CONTRACT-REAL ESTATE-Monthly Payments. FORM No. 706 °^50900 ATC 28773 STEVENS NESS LAW PUBLISHING CO., PORT CONTRACT_REAL STATE M95 Page 10688 THIS CONTRACT, Made this 21 Floyd N: Babcock and Mildred F. Babcock June, 1985 between and Briarpatch Investments a partnership, hereinafter called the seller, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following described lands and premises situated in <u>Klamath</u> <u>County</u>, State of <u>Oregon</u> Lot 1, Block 2, Wagon Trail Acreages #2, in the County of klamath, State of Oregon ----., to-wit: באבדלא טובאור כססיינה נוסיוי duly recorded in Yol. 1833 of this lot of this A D. 19 same in the back - Start STATE OF DAEGON; COUNTY OF KLAMATH; se Western Storaging Stars Shar in Langerton and for the sum of Seven Thousand Eive Hundred and no/100 ------(hereinafter called the purchase price) on account of which One Thousand Five Hundred and no/100 (nereinaiter called the purchase price) on account or which such that the purchase of the security of which is hereby acknowledged by the Dollars (\$ 1,500.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$.6.,000.00......) to the order of Dollars (\$ 100.00) each, Month payable on the 21 day of each month hereafter beginning with the month of _____July and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deterred balances of said purchase price is runy paid. An or said purchase price may be paid at any time, an de-21. June 1985 until paid, interest to be paid......monthly......and * { xxxxxxxxxx being included in 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. be imposed upon said premises; all promptly before the same or any part thereof become past due; that at buyer's expense, he will insure and keep im all buildings now or hereafter erected on and premises against loss or damage by lire (with extended coverage) in an amount not less than \$ in a company or companies satisfactory to the seller, with loss payable lirst to the seller and then to the buyer as their respective interests may appear or to procure and pay lor such insurance, the seller and any payment so made shall be added to and beins, costs, water rents, taxes, or cha contract and shall been interest at the rate aforesaid, without waiver, however, of any right arising to the seller for buyer's been of contract. contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising to the seller for buyer's breach of contract. The seller agrees that at his expense and within days from the date hereof, he will turnsh unto buyer a title insurance po-suring (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this agreement, he will define on or subsequent to the date of this agreement, he will define on or subsequent to the date of this agreement, he will define and sufficient deed conveying said part when said paremises so assumed by the buyer and for and for excepting all liens and easements and the buyer and free and clear of all encombrances since in the seller of the subsequent to the date of this agreement, the will define a data sufficient deed conveying said par when said pre-changes so assumed by the buyer and further excepting all liens and encombrances created by the buyer or his assigns. *IMPORTANT NOTICE: Delete, by lining out, whichere phrase and whichere warmany (A) or (8) is not applicable. If warranty (A) is applicable and if seller is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1306 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use Stevens-Ness form No. 1307 or similar. H C ...76 Box 1047 La Pine, Or: 97739 STATE OF OREGON, $\frac{1}{\sqrt{2}}$ ally and the second County of Briarpatch Investments SS. 36575 S.E. Industrial Way Sandy, Or. 97055 I certify that the within instrument was received for record on the BUYER'S NAME AND ADDRESS After recording return to: SPACE RESERVED Pine Forest Escrow, Inc. in book/reel/volume No......on POR 6731 N.E. 47th Ave. Portland, Or. 97218 page or as fee/file/instru-RECORDER'S USE ment/microfilm/reception No..... Record of Deeds of said county. NAME. AL Until a change is requested all fax statements shall be sent to the following address. Witness my hand and seal of Briarpatch Investments County affixed. 36575 S.E. Industrial Way Sandy, Or 97055 NAME, ADDRESS, ZIP NAME By..... Deputy 10883 20602

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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 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at his option shall have on at one due and payable; (3) its out created or them existing in tavor rights acquired by the buyer of returned e shall utterly cease and de-the interest, then yo its out of the promised of the promised by each of the promised by each of the resolution of the promised of the promised of the promised of the promised of the existing in tavor rights acquired by the buyer of returned shall ever to and revest in said equity, and in right to the possession of the promise above described and all other documents from escrow and/or (4) to forcedose this contract to and revest in said equity, and in right to the possession of the promise above described and all other documents are provided by the buyer of return, reclamation or compensation for seller without any right to the possession of the promise above described and all other documents and such payments had never been made; and in seller without any right to a said seller to be prefixed and seller to be prefixed and being to said seller as the agreed and reasonable rent of said seller without any right all payments therefore made and seller to be retained by and being to said seller as the agreed and reasonable rent of said case of such default all payments therefore made and tabler, in case of such default, shall have the right intermediately, or any other and to enter upon the inderest, without any process of law, and take immediate possession thereol, together with all the improvements and appurtenences thereon or thereof the land poresaid, without any process of law, and take immediate possession thereol, together with all the improvements and appurtenences there the belonging. There dereses that failure by the seller at any time to re premises a pression without any process of law, and take immediate possession thereol, together with all the improvements and approximates mow and take immediate possession thereol, together with all the improvements and approximate appartments and approximate approximate appartments and approximate appartments and approximate approxima

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in millions, administrators, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the under-

signed 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 director

THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT. A BUYER SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

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NOTE-The sentence between the symbols (), if not applicable, should be deleted. See OR5 93.030).) ss. ang ang kana STATE OF OREGON, County of

))55. .) STATE OF OREGON, County of Deschutes 한 번째 (1995년) - 1975년 1971년 - 1971년 - 1975년 1971년 - 1971년 ..and Personally appearedwho, being duly sworn, and Glenda Thornberg a partner structure instruc-secretary of _______ and that the seal atlixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: voluntary act and deed. and scknowledged the toregoing instrument to BTA their OPFICIAL 1:5 (0 duy Notary Public for Oregon 05/13/89 My commission expires ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument executed and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-syed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-es are bound thereby. ORS 93.930(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100.

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	(DESCRIPTION CONTENTS)
	STATE OF OREGON; COUNTY OF KLAMATH; ss.
	Filed for recordA.D. 19 <u>85</u> at <u>3:40</u> clock PM., and this <u>10th</u> day of <u>July</u> A.D. 19 <u>85</u> at <u>3:40</u> clock PM., and
	duly recorded in Vol. <u>M85</u> , of <u>Deeds</u> on Page <u>10688</u> EVELYN BIEHN, County Clerk By <u>Dermethan Actoch</u>
	Fee \$9.00 MORA OF RECOVERS STORES
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