June, 1983.

between MICHAEL J. SOUTHARD and LORINDA L. SOUTHARD, husband and wife,

TERRY L. CRAIG, a single man, hereinafter called the "seller," and

hereinafter called the "purchaser,"

WITNESSETH: That the seller agrees to sell to the purchaser and the purchaser agrees to purchase from the seller the following described real estate, with the appurtenances, in Skamania County, State of Washington:

Lot 17, Block 8 of Plat of Relocated North Bonneville, recorded in Book "B" of Plats, at Page 16, under Auditor's File No. 83346. Also recorded in Book "B" of Plats, at Page 32, under Skamania County File No. 84429, Records of Skamania County, Washington.

ions of this contract are as follows: The purchase price is Eight Thousand and No/100-----

(\$8,000.00) Dollars, of which

Susand and No/100-

Four Thousand and No/100-

) Dollars have

been paid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid as follows:

_(\$ 4.000.00) Dollars,

no later than

the 🗽 iday of June

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per cent per annum from the which interest shall be deducted from each installment payment and the balance of each payment applied in reduction of principal.

All payments to be made hereunder shall be made at Rt. 2, Box 261, Carthage, Missouri 64836 or at such other place as the seller may direct in writing.









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Skamania County Treasurer

As referred to in this contract, "date of closing" shall be June 24.

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(1) The purchaser assumes and agrees to pay before delinquency all taxes and assessments that may as between grantor and grantee hereafter become a lien on said real estate; and if by the terms of this contract the purchase has assumed payment of any mortgage, contract or other encumbrance or has assumed payment of or agreed to purchase subject to, any staxes or assessments now allien on said real estate, the purchaser agrees to pay the same before delinquency.

(2) The purchaser agrees, until the purchase price is fully paid, to keep the buildings now and hereafter placed on said real estate insured to the actual cash value thereof against loss or damage by both fire and windstorm in a company acceptable to the seller and for the seller's benefit, as his interest may appear, and to pay all premiums therefor and to deliver all policies and renewals there of to the seller.

(3) The purchaser agrees that full inspection of said real estate has been made and that neither the seller nor his assigns shall be held to any covenant respecting the condition of any improvements thereon nor shall the purchaser or seller or the assigns of either be held to any covenant or agreement for alterations, improvements of repairs unless the covenant or agreement relied on its contained herein or is in writing and attached to and made a part of this contract.

(4) The purchaser assumes all hazards of damage to or destruction of any improvements now on said real estate or hereafter placed thereon, and of the taking of said real estate or any partithereof for public use; and agrees that no such damage, destruction of taking shall constitute a failure of consideration an case any part of said real estate is taken for public use the portion of the condemnation award remaining after payment of reasonable expenses of procuring the same shall be paid to the seller and applied as payment on the purchase price herein unless the seller elects to allow the purchaser to apply all or a portion of such condemnation award to the rebuilding or restoration of any improvements damaged by such taking. In case of damage or destruction from a peril insured against, the proceeds of such insurance remaining after payment of the reasonable expense of procuring the same shall be devoted to the restoration or rebuilding of such improvements within a reasonable time, unless purchaser elects that said proceeds shall be paid to the seller for application on the purchase price herein.

(5) The seller has delivered, or agrees to deliver within 15 days of the date of closing, a purchaser's policy of title insurance in standard form, or a commitment therefor, issued by SAFECO Title Insurance Company, insuring the purchaser to the full amount of said purchase price against loss or damage by reason of defect in seller's title to said real estate as of the date of closing and containing no exceptions other than the following:

a. Printed general exceptions appearing in said policy form;

b. Liens or encumbrances which by the terms of this contract the purchaser is to assume, or as to which the conveyance hereunder is to be made subject: and

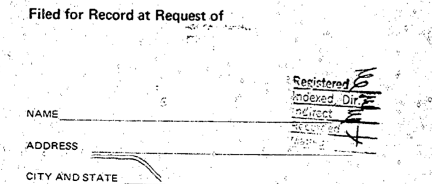
Any existing contract or contracts under which seller is purchasing said real estate, and any mortgage or other obligation, which seller by this contract agrees to pay, none of which for the purpose of this paragraph (5) shall be deemed defects in seller's title

(6) If seller's title to said real estate is subject to an existing contract or contracts under which seller is purchasing said real estate, or any mortgage or other obligation which seller is to pay seller agrees to make such payments in accordance with the terms thereof, and upon default, the purchaser shall have the right to make any payments necessary to remove the default, and any payments so made shall be applied to the payments next falling due the seller under this contract.

Ordinances County Assessor compliance

County

purchaser a statutory warranty	fulfillment			
part thereof hereafter taken for public than the seller, and subject to the follo	use free of encumbrances even	ot any ithat may attach afte	deed to said real esta er date of closing through	ate, excepting any any person other
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ON SAID RECORDED	PLATS.	R THE UTILITY EA	SEMENT(S), IF A	NY, AS SHOW
U.C.C. NO.	ENT, UPON AND SUBJEC APRIL 7, 1980 2087 INTEREST AS TO LORI	DEBTOR SECURED PARTY	LORI°L. ROBIN	SON
REFERRED TO IN P	ARAGRAPH NO. 5		DISCLOSED BY I	NSIRUMENI
(8) Unless a different date is provietain possession so long as purchaser aid real estate in good repair and not to ovenants to pay all service, installational estate after the date purchaser is en	o permit waste and not to use or in or construction charges for wat titled to possession:	ourchaser, covenants to keep permit the use of, the real e er, sewer, electricity, garba	on the buildings and other state for any illegal purpoge or other utility services	improvements on se. The purchaser furnished to said
(9) 'In case the purchaser fails to no my ment or effect such insurance, and a payment until repaid, shall be repay ason of such default.	able by purchaser on seller's dem	together with inferest at the land, all without prejudice	rate of 10% per annum to to any other right the sell	hereon from date ler might have by
(10) Time is of the essence of this of reement hereof or to make any payn clare all the purchaser's rights here provements placed upon the real estake; and is beequent default.	under terminated, and upon his	at the time and in the man doing so, all payments in	ner herein required, the sinade by the purchaser h	eller may elect to ereunder and all
Service upon purchaser of all deman United States Mail, postage pre-paid,	ds, notices or other papers with re return receipt requested, directed	spect to forfeiture and term to the purchaser to his add	nination of purchaser's rig	hts may be made
(33) Upon seller's election to bring sepurchaser agrees to pay a reasonable luded in any judgment or decree enter the seller shall bring suit to procure of the seller shall bring suit to procure the seller shall bring suit to be seller shall be seller shall be seller shall bring suit to bring shall be seller shall be selle	uit to enforce any covenant of the e-sum as attorney's fees and all c red in such suit.	is contract, including suit to osts and expenses in conne	collect any payment required	uired hereunder, ch sums shall be
purchaser agrees to pay a reasonable of searching records to determine decree entered in such suit.	e sum as attorney's fees and all co the condition of title at the date st	sts and expenses injoinnect uch suit is commenced, whi	ion with such suit; and als ch sums shall be included	ent is so entered, to the reasonable in any judgment
IN WITNESS WHEREOF, the parties	hereto have executed this instrum	ent as of the date first writ	ten above.	
	MICHAEL	al SouthARD, Se	hard	(SEAL)
			74	
	LORINDA	L. SOUTHARD, Se	ller	(SEAL)
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TE OF WASHINGTON,				
nty of Skamania	ss.			(SEAL)
On this day personally appeared befor	e me MICHAEL.J. SOUTH	MARD and LORINDA	L. SOUTHARD. hu	sband and
	cribed in and who executed the w			
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Types and purposes therein mention	ed.			
TVEN under my fond and official ser	al this 24th day of	June 1983.	$\supset O$	
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