20648 AGREEMENT_{Vol} <u>m90</u> Page 19352 For The Sale And Purchase Of Real Estate NT, made in duplicate this <u>19</u> day of <u>JUNE</u>, 19<u>85</u> between <u>DAVID</u> THOMPSON — herein called "Setler", and <u>EARL</u> E, MARTIN + DOLLY J, MARTIN WOODRUFF AVE <u>BEIL</u>FLOWER CA 90706 THIS AGREEMENT, made in duplicate this 19 day of 16654 herein called "Buyer". It is agreed that the seller, in consideration of the covenants and agreements hereinafter contained, to be first performed as a condition precedent by the Buyer, shall sell and convey to said Buyer, and said Buyer shall buy, that certain real property described as follows, in which the Seller herein retains a vendor's lien as a security interest: 20 BLOCK 122 UNIT Planard Fulls Fourt Extates County, State LOT of Origin inclusive, official records of said County. Subject to: PANTatron of taxes and assessments for the fiscal year 19 85 19 86 thereafter coming due and also subject to all covenants, conditions, restrictions, reservations, easements and rights of way of record affecting said property. In consideration of the covenants and agreements contained herein to be performed by the Seller, the Buyer agrees to pay to the Seller the following su ney, payable on the terms and conditions hereinafter set forth: ්ප , 7085, Cash Price a. Cash Price
b. Less: Present Cash Down Payment \$ 100°,
c. Deferred Cash Down Payment \$ 200, " JUNE 21, 1985 int 19____) \$300. od (Due on or before _ Total Down Payment d. 85 Unpaid Balance of Cash Price - Amount Financed е. f. FINANCE CHARGE (Interest Only) g. ANNUAL PERCENTAGE RATE ___ 名 Deferred Payment Price (a+f) h. i. Total of Payments (e+f) The "Total of Payments" is payable by Buyer to Seller in approximately years) or more, on or before JULY 21, 19 85, and) or more, on or before the 2/5/day of each and every calendar month thereafter, until paid in . 19____ 85 59 ... Such payments shall be or at such other place or places as the Seller may hereafter made in lawful money of the United States to the Seller at . from time to time designate. THE SELLER: (1) Reserves a right of way; the right of entry upon, over, under, along, across through the said land for the purpose of setacting, operating and maintaining pole with cross-arms for the transmission of alextrical energy and for talephone lines, and laying, operating and maintaining any pipe line for water, gas or sewage, and retain sole right to convey the rights hereby reserved; it is agreed that this easement shall encroch more than 10 feet from any lot line. THE BUYER: The Born Entry and the set of (2) Agrees not to transfer satisfn or record in the Office of the County Recorder of county, this Agreement or any interest herein without the written consent of the r first having been secured, and if the Buyer does transfer, asign or record same out said consent, then the total belance unpeid thereon at that time shall edistiy become due and payable; encroach more than 10 feet from any lot line, [2] Shall not be required to make any tender or offer of performance as a condition precedent to its rights to exercise any rights' options or privileges granted it by law or hereunder, and will not exercise the same upon any default of the Buyer, without giving reasonable notice to the Buyer. No weiver of the beach of any of the covenants, agreements, restrictions and conditions of this Agreement by the Selfer shall be construed to be a waiver of any succeeding breach of the same or other covenants, agreements, restrictions and conditions of this Agreement. No delay or omission of default shall be construed as a wifer thereof, or acquisecence therein, nor shall the ecceptune of any payment made in a manner inconsistent with that as herein provided by construed as a waiver of, or variation in, any of the terms of this Agreement. (1) Dentement the terms of the interpretation of conditions to be privated (2) Dentement the terms of t mmediatesty become due and payable; (3) Agrees that no nuisance, building or structure shall be built, moved or maintained upon said premises without the written consent of the architectural committee of the Seltzr and that any such building or improvement now or hereafter excised on the above-described land shall become a part of the real property; shall not be ramoved without the written consent of the Selter; shall be insured sealint loss by fire for the life of this Agreement in an amount agressable to the Selter; and shall observe and adhere to a sixty (60) foot building line from road center. In event of any violation of the above, the Selter may, in addition to any other rights conferred by law, remove or shate the violation writhout any liability; (4) Agrees to not an user time temberate a time. (3) Declares that the reservations, restrictions, covenants and conditions as herein orth shall remain in force and be binding upon all parties hereto, their heirs, ators, administrators or successors in interest and rights, and that all such covenants be and are covenants running with the land; shall be and are covenants running with the land; (4) Declares that time is of the essence, and in the event of failure by the Buyer to comply with the terms of this Agreement, the Seller, at its option, shall be released from all obligations in terv or equity to convey said property, and the Buyer shall forfest al-rights thereto and monies theretofore paid under this Agreement, and the Buyer's interest in or to said monies or property shall thereupon immediately case as fully as if said monies had never been paid or this Agreement entered into, and, in the event the Buyer should then be in possession of said property. Seller shall thereupon be entitled to immediate possession thereof and shall have full power to dispose of said property as if this Agreement had never been made. (4) Agrees to post no signs, signboards or billboards of any character, other than of customary and reasonable dimensions commonly used to advertise the property for sale; (5) Agrees that in the event of failure by the Buyer to comply with the terms of this Agreement, the Seller, at its option, shall be released from all obligations in lew or equity to convey said property, and the Buyer shall forfielt all rights therato and monies theretofore paid under this Agreement, and the Buyer's interest in or to said monies or property shall thereupon immediately cases as fully as it said monies that never been paid or this Agreement entered into, and in the event the Buyer should then be in possesion of said property, the Seller shall thereupon be entitled to immediate possession thereof and shall have full power to dispose of said property as if this Agreement had never been made; (5) Agrees, on receiving such payments at the time and in the manner above rentioned, to execute and deliver to the Buyer a good and sufficient deed, conveying ald property free from encumbrance or lien, except as herein provided but subject to any en or encumbrance, payment or discharge of which is, under the terms of this greesment, assumed by the Buyer, any encumbrance or lien created or caused by the uyer, and covenants, conditions, restrictions, reservations, essements, rights and ights-of-way of record, affecting the subject of property. (6) Agrees that the reservations, restrictions, covenants and conditions as herein set with shall remain in force and be binding upon all parties hereto, their heirs, executors, iministrators or successors in interest and rights, and that all such covenants shall be and a covenants running with the land; In Witness Whereof, the Seller, by its duly authorized agent, and the Buyer have executed this and year first above written. Agreement BUYER Diel 617 SELLER (Buyer's Signature) 16654 Woodruff AVe. ADDRESS_ Bellflower, Ca. 90706 TELEPHONE . STATE OF OREGON: COUNTY OF KLAMATH: SS. Earl & Dolly Martin <u>25th</u> Filed for record at request of _ the Sept. A.D., 19 90 at 2:27 o'clock P.M., and duly recorded in Vol. M90 of on Page 19352 Deeds of ____ County Clerk

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