THIS CONTRACT, made and entered into this 16th day of May, 1980

between MARTIN R. DILLON and PHYLLIS E. DILLON, husband and wife.

hereinafter colled the "seller," and J. LARRY ROSANDER and DORRIS N. ROSANDER, husband and wife hereinafter called the "purchaser,"

WITNESSETH: That the seller egrees to sell to the purchaser and the purchaser agrees to purchase from the seller the following described

read estate, with the appurtenances, in Skamania County, State of Washington:
The North Half of the following described tract: The West 1,586 feet of the South Half of the South Half of the Northwest Quarter (5½ 5½ NW½) of Section 23, Township 3 North, Range 8 E.W.M.; Except the west 1,186 feet thereof, said tract containing 3.0 acres more or less; TOGETHER WITH all water rights that the sellers may have. SUBJECT TO the unpaid balance of existing mortgage dated April 26, 1979, executed by Martin R. Dillon, as his separate property, to Columbia Gorge Bank, recorded April 30, 1979 at page 311 of Book 56 of Mortgages, under Auditor's File No. 88437, records of Skamania County, Washington. The sellers hereunder agree to continue to pay said mortgage according to its terms and said mortgage is hereby specifically referred to and incorporated by reference to this contract.

Been paid, the receipt whereof is hereby acknowledger, and the balance of said purchase price shall ris and as follows:

or more at purchaser's option, on or before the 10th day of each succeeding calendar month until the balance of said purchase price shall have been fully paid. The purchaser further agrees to pay interest on the diminishing balance of said purchase price at the

rate of twelve (12%) per cent per annum from the 16th day of May and the which interest shall be deducted from each installment payment and the balance of each payment applied in reduction of projection

All payments to be made herounder shall be made at Columbia Gorge Bank, Stevenson, Washington by or at such other place as the seller manufact in writing applying the payment to sellers underlying mortgage balance.

Stes Aller

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

May 16, 1980

(1) The purchaser assumes and agrees to pay before debuguency all taxes and assessments that may as between granter and granted horeaffor become a lieu on said real estate, and if by the terms of the same and the purchaser has assume a payment of any mortgage, contract or other encombrance, or hos assumed payment of or agreed to purchase subject to, any taxes or assessments now a lieu on said real estate, the purchaser agrees to pay the same before delinquency.

(2) The purchaser egièes, until the purchase price is fully paid, to keep the buildings now and beceffer placed on and real estate inspect to the ectual 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 promiums therefor and to deliver all policies and renewals thereof to the seller.

(3) The purchaser agrees that full inspection of said teal estate has been made and that neither the seller nor his assigns shall be held to any coverant respecting the condition of any improvement. Hinteen nor shall the purchaser or seller or the assigns of either be held to any coverant or agreement for alterations, improvements or a unless the coverant or agreement roted on is contained before or is in writing and attached to and made a part of this contract.

stituted to anismate plant of this contract.

(4) The purchaser assumes all hezorits of damage to or destruction of any improvements now on said real estate or hereafter planed thereon, and of the taking of said real estate or ony part thereof for public use, and agrees that no such damage, destruction or taking that constitute a failure of consideration. In case any part of said real estate is taken for public out, the portion of the condemnation award remaining after payment of resistanable expenses of procuring the saine shall be paid to the selere and agreed 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 admaged by such taking. In case of damage of destruction from a part 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 saller has delivered, or agrees to deliver within 15 days of the date of closing, a purcloser's policy of this insurance in standard form, or a commitment therefor, issued by SAFECO Title Insurance Gompany, insuring the purchaser to the full excount of said purchase price obtains loss or itemage it reason of defect in relier's title to said roal estate as of the date of closing and containing no exceptions other than the following:

- a. Printed general exceptions appearing in taid policy form;
- b. Liens of encumbrance, which by the terms of this contract the purchaser is to assume, or as to which the consequence herounder is to be made subject; and
- Any existing contract or contracts under which seller is purchasing said real estate, and any mortgage or other valigation, which saller by this contract agrees to pay, none of which for the purpose of this paragraph (b) shall by deemed detects in sales a title.
- [6] If solid stille to said real estate is subject to an existing contract or contracts under which caller is parchasing sort real estate, or any "mortgage or other obligation which seller is to pay, seller agrees to make auch payments an accordance with the terms thereof, and upon default, the purchase/balls have the right to indee any payments nacessary. It remove the datast, and any payments is made any payments to the payments of collection of the contract.

171 The sellar agrees, upon receiving full payment of the purchase price and interest in the manifer attore specified, to execute and def

purchaser a reductory warranty fulfilling part thereof hereafter taken for public use, free of encumb than the faller, and subject to the following: fulfillment t deed to said real estate, excepting any neces except any that may atteen after does except any that may atteen after does of closing through any person other

(7-A) In addition to any other remedy herein provided, in the event the purchaser fails to perform any covenant herein made, seller shall have the option to accelerate payment hereunder by declaring the entire

unpaid balance, together with interest, due and owing.

(8) Unless a different data is provided for herein, the purchaser shall be outlified to possession of said real value on date of closing and to retain possession so long as purchaser is not in default hereunder. The purchaser covenants to keep the buildings and other improvements on soid real estate in good sepair and not to permit waste and not to use, or permit the use of, the real estate for any illegal purpose. The purchaser covenants to pay all service, installation or construction charges for water, sever, electricity, garbage or other utility services furnished to said real estate after the date purchaser is entitled to possession.

(9) In case the purchase: fails to make any payment herein provided or to maintain insurance, as berein required, the soller may make such payment or offect such insurance, and any amounts so paid by the seller, together with interest at the rate of 10% or annual thereon from date of payment until repaid, shall be repayable by purchaser on seller's demand, all without prejudice to any other right the seller might have by received and other right the seller might have by reason of such default.

110) 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 varied or to make any payment required hereunder promptly at the time and in the manner herein required, the seller may affect to declare all the purchaser's rights hereunder entitled, and upon his doing so, all payments mide by the purchaser hereunder and all improvements placed upon the real estate shall be forfeited to it is seller as injurished damages, and the seller shall have right to re-enter and take passessing of the real estate; and no waiver by the seller of any default on the part of the purchaser shall be constructed as a waiver of any Soruco mean purchaser of all demands, notices or other papers with respect to forfeiture and termination of purchaser's rights may be made by Umited States Mail, postage prepaid, return receipt requested, directed to the purchaser to his address for known to the safer.

by United States shall, postage propoid, return receipt requested, directed to the purchaser to his appress as known to the soler.

111 Upon state's election to bring suit to enforce any coverant of this contract, including suit to collect any payment required hereunder, the puschaser agrees to pay a reasonable sum as attorney's fees and all costs and expenses in connection with such suit, which sums shall be included in any sudgment or decree getered in such suit.

If the object stall time goat to private an adjudication of the termination of the purchaser's rights hereunder, and judgment is so entered, together they are connection with such suit, and also the reasonable sum of the purchaser's rights hereunder, and judgment is so entered, and of the purchaser's rights hereunder, and judgment is so entered, and they are the suit to determine the condition of title at the date such suit is commenced, which sums that be included in any judgment and the condition are the suit of the such suit.

IN WITNESS WHEREOF, the parties hereto have executed this instrument as of the dute first written above

	i	Martin	Q. Villan	(SEAL)
		MARTIN R.	DILLON	
	_	Phyllic PHYLLIS E	E. Willon DILLON	(SEAL)
		J Pon J LARRY	ROSANDER ,	. (SEAL)
ntate of Galmostua Distanta Skemenia	70	DORRIS N.	N. Basande	) ISEAL)
Dr. this ridg pier conally spines	ned before me MAR	TIN R. DILLON	and PHYLLIS E.	DILLON, husband
to me known to be the individua	I S described in and	who executed the within a	nd foregoing instrument, and act	mowledged that
tney	signed the same as	their		e and voluntary act and deed,
for the uses and nurposes theren	i mentioned.			
GIVEN ander my Hand and c	Afficial seat this 16	th day of May	, 1980. Dayle L.	Lenguisen
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