Vol. M13. Page 13156 FORM No. 869-LEASE AND OPTION AGREEMENT THIS AGREEMENT, Made and entered into this 28 deby and between JOSEPH R. TURNER day of September , 19.73 , , hereinafter called the first party (whether singular or plural), and hereinafter called the second party (whether singular or plural), WITNESSETH: In consideration of the covenants herein contained to be kept and performed by second party, first party does hereby lease, demise and let unto the said second party the following described premises , County of Klamath and State of situated in the XXXXIX...... Oregon , to-wit: A tract of land, including improvements, situated in that portion of Lots 25 and 32, Section 28, Township 35 South, Range 7 E.W.M., lying East of the Dalles-California Highway, Klamath County, Oregon, with a front boundary of 175 foot and a doubt of 250 foot or a second seco with a front boundary of 175 feet and a depth of 250 feet or as deep as said first party's present ownership. known as the L & N Grocery, 19.73..., and extending to and including for a term beginning the 17th day of August order of the first party as follows: First and last months' rental \$350.00) in advance and thereafter on or before the 15th day of each month. The respective parties hereto agree to the following terms and conditions: (a) The second party expressly agrees to pay said rents at the times aloresaid; to use said premises for a general grocery and store business.

grocery and store business.

grocery and store business for make no unlawful or offensive use of said premises; not to suffer or permit and no other purpose without first party's consent; to make no unlawful or offensive use of said premises; not to suffer or permit any waste or strip thereol; not to make any alterations or improvements upon said premises or assign this lease or sublet said any waste or strip thereol; no termit any other person to occupy the same without first party's written consent first obtained; to compremises, or any thereol, or permit any other person to occupy the same without first party's written consent first obtained; to comply with all laws, ordinances and regulations of any public authority respecting the use of said premises; promptly to pay for all papers and to pay for all repairs on said premises during equipment and apparatus and elevators, if any, at all times in good repair and to pay for all repairs on said premises durheating equipment and apparatus and elevators, if any, at all times in good repair and to pay for all repairs on said premises durheating the term of this lease except those which the first party hereinafter specifically agrees to make; to keep the root of the building on and the sidewalks surrounding said premises tree of snow, ice, rubish and debris during the term hereof; not to commit, permit on and the sidewalks surrounding said premises; promptly to replace all glass which may be broken or cracked in the windows and doors of or create any nuisance on said premises; promptly to replace all glass which may be broken or cracked in the windows and doors of or create any nuisance on said premises promptly to replace all glass which may be broken or cracked in the windows and doors of or create any nuisance on said premises promptly to replace all glass which may be broken or cracked in the windows and doors of or cre (a) The second party expressly agrees to pay said rents at the times aforesaid; to use said premises for a general tions of the building on said premises and the sidewalks thereabout in good order and repair, providing within thirty days after each expenditure tions of the building on said purposes shall be reported to the second party in writing within thirty days after each expenditure pended by the first party for said purposes shall be reported to the second party in writing within thirty days after each expenditure is made.

(b) In the event of the destruction of the building on said premises from any cause, the first party may terpered after ten days written notice to the second party, effective as of the date of said destruction, and the second party may terpered this lease, effective as of said date; provided, however, that if the damage to said building; is more than per cent minate this lease, effective as of said date; provided, however, that if the damage; if such notice is not so given, the first party conditions of the second party may or may not elect to restore said building; written notice of first party's said election shall be deemed to have elected not to restore the building; if the first party so elects, the second party forthwith may clusively shall be deemed to have elected not to restore the building; if the first party so elects, the second party forthwith may clusively shall be deemed to have elected not to restore the building; if the first party shall repair said building as aloresaid, then the first party shall repair said building with all convenient speed it the first party elects to restore said building as aloresaid, then the first party shall repair said its interference with the occurant during said repairs there shall be such an abatement of rent as the nature of the damage and its interference with the occurant during said leased premises shall warrant.

(c) Time is of the essence of this lease and it said rents shall be in arrears for ten days, or if the second party shall neglect while sold default continues, enter upon said premises and repossess the same, expel the second party and (e) OPTION TO SECOND PARTY—At any time while this lease is in full force and effect, except as hereinatter provided, and second party is not in default in his performance hereof, the said first party, for value received, hereby gives and grants unto the second party is not in default in his performance hereof, the said first party, for value received, hereby gives and grants unto the second party the sole, exclusive and irrevocable right and option to purchase the above described premises subject to and upon the terms and conditions set forth in the form of purchase agreement hereto attached, at and for a price to be ascertained as following lows: The basic price said premises shall be the sum of \$...14,600.00...., to and from which shall be made the following lows: The basic price to said price shall be added (1) the aggregate of the sums expended by the first party and additions and deductions, to-wit: To said basic price shall be added (1) the aggregate of the sums expended by the first party and the second party between the date of this leave and the exercise of this option, for the maintenance of the exterior walls, gutters, downspouts, unexposed plumbing and the foundations of the building on said premises and the side of the exterior walls, gutters, downspouts, unexposed plumbing and the foundations of the building on said premises paid walks thereabout; (2) the aggregate of all fire insurance premiums, all taxes and city, county and district liens on said premises paid walks thereabout; (2) the aggregate of all fire insurance premiums, all taxes and city, county and district liens on said premises paid walks thereabout; (2) the aggregate of all fire insurance premiums, all taxes and city, county and district liens on said premises paid walks thereabout; (3) the aggregate of all fire insurance premiums, all taxes and city, county and district liens on said premises paid walks thereabout; (3) the aggregate of the exercise of this option; (3) a sum equal to uncarned insurance premiums, plus

(SEAL)

(SEAL)

(SEAL)

(SEAL)

Second Party

a prorate as of the date hereof of taxes, paid by the first party prior hereto and covering a period extending beyond this date,

(i) Should second party fail to exercise his said option, the foregoing lease shall continue until terminated pursuant to its terms.

(j) This lease and option shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective heirs, executors and administrators, the successors and assigns of the first party, and, so far as the terms hereof permit assignment, the successors and assigns of the second party as well.

(k) In constraing this lease and option agreement it is understood that the first and second parties, one or both of them, may be more than one person or a corporation and that, therefore, if the context so requires, the singular pronoun shall be taken to be more than one person or a corporation and that, therefore, if the context so requires, the singular pronoun shall be made, mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, mean and include the provisions hereof apply equally to corporations and to more than one individual.

(L) Attached hereto and by this reference made a part hereof, containing a memorandum agreement between GUY L. NICHOLS and the second party herein, are additional terms of this lease. Where inconsistent of the first party herein, are additional terms of this lease. Where inconsistent tent or contradictory, this printed agreement dated the day of September, 1973 will control and take precedence.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals in duplicate on this, the day and year first hereinabove written.

First Party's Address First Party 197624

If the owner of the property leased in the above form is married, his or her spouse must be named as one of the first parties and he or she must also sign this agreement.

N. B. ATTACH FORM OF CONTRACT [see paragraphs (e) and (g)].

As a form of contract to be attached to the above lease and 874, one of which will lend itself to almost any type of sale and processing the sale and the sale an

PLO

13156 The s odallare C. C. Througan 38 months pure. O. 600. Grocery allare Et leeter K) S. Leran november W 00 months dallar 1 STATE OF OREGON; COUNTY OF KLAMATH; 55. Tobert Nott Filed for record at request of A. D., 19.73 at 2:13