the little little

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TN 41237 CONTRA	CT—REAL ESTATE	Vol. Mgy Pa	ge 15979
THIS CONTRACT, Made this10th		ber	, 19.84., between
Steven R. Turner			
and Robert L. Wilson and Karen L.			
WITNESSETH: That in consideration of the agrees to sell unto the buyer and the buyer agrees to and premises situated inKlamath	mutual covenants and purchase from the s	d agreements herein eller all of the follo	contained, the seller wing described lands
Approx. 1 acre lot, number 9, NUMBER ONE, according to the the office of the County Clerk	official plat	thereof on f	ile in
C		Tregorius de la composition della composition de	
	STATE CH	0366 F	
for the sum of FIVE THOUSAND FIVE HUNDE (hereinafter called the purchase price) on account of hundred and no OX Dollars (\$	which \$1,500.0) is paid on the eler to be paid to the	One thouse execution hereof (the order of the seller	sand fivee receipt of which is at the times and in
One nanarea cii.	and the second second		_
of three years, (132.88 for 36 off at any time. Payment sha	ll be made on		
off at any time. I to more breat			
THIS INSTRUMENT DOES NOT GUARANTEE THAT DESCRIBED IN THIS INSTRUMENT. A BUYER SHOULD NING DEPARTMENT TO VERIFY APPROVED USES.			
The buyer warrants to and covenants with the seller that the real \$(A) primarily for buyer's personal, tamily, household or agriculty that the primarily for buyer's personal, tamily, household or agriculty that the primary fix the minimum regular payments above required. Taxes on said premises 10th	ces of said purchase price sh paid, interest to be paid	all bear interest at the rate nonthly prorated between the parti	and *{ being included in ses hereto as ofSept.
The buyer shall be entitled to possession of said lands on	t. 10. hat at all times he will keep waste or strip thereol; that for all costs and attorney's to as all water rents, public cl t thereol become past due;	, 19 84, and may reta the premises and the build he will keep said premises i tes incurred by him in dele larges and municipal liens that at buyer's expense, he	in such possession so long as ings, now or herealter erected ree from construction and all nding against any such liens; which herealter lawfully may will insure and keep insured
all buildings now or hereafter erected on said premises against loss or dan in a company or companies satisfactory to the seller, with loss payable the all policies of insurance to be delivered to the seller as soon as insured. or to procure and pay for such insurance, the seller may do so and any contract and shall bear interest at the rate aloresaid, without waiver, ho	nage by fire (with extended of irst to the seller and then to Now if the buyer shall fail to payment so made shall be wever, of any right arising to	overage) in an amount not o the buyer as their respect o pay any such liens, costs, added to and become a par o the seller for buyer's brea o the seller for buyer's brea	less than \$
The seller agrees that at his expense and within 30	days from the date hereof incitions and easements now of ent, he will deliver a good of the date hereof and free said easements and restrictio cumbrances created by the incition inued on reverse)	he will lurnish unto buy- iller on or subsequent to the record, il any. Seller also a and sufficient deed conveyir and clear of all encumbra and the taxes, municipal buyer or his assigns.	er a title insurance policy in- e date of this agreement, save grees that when said purchase ig said premises in lee simple ances since said date placed, liens, water rents and public
*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever as such word is defined in the Truth-In-Lending Act and Regulation Z, the selle use Stevens-Ness Form No. 1308 or similar. If the contract becomes a first lien	warranty (A) or (B) is not appli or MUST comply with the Act ar to finance the purchase of a	cable. If warranty (A) is appl d Regulation by making requi dwelling use Stevens-Ness For	
Steven R. Turner 7250 SW 77th Street		STATE OF ORE	GON,
Redmond, OR. 97756 SELLER'S NAME AND ADDRESS		County of	nat the within instru-
Robert L. and Karen L. Wilson		ment was receive	ed for record on the
863 20th SE Albany, OR. 97321 BUYER'S NAME AND ADDRESS		ato'cloc	, 19, ckMr., and recorded
BUYER'S NAME AND ADDRESS After recording return to:	SPACE RESERVED FOR	in book/reel/volu	me Noon as document/fee/file/
Robert L. Wilson 863 20th SE	RECORDER'S USE	instrument/micrøl	im No,
Albany, OR 97321	······································	Record of Deeds	of said county. By hand and seal of
Until a change is requested all tax statements shall be sent to the following address	s.	County affixed.	
Robert L. Wilson 863 20th SE Albany, OR 97321		NAME	7,11,1
863 20th SE Albany, OR 97321		D	Deputy
NAME, ADDRESS, ZIP	for the second second	ву	Deputy

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 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of said purchase price with equity, and in any of such cases, all saids and interest created or then existing in layor of the buyer a said and interest therein and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall utterly cease and deseller without any act of re-entry, or my other act of said seller to be performed and without any right of the buyer of return, reclamation or compensation for case of such default all payments therefore made on this contract are to be returned by and belong to such payments had never been made; and in premises up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or at any time thereafter, to enter upon belonging.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his of any such provision, or as a waiver of the provision itself.

1		
The true and actual consideration paid for this transfer, sta	ated in terms of dollars in \$ 5, 500, 500, 500	
The true and actual consideration paid for this transfer, stand or includes other property or value given or promised which is in case suit or action is instituted to foreclose this contract sum as the trial court may adjudge reasonable as attorney's less to judgment of the court may adjudge reasonable as attorney's less to	the whole consideration (indicate which) control or to enforce any provision hereof, the losing party in said suit or action agrees to pay such obe allowed the prevailing party in said suit or action and it an according to the prevailing party in said suit or action and it an according to the prevailing party in said suit or action and it an according to the prevailing party in said suit or action and it an according to the prevailing party in said suit or action and it an according to the prevailing party in said suit or action and it an according to the prevailing party in said suit or action and it an according to the prevailing party in said suit or action and it an according to the prevail of the prevailing party in said suit or action and it an according to the prevailing party in said suit or action agrees to pay such that the prevailing party in said suit or action agrees to pay such that the prevailing party in said suit or action agrees to pay such that the prevailing party in said suit or action agrees to pay such that the prevailing party in said suit or action agrees to pay such that the prevailing party in said suit or action agrees to pay such that the prevailing party in said suit or action agrees to pay such that the prevailing party in said suit or action agrees to pay such that the prevailing party in said suit or action agrees to pay such that the prevailing party in said suit or action agrees to pay such that the prevailing party in said suit or action agrees to pay such that the prevailing party in said suit or action agrees to pay such that the prevail that the prevailing party in said suit or action agrees to pay such that the prevail th	
In construing this contract, it is understood that the seller	to pay such sum as the appellate court shall adjudge reasonable as the prevailing	
mens, executors, administrators, personal representatives	on constances may require, not only the immediate and a	
IN WITNESS WHEREOF, said parties	in interest and assigns as well. have executed this instrument in triplicate; if either of the under-	
ficers duly authorized thereunto by order of its be	e name to be signed and its corporate seal affixed hereto by its of-	
RL west	and of directors.	
	the of Affile	
NOTE—The sentence between the symbols (1), if not applicable, should be	deleted. Sea ORS 93,030).	
STATE OF OREGON,	STATE OF OREGON, County of	
County of LIMI	, 19	
19	Personally appearedand	
Personally appeared the above named Dersons R. L. wilson	Who being duly gronn	
Steven R. Turner	each for himself and not one for the other, did say that the former is the	
SULand acknowledged the toregoing instru-	president and that the latter is the	
ment to be: 2 true voluntary act and deed.	secretary of	
Bligg mest 1000 l. 111	and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument.	
(OFFICIAL SEAL)	them acknowledged said instrument to be its voluntary act and deed. Before me:	
Notary Public for Oregon	Notary Public for Oregon (SEAL)	
My comprission expires 5-22-88	My commission expires:	
ORS 93:885 (1) All instruments contracting to convey fee title is executed and the parties are bound, shall be acknowledged, in the veyed. Such instruments, or a memorandum thereof, shall be recorded ties are bound thereby.	to any real property, at a time more than 12 months from the date that the instrument manner provided for acknowledgment of deeds, by the conveyor of the title to be cond by the conveyor not later than 15 days after the instrument is executed and the parameters.	
ORS 93.990(3) Violation of ORS 93.635 is punishable, upon con	relation, by a fine of not more than \$100.	
(DESC)	RIPTION CONTINUED)	
Buyer is subject to the 1	aws and provisions of the Wagon Trail	
Pooperty Owners Assoc. as are in effect at the time	well as the Restrictive Covenants which of purchase.	
	is an approved septic system on site	
	STATE OF OREGON,)	
	County of Klamath)	
	Filed for record at request of	
	01.	
	on this 17 day of Sept. A.D. 19 84	
	at 10:19 o'clock A M, and duly	
	recorded in Vol. m84 of Deeds	
to the first of the control of the c	Page 15979	

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EVELYN BIEHN, County Clerk By Pan Amita Deputy

8.00