73381

Pioneer National Title Insurance Company

WASHINGTON TITLE DIVISION

REAL ESTATE CONTRACT

THE CONTRACT, made and entered into this

day of April, 1971 8th

illed the "soller," and

Dean Vogt and Lois Wogt, husband and wife, and Wife Antony D. Clarke and Marcia E. Clarke, husband and wife, and John B. Medlin, and Maragret E. Medlin, husband and wife, and Peter T. Clarke and Joan C. Clarke, husband and wife

hereinafter called the "nurchaser," WITNESSETH: That the seller agrees to sell to the purchaser and the purchaser agrees to purchasa from the seller the following Skamania

All that portion of the North Half of the South Half of the Northwest Quarter (No Sty NWs) of Section 6, Township ! North, Range 6 E. W. M., lying easterly of the center line of Gounty Road No. 1009 designated as the Smith-Cripe Road; and County Road No. 1009 designated as the Smith-Cripe Road; and Northeast Quarter (N's St. NEt) at that portion of the North Half of the South Half of the Northeast Quarter (N's St. NEt) of the said Section 6, lying westerly of the center line of a certain canyon. Together with an easemant for ingress and egress along the existing gravel road from the Sputh boundary of subject property to Smith-Cripe Road.

The terms and conditions of the contract are as follows: The purchase price is) Dollars, of which (\$9,000.00 Nine Thousand and no/100-) Dollars have (\$1,350.00 One Thousand Three Hurdred Fifty and no/100been paid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid as follows:) Dollars. 1971 , Seventy-Six and 50/10/1-day of May or more at purchaser's option, on its before the) Dollars, (\$76.50 day of each succeeding calendar month until the balance of said seventy-Six and 50/100---purchase price shall have been fully paid. The purchaser further agrees to pay interest on the diminishing balance of said purchase price or more at purchaser's option, on or before the which interest shall be deducted from each installment payment and the balance of each payment applied in reduction of principal, at the rate of All payments to be made hercunder shall be made at

or at such other place as the refler may direct in writing. Entire contract balance to be paid in full prior to April 8, 1979. Deed release to 1 acre is subject to payment of additional \$1,000.00 down and approval of underlying contract holder.

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TRANSACTION EXCISE TAX

As seferred to in this contract, "date of closing" shall be April B. 1971

Skamania County Treasurer

Skomania County Treasures

(1) The purchaser assumes and agrees to pay before delinquency all taxes and assessments that may appearance and grantee the terms of this contract the purchaser has assumed payment of any inortgage, to the contract or other encumbrance, or has assumed payment of or igreed to purchase subject to, any taxes or assessments now a lien on said contract or other encumbrance, or has assumed payment of or igreed to purchase subject to, any taxes or assessments now a lien on said contract the purchaser agrees to pay the same before delinquency.

(2) The purchaser agrees agree, until the corchase price is fully paid, to keep the buildings now and hereafter placed on said real state (2). The purchaser agree, until the corchase price is fully paid, to keep the buildings now and hereafter placed on said real state indirect to the school cash vary thereof against loss or damage by both fire and windstorm in a company acceptable to the seller and for this seller's benefit, as his in trest may appear, and to pay all premiums therefor and to deliver all policies and renewals thereof to this seller.

his seller.

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

(4) The purchaser assumes all hazards of damage to or learned for public use; and agrees that no such damage, destruction of any improvements and the taking of said real estate or any part thereof, that of the taking of said real estate or any part of said; real estate is taken for public use; the portion of the condemnation award to the reduction of reaconable expenses of procuring the same shall be paid to the seller and applied as payment on the purchase the said real estate payment of reaconable expenses of procuring the same shall be paid to the said and the real condemnation award to the rabulating or restoration of 4ny improvements damiged by such taking. In case of defanage or destruction from a peril insured agritant, the proceeds of such interference treasing after payment of the reasonable expenses of procuring the same shall be devoted to the restoration or rebuilding of such interference treasing after payment of the reasonable expenses of procuring the same shall be devoted to the restoration or rebuilding of such interference treasing after payment of the reasonable expenses of procuring the same shall be devoted to the restoration or rebuilding of such interference treasing after payment, of the reasonable expenses of procuring the same shall be devoted to the restoration or rebuilding of such improvements within 0 for a procuring the same shall be devoted to the restoration or rebuilding of such improvements within 0 for a procuring the same shall be devoted to the restoration or rebuilding of such improvements wit

Furchised price herein.

(5) The filler has delivered, or agrees to deliver within 15 days of the date of clozing, a purchaser's policy of title insurance in Randard Joria, or a committeent therefor, issued by Frenzes Namonal True insurance Courses, insuring the purchaser to the full amount of eld purchase title 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 acceptions of the containing acceptance in said values.

a. Printe general exceptions appearing in said policy firm;
b. Liels if encured exceptions appearing in said policy firm;
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lies to be made suffect; and
lies to be made suffect; and is to be made subject; and

Any emisting contract or contracts under which seller is purchasing said real entate, and any mortgage or other obligation, which said emisting contract or contracts under which for the purpose of this paragraph (5) shall be deemed defects in seller's title.

(7) The seller our deliver to purchaser a statutury wasterty

deed us said real estate, excepting any part the saken for public use, fees of encumbers as except any that may attach after date of closing through any person either than subject to the following:

(8) Unless a different date is provided for herein, the purchaser shall be entitled to possession of said real estate on date of cloth a d to retain possession so long as purchaser is not in default hereunder. The purchaser covenants to keep the buildings and other imprevements on the control of the purchaser covenants to pay all service, installation to the use, or permit the use of, the real estate for any flags arrows. The purchaser covenants to pay all service, installation to the control of possession.

(9) In case the purchaser fails to make any payment herein provided or to maintain insurance, as herein sequired, the seller may has such payment or effect such insurance, and any amounts so paid by the seller, together with interest at the rate of 50% per amount thereof from date of payment until regard, shall be repayable by purchaser on seller's demand, all without prejudice to most of this contract, and it is across that in case the contributes whalt fail to comply with an employment and

REGISTO INDEXTO

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might have by reason of such default.

(10) Time is of the essence of this contract, and it is agreed that in case the purchaser shall fail to comply with or perform any (10) Time is of the essence of this contract, and it is agreed that in case the purchaser shall fail to comply with or perform any condition or agreement hereof or to make any payment required hereunder promptly at the time, and in the manner hereof a required, the seller may elect to declare all the purchaser's rights becominder terminated, and upon his deing so, all payments made by the purchaser shall hereunder and all improvements placed upon the real estate shall be toristized to the seller as liquidated downers, and it after shall her construed as a waiver of any subsequent default.

Service upon purchaser of all demands, notices or other papers with respect to forfeiture and termination of purchaser's rights may be made by United States Mail, postage pre-paid, return receipt requested, directed to the purchaser at his address hat known to the seller.

(11) Upon seller's election to bring suit to enforce any covenant of this contract including suit to collect any purchaser's required to the purchaser agrees to pay a reasonable sum as attenter's lees and all costs and expenses in connection with such suit, which sums shall be included in any judgment or decree entered in such sait.

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The seler shall bring suit to procure an adjudication of the termination of purchaser withis heroinder and judgment is so the seler shall bring suit to procure an adjudication of the termination of purchaser withis heroinder and judgment is so mixed, the purchaser agrees to pay a reasonable sum as attempty's fees and all cost and openies in connection with such suit, and also the reasonable cost of searching records to determine the condition of title at the date such suit is commenced, which sums shall be

included in any judgment or decree entered in Suan Sun.	Ĵ.		
IN WITNESS WHEREOF, the parties hereto have executed this indequeent as of the date test worten above.			
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Ton Celarko Janes John Control	()		
STATE OF WASHINGTON,			
County of Clark			
On this day personally appeared before me Dean Vogt and Lois Vogt, and William Proksel and Lucille Proksel			
to me known to be the individual & described in and who executed the within and toregoing instrument, and acknowledged man			
they signed the same as their free and voluntary act and deed, for the uses and purpos	4条		
therein mentioned			
CIVEN unbanance hand and official seal this 24 66 day of FFEIC 19			
Hard Brown			
Notory Public in and for the State of Northington,			
19 Mary Street Control of the Contro			
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COUNTY OF SKAMANIA			

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