-REAL ESTATE

	THIS CONT	RACT. Made t	his 22nd	day of Aus	gust 💮 "	5	19. 84	between
Ivan			Peterson. h			,		
	<u> </u>	elika karan da indian da i	18 5 No. 1			hereir	nafter called th	e seller.
and	William B.	Walker and	Norma R. Walk	er, husband	d and wife			,
			76 T Q Q Y 1			herein	after called the	buyer.
	WITNESSET	TH: That in con	sideration of the	mutual coven	ants and agre	eements herei	n contained, th	e seller
agrees			ie buyer agrees to					
and p	remises situate	ed inSkamar	ria	Cou	nty, State of	Washingto	,a	to-wit:
			1. T. 6 A.6			. •	to the state of the state of	

A tract of land located in the Southwest Quarter of the Northwest Quarter (SW% NW%) of Section 22, Township 3 North, Range 10 East, W.M., described as follows:

Beginning at the northeast corner of the SW% of the NW% of the said section 22; thence west 100 feet to the initial point of the tract hereby described; thence west 95 feet; thence south 150 feet; thence east 95 feet; thence north 150 feet to the initial point.

> SUBJECT To easments and right of way for county road known and designated as School House Road.



fransaction in compliance with County skamania County Assessor - By:



.Dollars (\$14,000.00 for the sum of Fourteen thousand (hereinafter called the purchase price) on account of which Three thousand one hundred. Dollars (\$.3.1700,00 ...) 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: \$ 10,900.00) to the order of the seller in monthly payments of not less than two hundred fifty Dollars (\$.250,00) each payable on the 22nd day of each month hereafter beginning with the month of September 1984, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all de-

August 22nd until paid, interest to be paid monthly 9 and * } in ddition to 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 contracts ;

rants to and covenants with the sellerathat the real property described in this contract is for buyer's personal, family, household or agricultural purposes.

The buyer shall be entitled to possession of said lands on is not in default under the terms of this contract. The buyer agrees that at all times he will keep continuous according to the contract and will not suffer or emit any waster or strip thereof; that he diens and save the self harmless wherefrom and rein burse self for lot all costs and according to the will pay all taxes no ulter levied anginst said property as well as all water rent, public characteristics.

all buildings now on hereafter erected on said premises against loss on damage by line (with extended coverage) in aman in a company or companies saisfactory to the seller such loss populable linst to the seller and then to the buyer as all policies of insurance to be delivered to the seller as soon as insured to two buyers shall fail to pay any such lie of to procure and pay for such insurance the seller may do so and any payment so made shall be added to and become contract and shall bear, interest at the rate alors aid, without waiver, however, of any right arising to the seller for buyer and shall bear, interest at the rate alors aid, without waiver, however, of any right arising to the seller for buyer.

The seller agrees that at his expense and within 30. except, the usual printed exceptions and the building and or her in an except, the usual printed exceptions and the building and or her restrict is fully paid, and upon request and upon surrender of this agreement the buyer, his heirs and assigns, free and clear of encumbrances as o permitted of arising by, through or under seller, excepting however, the said easements and restrictions and the taxes, mucharges, so assumed by the buyer and further excepting all liens and encumbrances created by the buyer or his assigns.

(Continued on reverse)

*IMPORTANT NOTICE: Delete by lining out, whichever phrase and whichever warranty (A) or (B) 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 2, the seller MUST comply with the Act and Regulation by making required disclosures for this purpose, use Stevens-Ness Form No. 1308 or similar. If the contract becomes a first lien to finance the purchase of a dwelling use Stevens-Ness Form No. 1307 or similar.

Ivan G. Peter, Barbara L. Peterson 2958 Dee Highway Hood River, OR 970310

William B. Walker, Norma R. Walker P.O. Box 214

Bingen, WA 98605

After recording return to:

Ivan G. Peter, Barbara L. Peterson 2958 Dee Highway

Hood River, OR 97031

Until a change is requested all tax statements shall be sent to the following address:

William B. Walker, Norma R. Walker

P.O. Box 214

Bingen, WA 98605 NAME, ADDRESS, ZIP

NAME, ADDRESS, ZIP

Deputy

SPACE RESERVED FOR RECORDER'S USE STATE OF ORXFOON WASHINGTON

County of Addition

I certify that the within instrument was received for record on the A. day of at 1.6 o'clock fr.M., and recorded in bcok/reel/volume No on page Z/Z or as document/fee/file/ instrument/microfilm No. 72095 Record of Deeds of said county.

Witness my hand and seal of County offixed.

And it is understood and rateed between said parties that time is of the essence of this contract, and in case the buyer shall lail to make the payments above required, or any of them, junctually withins 20 days of the lame limited therefor, or lail to keep any agreement, become contained, them the seller at his option shall have the following highest (1) to declare this contract null and void (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable. (3) too withdraws said deed and other documents from secrow and/or/(2) to declare this contract, by suit in the interest thereon at once due and payable. (3) too withdraws said deed and other them ensising in lavoroof the buyer as against the seller hereunder shall utterly cease and ded termine and the night to the possession of the premises above described and all other rights acquired by the buyer hereunder shall rever to and rever in said seller without any action receive, or any other actions said soller to be performed and without any right of the buyer hereunder shall rever to and rever in said seller without any action of the purchase of said property as absolutely, fully and perfectly as it, this contract and such payments had never been made and in case of such default all payments therefolore made on this contract are to be retained by and belong to said seller as the agreed and reasonable rent of said premises up to the time of such default seller, an case of such default shall have the right immediately, or at any time thereafter, to enter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtenances thereon or thereof belonging.

The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof any succeeding breach of any such provision, or as a wriver of the provision itself.

The true and actual consideration paid for this transfer, stated	in terms of dollars is \$14,000.00 .
In case suit or action is instituted to lovedose this contract of sum as the trial count may adjudge reasonable as attorney decree obsuch trial counts the losing spanty further promparty's attorney is less on such appeal? In constraint this contract, it is understood that the seller of the singular pronount shall be takenable mean and include the plural, that the same and implied to make the provisions hereof appoints, executors, administrators personalize presentatives, successors in IN WITNESS WHEREOF, said parties has signed is a corporation, it has caused its corporate the ficers duly authorized thereunto by order of its boat the said authorized thereunto by order of its boat the said authorized thereunto by order of its boat the said authorized thereunto by order of its boat the said authorized thereunto by order of its boat the said authorized therein to be said the said authorized therein to be said to said the said authorized therein to be said to said the said authorized therein to be said to said the said authorized therein to be said to said the	to enforce any provision hereofs the losing party in said suit or action agrees to pay such allowed the prevailing party in said suit or action and it an appeal is taken from any sizes to pay such sum as the appellate court shall adjudge reasonable as the prevailing the buyer may be more than one person or a corporation that it the context so requires the mass with a many the neuter, and that generally all grammatical changes the composition and to individuals. circumstances may require, not only the immediate parties hereto but their respective interest and assigns as welk we executed this instrument in triplicate; if either of the undermame to be signed and its corporate seal affixed hereto by its of- action of directors.
NOTE—The sentence, between the symbols (), if not applicable, should be de	leted. 565 OKS 95.000).
County of SKAMANNA County of SKAMANNA Personally appeared the above named WILLIAM B. WALKER, WORNIA R. WALKER INAN C. PETEX A BANKBAR L. PETEX OF BANKBAR L. PETEX OF WORNIA INSTRU- ment to be THEIR voluntary act and deed. (OFFICIAL SEAL) Notary Public for DIAMA WASHINGTON Notary Public for DIAMA WASHINGTON C. My commission expires SERT 1.45000000000000000000000000000000000000	Personally appeared and who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal 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 to be its voluntary act and deed. Before me: (SEAL) Notary Public for Oregon My commission expires:
ORS 93.635 (T) All instruments contracting to convey few title to executed and the parties are bound, shall be acknowledged, in the miveyed. Such instruments, or a memorandum thereof, shall be recorded tics are bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon con-	to any real property, at a time more than 12 months from the date that the instrument innercoprovided for acknowled ment of deeds, by the conveyor of the titlecto be confiby the conveyor not later than 15 days after the instrument is executed and the parviction, by a fine of not more than \$100.
(DESCR	AUL 2 1964