided, agrees to vested in Buyer free of encumbrances, except subject to easements of record, rights of way, exceptions of record, and to record, and to excute and deliver to Buyer a good and sufficient of Buyer and Seller agree that Buyer may go ahead and pay amount paid from the principal balance. IN WITNESS CHEREOF, said parties have hereunto affited their signatures the day and year, fi	nth thereafter, until paid in full. The FINANCE CHARGE _ Such payments shall be made in lawful money of the Buyer and he shall agree to pay all assessments levied years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and request eparate parcel or all. uyer fail to comply with the terms hereof, then Seller ity to convey said property, and Buyer shall thereupon contract shall be deemed payments to seller for the iller shall not cancel any delinquent contract until not thereby affording Buyer at least 45 days grace period o deliver a policy of title insurance showing title to be covenants, conditions, reservations, restrictions, and leed to the premises herein described. unpaid taxes, if any, and deduct
applies on all deferred payments from <u>August 15, 1985</u> , 1985 United States. Buyer may make prepayments. Taxes for <u>1985/1986</u> and all subsequent taxes are to be paid by subsequent to date hereof: Buyer to pay prorata share of current greement. Seller and buyer agree at Buyers expense to plan holding Escrow at Klamath County Title Company. Seller of issue note and deed of trust on the above property by sec issue note and deed of trust on the above property by sec issue note and deed of trust on the above property by sec issue note and deed of trust on the above property by sec issue note and deed of trust on the above property by sec issue note and deed of trust on the above property by sec issue note and deed of trust on the above property by sec issue note and deed of trust on the above property by sec issue note and deed of trust on the above property by sec issue note and deed of trust on the above property by sec issue note and deed of trust on the above property by sec issue note and deed of trust on the above property by sec issue note and deed of trust on the above property by sec issues that 45 days after having mailed written indice to Buyer's address of his intent to do so, in which to cure any default. SELLER, on receiving full payments at the times and in the manner herein provided, agrees to vested in Buyer free of encumbrances, except subject to easements of record, rights of way, exceptions of record, and to excute and deliver to Buyer a good and sufficient of Buyer and Seller agree that Buyer may go ahead and pay amount paid from the principal balance. IN WITNESS WHEREOF, said parties have hereunto affined their signatures the day and year, fi Muther Garland, for Seller Seller Seller Secure affined their signatures the day and year, fi	nth thereafter, until paid in full. The FINANCE CHARGE _ Such payments shall be made in lawful money of the Buyer and he shall agree to pay all assessments levied years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and request eparate parcel or all. uyer fail to comply with the terms hereof, then Seller ity to convey said property, and Buyer shall thereupon contract shall be deemed payments to seller for the iller shall not cancel any delinquent contract until not thereby affording Buyer at least 45 days grace period o deliver a policy of title insurance showing title to be covenants, conditions, reservations, restrictions, and leed to the premises herein described. unpaid taxes, if any, and deduct
applies on all deferred payments from <u>August 15, 1985</u> , <u>1985</u> United States. Buyer may make prepayments. <u>Taxes for <u>1985/1986</u> and all subsequent taxes are to be paid by subsequent to date hereof: Buyer to pay prorata share of current greement. Seller and buyer agree at Buyers expense to pla n Holding Escrow at Klamath County Title Company. Seller of issue note and deed of trust on the above property by so in IS UNDERSTOOD AND AGREED that time is of the essence of this contract and should B may at his option cancel this contract and be released from all obligations in law and in equ be deemed to have waived all rights thereto and all moneys theretofore, paid under this of exection of this Agreement and for the rental of premises. Notwithstanding the foregoing, Se less than 45 days after having mailed written notice to Buyer's address of his Intent to do so, in which to cure any default. SELLER, on receiving full payments at the times and in the manner herein provided, agrees to vested in Buyer free of encumbrances, except subject to easements of record, rights of way, exceptions of record, and to record, and to excute and deliver to Buyer a good and sufficient of Buyer and Seller agree that Buyer may go ahead and pay amount paid from the principal balance. IN WITNESS WHEREOF, said parties have hereunto affited their signatures the day and year, fi <u>Salley</u> Garland for Salley Garland Interiors</u>	nth thereafter, until paid in full. The FINANCE CHARGE - Such payments shall be made in lawful money of the Buyer and he shall agree to pay all assessments levied years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and request eparate parcel or all. uyer fail to comply with the terms hereof, then Seller ity to convey said property, and Buyer shall thereupon contract shall be deemed payments to seller for the iller shall not cancel any delinquent contract until not thereby affording Buyer at least 45 days grace period o deliver a policy of title insurance showing title to be covenants, conditions, reservations, restrictions, and leed to the premises herein described. unpaid taxes, if any, and deduct irst above written. Mand Jambus Richard Tomlin Dorothy D. Tomlin
applies on all deferred payments from <u>August 15, 1985</u> United States. Buyer may make prepayments. Taxes for <u>1985/1986</u> and all subsequent taxes are to be paid by subsequent to date hereof: Buyer to pay prorata share of current greement. Seller and buyer agree at Buyers expense to plan holding Escrow at Klamath County Title Company. Seller o issue note and deed of trust on the above property by so it IS UNDERSTOOD AND AGREED that time is of the essence of this contract and should B may at his option cancel this contract and be released from all obligations in law and in equ be deemed to have waived all rights thereto and all moneys theretofore, paid under this exection of this Agreement and for the rental of premises. Notwithstanding the foregoing. Se less than 45 days after having mailed written incide to Buyer's address of his intent to do so, in which to cure any default. SELLER, on receiving full payments at the times and in the manner herein provided, agrees to vested in Buyer free of encumbrances, except subject to easements of record, rights of way, exceptions of record, and to record, and to excute and deliver to Buyer a good and sufficient of Buyer and Seller agree that Buyer may go ahead and pay amount paid from the principal balance. IN WITNESS WEREOF, said parts have hereunto affitted their signatures the day and year, fu Marketty Garland for Salley Garland Interiors Salley Garland for Salley Garland Interiors	nth thereafter, until paid in full. The FINANCE CHARGE - Such payments shall be made in lawful money of the Buyer and he shall agree to pay all assessments levied years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and request eparate parcel or all. uyer fail to comply with the terms hereof, then Seller ity to convey said property, and Buyer shall thereupon contract shall be deemed payments to seller for the iller shall not cancel any delinquent contract until not thereby affording Buyer at least 45 days grace period o deliver a policy of title insurance showing title to be covenants, conditions, reservations, restrictions, and leed to the premises herein described. unpaid taxes, if any, and deduct irst above written. Mand Jambus Richard Tomlin Dorothy D. Tomlin
applies on all deferred payments from <u>August 15, 1985</u> , <u>1985</u> United States. Buyer may make prepayments. Taxes for <u>1985/1986</u> and all subsequent taxes are to be paid by subsequent to date hereof: Buyer to pay prorata share of current greement. Siler and buyer agree at Buyers expense to pl. n Holding Escrow at Klamath County Title Company. Seller o issue note and deed of trust on the above property by so o issue note and deed of trust on the above property by so its UNDERSTOOD AND AGITEED that time is of the essence of this contract and should B may at his option cancel this contract and be released from all obligations in law and in equ be deemed to have waived all rights thereto and all moneys theretofore, paid under this exection of this Agreement and for the rental of premises. Notwithstanding the foregoing, Se less than 45 days after having mailed written notice to Buyer's address of his intent to do so, in which to cure any default. SELLER, on receiving full payments at the times and in the manner herein provided, agrees to vested in Buyer free of encumbrances, except subject to easements of record, rights of way, exceptions of record, and to record, and to excute and deliver to Buyer a good and sufficient of Buyer and Seller agree that Buyer may go ahead and pay amount paid from the principal balance. IN WITNESS HEREOF, said parties have hereunto affited their signatures the day and year, fi Muthod from the principal balance. IN WITNESS HEREOF, said parties have hereunto affited their signatures the day and year, fi Muthod from the principal balance. STATE OF OREGON: COUNTY OF KLAMATH: SS.	nth thereafter, until paid in full. The FINANCE CHARGE - Such payments shall be made in lawful money of the Buyer and he shall agree to pay all assessments levied years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and request eparate parcel or all. uyer fail to comply with the terms hereof, then Seller ity to convey said property, and Buyer shall thereupon contract shall be deemed payments to seller for the iller shall not cancel any delinquent contract until not thereby affording Buyer at least 45 days grace period o deliver a policy of title insurance showing title to be covenants, conditions, reservations, restrictions, and level to the premises herein described. unpaid taxes, if any, and deduct inst above written. Mand Jambard Dorothy D. Tomlin above address
applies on all deferred payments from <u>August 15, 1985</u> , <u>1985</u> United States. Buyer may make prepayments. <u>Taxes for 1985/1986</u> and all subsequent taxes are to be paid by subsequent to date hereof: Buyer to pay prorata. Share of current greement. Siler and buyer agree at Buyers expense to plo in Holding Escrow at Klamath County Title Company. Siler o issue note and deed of trust on the above property by so if IS UNDERSTOOD AND AGREED that time is of the essence of this contract and should B may at his option cancel this contract and be released from all obligations in law and in equ be deemed to have waived all rights thereto and all moneys theretofore paid under this o resection of this Agreement and for the ental of premises. Notwithstanding the foregoing. Se less than 45 days after having mailed written notice to Buyer's address of his intent to do so, in which to cure any default. SELLER, on receiving full payments at the times and in the manner berein provided, agrees to vested in Buyer free of encumbrances, except subject to easements of record, rights of way, exceptions of record, and to record, and to excute and deliver to Buyer a good and sufficient of Buyer and Seller agree that Buyer may go ahead and pay amount paid from the principal balance. IN WITNESS WHEREOF, said parties have hereunto affiled their signatures the day and year, fi <u>Salley Garland for Salley Garland Intertors</u> STATE OF OREGON: COUNTY OF KLAMATH: ss. Filed for record at request of <u>Salley Barley </u>	mth thereafter, until paid in full. The FINANCE CHARGE _ Such payments shall be made in lawful money of the Buyer and he shall agree to pay all assessments leried years taxes only from date of ace Contract and Warranty Ded agrees at Buyers expense and request eparate parcel or all. uyer fail to comply with the terms hereof, then Seller ity to convey said property, and Buyer shall thereupon contract shall be deemed payments to seller for the iller shall not cancel any delinquent contract until not thereby affording Buyer at least 45 days grace period o deliver a policy of title insurance showing title to be covenants, conditions, reservations, restrictions, and leed to the premises herein described. unpaid taxes, if any, and deduct irst above written. Machard Tomlin above address address address address address unpaid taxes, if any, and deduct

02 2 Ha SI 900 58.

et. Bill trop

9