HA -	4.44	4 50 10	11.0	
	C	 1000		

BARGAIN AND SALE DEED

KNO	W ALL	MEN BY	THESE	PRESENT	S, That.	PHIL	IP L.	JENSEN,	GEORGE L	. HUFI AN	D MEKLE
ном									, herei	nafter calle	ed grantor
	• • • • •			dana barabi	deant 1	serdein	sell and	convey u	nto MERLE	MOH	

for the consideration hereinafter stated, does hereby grant, bargain, sell and

hereinafter called grantee, and unto grantee's heirs, successors and assigns all of that certain real property with the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, situated in the County of Klamath , State of Oregon, described as follows, to-wit:

> SEE ATTACHED LEGAL DESCRIPTION MADE A PART HEREOF SUBJECT TO THE ATTACHED RETRICTIVE COVENANTS MADE A PART HEREOF

> > (IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE)

To Have and to Hold the same unto the said grantee and grantee's heirs, successors and assigns forever.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$...OTHER...THAN MONEY OHowever, the actual consideration consists of or includes other property or value given or promised which is the whole consideration (indicate which). (The sentence between the symbols if not applicable, should be deleted. See ORS 93.030.) part of the In construing this deed and where the context so requires, the singular includes the plural and all grammatical

if a corporate grantor, it has caused its name to be signed and its seal affixed by an offiger or other person duly author-

ized to do so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30,930.

Merle Hom STATE OF OREGON, County ofKlamath.

This instrument was acknowledged before me on

GUFFICIAL SEAL GUFFICIAL SEAL NOTARY PUBLIC - OREGON GOMMISSION NO. 050128

bу

AN COMMISSION EXPIRES MARCH 02, 2000 (A	My commission	Notary Public or Oregon expires 3-2-00
		STATE OF OREGON, County ofss.
Granter's Name and Address		ment was received for record on the day of
Grantso's Name and Address Utoprocording return (a jitlamo, Address, Zip):	space reserved for recorder's use	in book/reel/volume Noon pageor as fee/file/instru-
ameritish attusean		ment/microfilm/reception No Record of Deeds of said County. Witness my hand and seal of
latil requested otherwise send all tax statements to (Name, Address, Zip);		County altixed.
		By Deputy

ACKNOWLEDGMENT

ATTACHED TO and made a part of

STATE OF WASHINGTON SS:	
I certify that I know or have satisfactory evidence t	hat GEORGE HOM AND MERLE HOM
signed this instrument and acknowledge it to be their mentioned in this instrument.	nd said person s acknowledged that they free and voluntary act for the uses and purposes
Dated: July 31st, 1996 NOTARY PUBLIC State of Washington JANICE VOSS Commission Expires May 13, 1987	JANICE VOSS Notary Public in and for the State of WASHINGTON Residing at OLYMPIA My appointment expires: 5/18/97

EXHIBIT "A" LEGAL DESCRIPTION

Lot 17, PIEDMONT HEIGHTS according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, and the N1/2 of vacated Jones Avenue adjoining the South line of said Lot 17, in the County of Klamath, State of Oregon, EXCEPTING from said Lot 17 a tract of land lying North of the Enterprise Irrigation ditch in Lot 17, PIEDMONT HEIGHTS, an addition in Klamath County, Oregon situated in the E1/2 SE1/4 Section 1, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, and more particularly described as follows:

Beginning at the Northeast corner of Lot 17; thence South 0 degrees 27' East along a line between Lots 17 and 18 a distance of 146.8 feet to an iron pin; thence North 77 degrees 19' West 109.0 feet to an iron pin; thence North 18 degrees 18' West 113.6 feet to an iron pin which is South 0 degrees 27' East a distance of 15 feet from an iron pin which lies on the line between Lots 17 and 23; thence North 0 degrees 27' West 15 feet to the iron pin which lies on the line between Lots 17 and 23; thence East a distance of 141.0 feet, more or less, to the point of beginning.

SUBJECT TO THE ATTACHED RESTRICTIVE COVENANTS HADE A PART HEREOF.

TOGETHER WITH AN EASEMENT 30 feet in width over and across the Easterly
30 feet of Lots 3 and 12 of PIEDMONT HEIGHTS, together with that portion of
Vacated Jones Avenue which inured thereto, as reserved in instrument recorded
in Volume M96 at Pages 7520 and 75205 Microfilm Records of Klamath
County, Oregon recorded concurrently therewith.

Subject to that certain creation of private roadway casement recorded in volume m96 at Pg 45123.

Re: Parcel conveyed to Merle Hom

at fusion

FROM : GEORGE HOM

PHONE NO.: 1+360+9437437

Jul. 26 1996 09:16AM P2



RESTRICTIVE COVENANTS

The developer has recorded RESTRICTIONS with the dead which will limit you use of the property. The Developer also reserves the right of interpretation of these restrictions.

THE RESTRICTIONS ARE:

STATE OF OREGON: COUNTY OF KLAMATH.

- 1. No lot shall be used except for single family residential purposes. No more than one residential dwelling may be built on each residential lot. No single wide mobile is allowed.
- 2. There can not be resubdivision of a parcel without the consent of the Developer of this subdivision.
- 3. No dwelling shall be permitted on any lot at a cost of less than \$50,000.00. The year 1996 being the year of scale either up or down according to housing costs. Once construction of a dwelling has commenced, it must be completed within one year from the date of the building permit. It is the intention and purpose of these covenants to assure that all dwellings shall be of quality workmanship and materials substantially the same or better than that which can be produced on the date these restrictions are recorded. The total floor areas of the main structure exclusive of basement, one-story porches and garages, shall be not less than 1200 square feet for one-story dwellings, nor less than 1600 square feet for a two-level dwelling.
- 4. Car repairs are prohibited unless under completed coverage by a permanent structure.
- 5. No building shall be located on any lot nearer than 10 feet to any interior lot line.
- Any trade or business within the subdivision is prohibited. No vinous or malt liquor or drugs shall be sold or kept for sale on any lot.
- 7. No nexious or offensive activity shall be carried on, upon any lot, nor shall anything be done thereon, which may become an annoyance or nuisance to the neighborhood, disturb the peace and quiet thereof or any occupant of the neighborhood, disturb the peace and quiet thereof or any occupant of the neighborhood.
- 8. No lot or any part thereof, shall be used, either temporarily or permanently, or sell, shore or accumulate used cars, parts there from or junk of any kind. Rubbish, trash, garbage, or other waste shall not be kept on any lot except temporarily and all such waste shall be kept in a clean and sanitary condition.
- 9. All livestock are prohibited. Dogs and cats and other household pets may be kept provided they are not bred or propagated for any commercial purposes. The aforementioned animals must be kept within the confines of the owner's lot. If such animals damage common fences or property of other area lot owners, such damage shall be repaired to the original state by the owners of said animals. No birds may be destroyed, shot or taken on the plat at any time. No game birds may be taken at anytime by any means.
- 10. No sign of any kind shall be maintained or displayed on any lot except one sign identifying the occupants and address of the dwelling or advertising the property for sale.
- 11. Should a property owner allow weeds, grass or other material to accumulate on his property to the point that it becomes unsightly and offensive to neighboring property, it can be removed by a court order and the owner shall be charged with all costs. It is the desire of the Hilyard Subdivision that each lot owner be cognizant of his neighbors security. The planting of trees and shrubs is encouraged by not in a manner that obscures other neighbor's established view.

on the or order of remaining.						
Filed for record at request of	AmeriTitle		the 15th day			
		o'clockP.M., and duly reco				
FEE \$45.00		Bernetha G Letsch, Cou	nty Clerk Lupaul			
			X			