	39865 CONTRACT_REAL ESTATE 14 23398
	THIS CONTRACT, Made this 1st day of DECEDIBER
ai 4	Barbara (Butler)Wasson , hereinafter called the seller, Ray L. and Dorothy A. Tabor
	WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the r agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- bed lands and premises situated in Klamath County, State of Oregon , to-wit:
	Lot # 14: Sec. 10, TWP 25 S., R 8E.W.M.
	WhELSHSELSWL Subject to 30' wide easement along north boundary for mutual road purposes
	Tax statelents after purchase will be sent to Ray L. and Dorothy Tabor, 634 S.W. 5th St. Corvallis, Oregon, 97330

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of the seller in monthly payments of not less than Eighty-six dollars & sixteen cents Dollars (\$.86.16.....) each, Payments to be .) to the order

payable on the first day of each month hereafter beginning with the month of JANMARY , 1978,

the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract.

The buyer warrants to and covenants with the seller that the real property described in this contract is *(A) grimanily for buyer's personal, family, household or agricultured purposes, (B) for an ergonization of (even il-buyer-is-a-natural person) is for business ->>> commercial -purposes. es, tess-on-commencial-ourposes-o cino 1077 and 19..

(B) int an expansion of a gran in transports a matural presents at or comments up to The buyer shall be entitled to possession of said lands on AS. Of ... CloSing to in dolutly under the terms of this contract. The buyer agrees that at all times he is good condition and repair and will not suffer or permit any waste or strip there other lines and save the seller harmless thereform and reimburse seller for all costs and res, that he will pay all taxes hereafter leyied against said property, as well as all was whilly may be imposed upon said promises, all property before the same or any part i and keep insured all buildings now or hereafter erected on said premises against loss or and keep insured all buildings now or hereafter erected on said premises against loss or ater rents, pu

and keep insured all buildings now or herealiter erected on said premises against loss or damage by mrb (with extended diverge) in a <u>full value</u> is than s. <u>full value</u> is than s. <u>water rest, isses, or charge or to produce a diverge to the seller, with loss payable first to the seller and then in the issa, cast, water rest, isses, or charge or to produce and pay for such insurance, the seller and some a sured. Now it the buyer shall lait to its is to be a set of the debt secured by this contract and shall be in there is the rate cloresaid, without waiver, however, of any right to its root of the debt secured by this contract and shall be in the seller on the seller and any payment so made shall like to buyer's breach of contract. The seller agrees that at his expense and within <u>30</u> (in an emount equal to and surder and within do ther restrictions and easements now of record, it any. Seller of the set in descept the wild printed support request and upon surrender of this agreements, he will deliver a good and any low of the set of the set in the simple unto the buyer, hiers and assign, the and clear of encumbrances. In the wild deliver a good and any low of all defines to a first of the set of all contract and shall be in the set of this agreements and to the contract and shall be a set of the set of all are set of the set of the</u> (Continued on reverse)

*iMPORTANY NOTICE: Delete, by link o creditor, as such word is defined in for this purpose, use Stevens-Ness For Stevent-Ness Farm No. 1307 or similar and whichever warranty (A) or (B) and Regulation Z, the selfer MUST not applicable.

Barbara (Butler) Wasson 16600 Barbara Way Bend, Oregon 97701 SELLER'S NAME AND ADDRESS Ray L. & Dorothy A. Tabor 634 S.W. 5th St. Corvallis, Oregon 97330 SUVER'S NAME AND ADDRESS Alter recording relym to: Central Oregon Escrow Service 358 N.E. Marshall Bend, Oregon 97701 NAME ADDRESS, 207	SPACE RESERVED For Recorder's use	STATE OF OREGON, County of
Unill a change is requested all fax statements shall be sent to the following address. Ray L. & Dorothy Tabor 634 S.W. 5th St. Corvallis, Oregon 97.330		Recording Officer By Deputy

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And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep vay agreement herein conclusit, then the effer at his option shall have the following tights: (1) to declare this contract null and void, (2) to declare the whole unpuid principle balk, the efferts and interval hote interest thereon at once due and payable and/or (1) to locate the south and void. (2) to declare the whole unpuid principle balk, the effects and interval hote interest thereon at once due and payable and/or (1) to locatore this contract by suit in equity, and in any of such case, effects and interval hote interest thereon at once due and payable and/or (1) to locatore this contract by suit in equity, and in any of such case, effects and interval hote interest thereon at once due and payable and/or (1) to locatore this contract by suit in equity, and in any of such case, of account of the precisions above and pay in the super an against the seller thereunder shall revert to and reveal in said seller without any set of account of the precision of an end view of the pay in the subourder of the pay interval on the pay interval to and reveal in said seller without any set of account of the precision of such details. And the south set is the statistic that where the right to the the agreed and reasonable rent of such ensures on the lead of such actions. The such details, shall have the right in the directions and reasonable rent of such relative upon the lead aloreed is without any process of law, and take inuncediate possession thereol, together with all the improvements and apputersing the thereon or there to be aloree that leikure by the seller of any transfer of any provision hereol shall in no way affect here there there house the such there with the provision, or as a waiver of the growinon itsell.

The frue and actual consideration paid for this transfer, stated in terms of dollars, is \$ 4750.00 WWW control of the second state of the second state of the second state of the provisions hereof, the buyer agrees to pry such sum as the court may adjudge resemble a indituted to foreflow this contract or to enforce any of the provisions hereof, the buyer agrees to pry such sum as the court may adjudge resemble a indituted to foreflow this contract or to enforce any of the provisions hereof, the buyer agrees to pry such sum as the of the trial court, the buyer turner promises to pay such sum as the appellate court shall adjudge resemble as plaintiff a altorney's less on such another the second second by a such sum as the appellate court shall adjudge resemble as plaintiff a altorney's less on such another the second by the second by the second second by the second by

appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that il the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors.

(Surfley) Durbara Warson x Ray L Jubor Thy ann Jabar D NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of ... County of DESchutes .., 19.... October 26, 1977 Personally appearedwho, being duly sworn, Personally appeared the above named Barbarg Builter Wasson each for himself and not one for the other, did say that the former is thepresident and that the latter is the .secretary of ... and acknowledged the loregoing instruand that the seal allized to the loregoing instrument is the corporation, of said corporation and that said instrument was eighed and safed in bo-hall of said corporation by authority of its board of directors, and sach of them acknowledged said instrument to be its voluntary act and deed. Before me: n' to be. MS.C. voluntary act and deed. OFFICIAL DOLLE D. U.L. ËAL) (OFFICIAL SEAL) Notary Public for Oregon lor i Notary Public for Oregon My Commission expires March 1, 1983 My commission expires: Section 4 of Chapter 618, Oregon Laws 1976; peutides 1, 1983] "(1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the d such and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the own Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument instrument is exe-'(2) Violation of subsection (1) of this section is a Class R misdemeanor." STATE OF OREGON. NO. 23 - ACKNOWLEDGMENT County of Benton BE IT REMEMBERED, That on this 5th before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within day of November named ______RAY_LOUIS_TABOR and DOROTHY ANN TABOR known to me to be the identical individuals. described in and who executed the within instrument and acknowledged to me that they.... executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. heni Jea Foster Notary Public for Oregon. My Commission expires 10-18-1980 TE DE OREGON: COUNTY OF KLANDATH; 53 STATE OF OREGON; COUNTY OF KLAMATH; ss. li I hereby certify that the within instrument was received and filed for record on the _____2nd_day of DECEMBER A.D., 19 77 at 3;23 o'clock P_M., and duly recorded in Vol_M77_ nŕ DEEDS _____on Page ____23392 . WM. D., MILNE, County Clerk By Decrethan Schoth Deputy FEE_\$ 6.00