10.500 Articles of Agreement,

1 mis	Agreement for Deea Executed	1 this	day of <u>J</u> 1	une	_ A.D. 19 <u>94</u>
between	Paul D. Langworthy and Glenda E. as joint tenants with rights of 8 15175 Rester			_	Langworthy II,
first party	, and			ķ ģ	•
	Jeremy M. Castilleja and Stacy M.	–			
whose pos	of office address is <u>P.O. BOX</u> 136—	NobleTON,	Ha. 346	6/	-
second pa		,	Documer Intangible Karen Nic	tary Tax Pd. \$ Tax Pd. \$ Day, Glerk of Circ	<u>58.00</u> suit 9. /
	****		в	VUI)	10thc
state of F TRACT THE W	Witnesseth, That if the second party shall eed to be made and performed, the first party hereby cover brances whatever, by a good and sufficient deed, all of the dorida, known and described as follows, to-wit: PARC NO. ONE. EST 1/2 OF TRACT 89 OF AN UNRECORD TRACT BEING MORE PARTICULARLY DESCRIPTION.	nants and agrees to convey at certain tract of land, situ CEL NO. RIGEL OF LODING SUBDIVISION	and assure to the sec sated, lying and bein 2/-20 -026 KNOWN AS DE	ond party, in I g in the Count S-0010	ifter mentioned as fee simple, clear of y of <u>Hernand</u> o, -0890
east .	est 1/2 of the West 1/2 of the Nor 1/4 of Section 16, Township 21 Sou the South 25 feet thereof for road	uth, Range 20 Ea			
TRACT NO. TWO. THE EAST 1/2 OF TRACT 89 OF AN UNRECORDED SUBDIVISION KNOWN AS DEER HAVEN ESTATES, SAID TRACT BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:					
east .	ast 1/2 of the West 1/2 of the No. 1/4 of Section 16, Township 21 Sou the South 25 feet thereof for roac econd party hereby promises, covenants and agrees to p	uth, Range 20 Ea	ast, Hernando	o County	, Florida,
,	Thirty Thousand and NO/100		DOLLARS (\$	30,000.00	,
In the mar	nner, following:				
	One Thousand and NO/100	DOLLARS (\$ 1,00	00.00) paid herewi	th receipt whereof
\$ 200 still	acknowledged, and the balance of Twenty Nine 7. .00 per month interest only for the owed of Twenty Nine Thousand % Not the rate of 12 per centum, per annum, sa	he first 24 mont O/100 dollars(\$ 2	thly payment: 29,000.00	s this le	eaving a balance interest from date6/13/9
mt	um of \$ <u>348.00</u> on the <u>13th</u>	h	Tu 1 v		96
sum on the	e 13th day of each and every month there incipal until said principal sum with interest has been full installment, with liability for interest to the date of payn	eafter, to be applied, first to y paid, with option to prep	o the interest on the	balance of pri	ncipal unpaid, and
First	\$ 200.00 interest only payment to	o begin July 13,	, 1994 and f	or the ne	ext 23 consecutiv
Said navm	nents should be made at the following address or at such on the following address or at such or the following address or at such or the following address or at such or the following address or at such addres	ther place as the first party LARGO, FL	y shall designate from A. 3464	n time to time.	, in writing:MONTA
	5.00 late fee will be charged on a				
The second party hereby further promises, covenants and agrees to and with the first party as follows: SAID MORTGAGE CANNOT BE PREPAID FOR THE FIRST 24 INTEREST ONLY PAYMENTS WITHOUT FIRST PARTIES WRITTEN CONSENT. 1. To pay all and singular the principal and interest and other sums of money payable by virtue of this agreement for deed promptly on the dates respectively when the same severally become due.					

- 2. To pay all and singular the taxes, assessments, levies, liabilities, obligations (save and except prior obligations of the first party), of every nature on said described property each and every and if the same be not promptly paid, the first party may, at any*time (but it shall not be his duty to do so), pay the same without waiving or affecting the option to foreclose or any other right hereunder.
- 3. To pay all and singular the cost, charges and expenses including a reasonable attorney's fee incurred or paid at any time by the first party because of the failure on the part of the second party to perform, comply with and abide by each and every one of the stipulations, agreements, conditions and covenants of this agreement for deed.
 - 4. To keep the improvements on said property in good repair and condition and that he will not be guilty of waste, either active or permissive.

An executed Quit Claim Deed from Parties of the Second Part to Parties of the First Part shall be held in escrow by Parties of the First Part. This Quit Claim Deed shall be used to repossess property should Parties of the Second Part default on payments more than 60 days from last paid payment due date, or, default on any other term of this agreement.

- 5. To keep the buildings now or hereafter on said land insured against loss by fire, windstorm and tornado to the extent of the value of such improvements, in some company or companies acceptable to the first party, with loss payable to the first party as his interest may appear and to pay the premiums on such policy or policies when due, and upon issue of such policies to promptly deposit them with the first party and agrees that the proceeds of any of such insurance policies shall be applied to the payment of the indebtedness herein, or at the option of the first party, to the repair or replacement of the improvements upon the said property.
- 7. That should the second party fail to pay any installment of the principal and interest or any other items of debt herein obligated when due and should such default continue for a period of 30 days then the entire principal and accrued interest and all other indebtedness due hereunder shall, at the option of the first party and without notice to the second party become immediately due and payable.
- 8. That the second party agrees that the first party shall be entitled to the appointment of a receiver to take care of the premises, to collect the rents, issues and profits and to keep the premises in good repair and to apply the rents, issues and profits to the payment of the debts due hereunder in the event of foreclosure.
- 9. That the failure of the first party to exercise any of his options to precipitate the debt due hereunder because of any violation of the conditions, agreements or covenants of this agreement for deed, shall not constitute a waiver of the right to exercise such option because of any subsequent violation.
- 10. That in case of failure of the second party to make any of the payments or any part thereof, or to perform any of the covenants on his part hereby made and entered into, this contract shall, at the option of the first party be forfeited and terminated, and the second party shall forfeit all payments made by him on this contract, and such payments shall be retained by the said parties of the first part in full satisfaction and liquidation of all damages by him sustained, and the first party shall have the right to re-enter and take possession of the premises aforesaid without being liable to any action therefor.
- second

 11. When the deed is given in consummation of this agreement, the property encumbered in this agreement can only be transferred, assigned, or further encumbered with the express written consent of the First Parties herein.

That it is mutually agreed that the terms "first party" and "second party" whenever and wherever used herein shall include jointly and severally all persons of more than one who are so designated in the caption hereof and their heirs, successors, legal representatives or assigns and any word herein referring to the masculine gender shall include the feminine and neuter genders whenever the context requires or demands.

In Witness Whereof, The parties to these presents have hereunto duly and properly executed this contract the day and year first above written.

Signed, Sealed and Delivered in the Presence of:	
Topological	Kul Lougubles
DAVIDA L. Bedfoer	Olonda Comercia
Foil 28800	Glenda E. Langworthy
RENDEA L. SITTIE	Tony S. Langworthy II
STATE OFFLORIDA	Jeremy M. dastilleja L.s.
COUNTY OF HERNANDO	Stary M. Castilleja
personally appeared, Paul D. Langworthy and Gler II, and Jeremy M. Castilleja and Stacy R	duly authorized in the State and County aforesaid to take acknowledgments, and E. Langworthy, his wife, and Tony S. Langworth M. Castilleja, his wife, all of whom produced om did not take an oath, foregoing instrument and who acknowledged before me that they executed
the same,	
WITNESS my hand and official scal in the County June , A.D. 19 94	y and State last aforesaid this 12th day of
This Instrument was prepared 同盟の登録の表現の目的に 3000の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の	
BY; Paul Langworthy 15175 Rester Dr. Brooksville, FL. 34613	400000000000000000000000000000000000000
XIOOGGACOOGGAXXXXXXX	Notal Public OFFICIAL NOTARY SEAL (seal)
0. R. 973 PG 1737	MY COMMISSION NUMBER