RV1 107.A AGREEMENT FOR SALE OF REAL ESTATEI M91 Page 25135 38086 AGREEMENT, made this 25 day of November, 19891, between THIS whose principal place of business is Inc E. F. Lamineso Ente Doy LV. Nevada hereinafter desig-89/19 nated as SELLER, and: Michael 8. Long whose principal place of business is Hillsborg Oneson 97124 : 51065 hereinafter designated (as BUYER. WITNESS: That SELLER in consideration of the covenants and agreements hereinafter contained, agrees to sell and convey to BUYER and BUYER agrees to purchase the following described real property: Legal: 2.3 acres M/L being pancel 20, block 91, Klomath Falls Forcert Estates, Hoy 66, Unit 4, S NIN CONSIDERATION thereforg, BUYER agrees to pay to SELLER the sum of thoustod and alo 1X (6,0500), lawful money of the United States, in the manner set (\$ (1) Upon execution and delivery of this Agreement, BUYER shall pay on below: to SELLER the sum of Twenty five & of DOLLARS (\$ 35.00), receipt of which is hereby acknowledged. The further sum of 00/00 , 198 N/A (2) DOLLARS (\$ 00/00 Ton the M/Aday of N/A And the balance of Five thousand were hundred county for DOLLARS (\$ 5,975%, at 12 percent simple interest to be paid in 144 monthly installments of \$ 70.78 or more beginning the 25-1 day of February 200892, and on the 1st day of each month mo thereafter until paid in full IN WITNESS WHEREOF, said parties have hereunto fixed their signatures the day and year first above written. fiel BUYER Page 1 of 2 Pages. 2×300

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AGREEMENT FOR SALE OF REAL ESTATE

Taxes which accrue during the year of purchase by BUYER 1. shall be prorated as of the date of execution of this Agreement. Thereafter, BUYER shall pay all subsequent taxes and all assessments levied subsequent to date of this Agreement.

BUYER shall have no right to cut or harvest any trees from 2. the property excepting for his personal use until such time as the property is paid in full. No trees over 4" in diameter can be harvested.

BUYER shall construct no buildings upon the property that do 3. not conform to applicable health and building codes of KLAMATH County, Oregon.

4. BUYER will allow no public nuisances to be created upon the property and will not allow the property to become unsightly.

5. It is understood and agreed that time is of the essence of this contract and should BUYER fail to comply with the terms hereof. then SELLER may, at his option, be released from all obligations in law and in equity to convey said property; and BUYER shall thereupon be deemed to have waived all rights thereto and all monies paid under this contract shall be deemed as payments to SELLER for the execution of this Agreement and for the rental of the premises.

6. SELLER, ten months from date of this Agreement, at the times and in the manner described, agrees at BUYER'S expense, to deliver a policy of title insurance, excepting: SELLER reserves all oil, gas and other hydrocarbon substances lying in, under or

At BUYER'S request, SELLER will issue to BUYER, his heirs 7. and assigns, ten months subsequent to the date of this Agreement, a Grant Deed secured by a Note and Deed of Trust to the subsequent property, provided that BUYER has adhered to all of the terms and conditions of this Agreement.

BUYER agrees to pay \$2.00 dollars monthly collection fee 8. on each installment.

9. A late charge of 10% of monthly payment will be charged for any payment received ten days late.

10. Seller will allow buyer a one year exchange on any parcel of comparable price. Under no circumstances will seller ref nd any monies paid by Suyer.

11. BUYER agrees upon issue of Deed and Note to sign Estopple deed in Lieu of foreclosure with 90 day grace period extended by Seller.

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STATE OF OREGON: COUNTY OF KLAMATH: SS.

PH1103.1

Filed for	record at request of _	Mike Long			
of	A	.D., 19 <u>91</u> at <u>2:59</u> deeds	o'clockM., and	duly recorded in Vol.	day M01
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FEE	33.00		By Dequet	County Clerk	