I LAMANA CO. TIME This Space Reserved for Recorder's Unc. K748GEam Hay 24 12 39 FR 195 Filed for Record at Request of GARTH. OLSON AFTER RECORDING MAIL TO: ALVIN L. PRAUSE Name . 1939 SE BLAIR ROAD Address WASHOUGAL, WA 98671 City, State, Zip . 19402 **DEAL ESTATE CONTRACT** BOOK 150 PAGE 89 (LONG FORM) 122384 : SPECIFIC TEAMS A. Parthes, property, and purchase price MAY 23 Date: ALVIN L. PRAUSE AND THELMA E. PRAUSE, Seller: HUSBAND AND WIFE 98671 1939 SE BLAIR ROAD, WASHOUGAL, WA Seller's Address: MARVIN C. HASTINGS, A SINGLE PERSON and Purchaser: JOSLE WELYMAN, A SINGLE PERSON 11808 NF 202ND AVENUE, BRUSH FRAIR E, WA 98606 Purchaser's Address: PLEASE SEE ATTACHED EXHIBIT "A" Real Property Legal Descriptive: **建** in rect MONE Personal Property: WARRANTY FULFILLMENT DEED UPON PATOFF OF CONYFACT Title to be Conveyed: Form of Dead: CLASSIFIED USE OF PROPERTY, NOTICE OF WHICH Title Exceptions (include leases): WAS GIVEN BY THE SECMANIA COUNTY ASSESSER, 17374 DISCLOSED BY TAX ROLL RIGHTS OF THE PUBLIC KIN BING BOB IN TO THAT PORTION LYING WITHIN ROADS AND HIGHWAY. EASEHEN POR WETER PEPELINE RECURDED LES. 18. MAY (14 1305 963 UNDER BOOK 51, PAGE 117.

AKAKAMA COUNTY TRESUITER

LP03-15 (9/92)

Filed for regord Skamahia co. Wash

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| Is the property to be used princips | olly for agricultural or farming purposes? [] Yes [X] No. EXHIBIT "A" - LEGAL DESCRIPTION | A De Section 1 |
| Miscellaneous: (Identify any Exhibits attached) | PARTELL 1151 PULL TOWN TEBRS SET OUT TO | N_PARN.SST. |
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II. GENERAL TERMS

- 1. AGREEMENT OF SALE. The Seller agrees to sell and the Purchaser agrees to purchase all that certain Real Property and Personal Property described in this contract and all of the Purchaser's improvements, fixtures, timber, and crops currently and hereafter located thereon (herein collectively the "Property"), subject to the Title Exceptions listed in the Sperific Terms hereof, to any oil the Prior Encumbrances so listed which are not required to be discharged by the Seller prior to or at the time of the delivery of the Seller's does to the Purchaser, and to any rights, titles, estates, lesses, encumbrances, and either interests suffered or created by the Purchaser, all for the considerations and subject to the terms, covenants, and conditions heaves contained.
- 2. PURCHASE PRICE. The Purchaser agrees to pay the Furchase Price to the order of the Seller in the manner forth in the Specific Terms. The defected portion of the Purchase Price which the Purchaser is to pay to the Seller all be path in the Installment Amounta, commencing on the First installment Date and continuing on the same day of each installment Period thereafter until the Final Payment Date, at which time all outstanding principal, together with accrued and unpeld interest thereon, shall be due and psyable. Each payment of the Installment Amounta shall be first applied against the costs, expenses, and late charges for which the Purchaser is then liable hereunder, according against interest, and thirdly against the principal then due to the Seller. Interest shall commence on the date of this contract and continue to accrue wath the Seller receives all of the principal, and any sums not paid within 15 days after their respective due dates shall hear the Late Charge set forth in the Specific Terms. At any time during the term of this contract, the Seller or the Purchaser shall have the right to require that all subsequial payments of Installment Amounts and sums for any tax or insurance reterve accounts be made through an escrew or collection account, the costs of which shall be borne by the requesting party unless otherwise agreed.
- 3. PRIOR ENCLIMBRANCES. If this contract is being executed subject to any Prior Encumbrance, the Purchase Price is partially comprised of the principal due under the Prior Encumbrances as of the date hereof. The Seller hereby represents to the Porchaser that no Prior Encumbrance provides that it will become in default or accelerated or the interest rate thereon adjusted above the interest extended therefor in the Specific Terms hereof because of the execution, delivery, and recordation of this contract. The Purchaser agrees with the Seller to comply with all of the terms of the Prior Encumbrances, including such obligations as may be in addition to those contained in or which may otherwise limit its rights under this contract, and the Purchaser hereby agrees to defend and indemnify the Seller from and against all losses, claims, demands, and altegations arising as a result of the Parchaser's follure to comply with the Prior Encumbrances. In the event cither of the parties hereto gives or receives a written notice to or from the holder of a Prior Encumbrance it will promptly transmit a copy of such notice to the other. The Specific Terms of this contract indicate the person responsible for tendering the amounts due to the holders of the Prior Encumbrances, and the two subparagraphs (a) and (b) immediately following this paragraph apply to said payments to be made by the Purchaser or the Selier, respectively.
 - (a) Paicheser Pays Directly. If it is indicated in the Specific Terms of this contract that the Furchaser is to pay any Prior Encumbrances directly to the holder thereof, the Purchaser hereby assumes and covenants and agrees with the Seller to make such pays terms on their respective due dates and any fellure of the Purchaser to do so shall constitute a default under this contract. Said payments shall be in addition to the installment Amounts. The Purchaser shall be solely responsible for paying any reserve amounts for taxes, insurance promisms, or other purposes to which the holder of any Prior Encumbrance is entitled.
 - (b) Seller Pays If Perchaser is Not in Default. If it is indicated in the Specific Terms of this contract that the Seller is to continue to pay any Prior Encumbrances, the Installment Amounts include amounts to be used to make payments on said Prior Encumbrances (Wrapped Encumbrances). The Purchaser, in addition to the installments of principal and interest hereinabove provided for, and to the extent required from time to time by the holders of the Wrapped Encumbrances, shall pay to the Seiler with and in addition to each of the installment Amounts hereunder an amount sufficient to satisfy all tax, insurance, and other reserve deposits to which such holder is entitled and which are psyable prior to the next due date of said installments. So long as the Purchaser is in no manner in default hereunder, the Seller shall make or cause to be made all of the payments of principal, interest, and any reserve deposits required under the Wrapped Encumbrances as they become due and in accordance with their respective payment terms. The Purchaser shall not attempt to make any payment directly to the holder of any Wrapped Encembrance or to in any we, medify the terms thereof prior to the satisfaction of that portion of the indebtedness evidenced hereby wolch is to be retained by the Seller, provided, however, if the Seller falls to make any payment when due under any Wrapped Encumbrance the Perchaser may, upon first giving the Seller 13 days' written notice of its intent to do so and if such failure is not reculfied within that period, pay the delinquent installment, and any penalties, late charges, or additional interest due thurnon and such other costs that are required by the holder of such Wrapped Encumbrance to cure rich devoit, directly to the holder of the Wrapped Encumbrance in default and deduct from the Installment Amerants next due under this contract the amounts so expended, together with interest thereon at the Default Rate from the date of such payment to the date the Purchaser is reimbursed or the due date of the sum against which such offset is taken. Said notice period may be reduced if necessary to svoid the exercise of any remedy by the holder of such Wrapped Encumbrance. In the event the Seller fails to make such paya ents on three or more occasions, the Purchaser shall have the right to make all ensuing payments due under any of the Wrapped Encumbrances directly to the holder thereof and to deduct the same from the next legisliment Amounts due under this contract by the amound so paid. The Seller agrees to indemnify the Purchaser from and egainst all posts and expenses, including attorneys' less, which are reasonably incurred by the Purchaser of a result of any fallure of the Seller to perform its obligations under this subparagraph. The Seller shall promptly reimburse the Purchaser for any credit of relimbursement which the Seller receives from the holder of any Wrapped Encombrance which resolufrom any excess payment by the Purcheser into a tax, insurance, or other reserve account.

After the Furchaser has paid the fielder all amounts due under this contract, excepting only the mondelinquent principal balances due under the Prior Encumbrances to be paid directly by the Purchaser, the Purchaser shall make all remaining payments the under only Prior Encumbrances to the holders thereof and shall indemnify and hold the Seller harmless from any failure or alleged faithe on the part of the Purchaser to comply with any of the terms, covenants, or conditions thereof, and the Seller while be subrogated to the rights of the holders of said Prior Encumbrances to the extent the Seller makes any further payments there are a result of the Purchaser's default. The covenants in this paragraph shall survive the delivery of the Seller's deed and bill a tale to the Purchaser.

- 4. PPTAYMENTS. If Prepayment is permitted by all Prior Encumbrances, or if the holders of all the Prior Encumbraces consent thereto, the Furchaser may propay the entire amount remaining due hereunder when that portion of the prepayment which is the to the Seller & accompanied by all interest then due to the Seller and any Purchase Price Propayment Premium, if any prepayment to the helder of any Prior Encumbrance also requires a Prepayment Premium, the Purchaser shell pay the same if it is a repoted as a result of the Purchaser's prepayment or default. If any Prior Escambrance does not purmit prepayment and the helder thereof does not consent thereto, and if the Purchaser desires to prepay that portion of the Purchase Frice which is not accompassed by the principal beleace then due under said Prior Ensumbrance, the Purchaser may proper to the Jeller the balance of that portion of the Purchase Price which is not then due to the holder of said Prior Encumbrance; provided, however, said partial propayment need not be accepted by the Seller unless the Purchaser expressly assumes and agrees in writing to pay and perform the then remaining obligations secured by said Prior Encumbrance. If this congrect is so partially prepaid, the Purchase Price Prepayment Premium, if otherwise calculated on the entire Purchase Price, shall be reduced to correspond to the ratio of the amount being prepaid to the Seller to the total amount of the then outstanding principal balance of the Purchase Price. The Soller shall not be required to accept any prepayments which do not conform to the requirements of this paragraph unless and to the extent prepayment is otherwise provided for in the Specific Terms of this agreement. Except when otherwise stated herein, any Prepayment Pseinlum provided for in this contract thall apply to any sums received by the Selier in advance of their due date, whether voluntarily made by the Purchaser or is a result of the exercise of any remedy by the Soller; provided, however, the Prepayment Premium shall not be required for any voluntary propayment made within 30 days of the Final Paymont Date if preceded by not log than ten days' written notice.
- S. RETENTION OF TITLE AND SECURITY. Except as otherwise provided berein, the Soller's title to the Property and any substitutions hereof shall remain in the Seller until the Purchaser receives delivery of the Seller's deed. In addition thereto, the Purchaser bereby grants to the Seller a security interest in all condemnation awards and insurance proceeds relating to the Property and all of the rights, titles, and interests in the Personal Property conveyed by this contract and subsequently acquired by Punchaser in substitution thereof as security for the performance of the Purchaser's obligations herein, and the Purchaser hereby assigns to the Seller all rents and security despite derived from or relating to the Property and, except for the initial partial month's and less month's sent, covenants and oriented from or relating to the Property of more than one month of the unexpired lesse term. The Purchaser agrees or deliver to the Seller such further assurances and UCC financing statements and exacement of continuation which the Seller requests to further evidence, perfect, or confirm its rights under this agreement. The Purchaser agrees with the Seller that is chall comply with the terms of all leases of the Property, and shall, upon written request, promptly notify the Seller that is chall comply with the terms of all leases of the Property, and shall, upon written request, promptly notify the Seller fave been paid, the Seller shall deliver its fallilliment deed and bill of sale for this contract, said deed and bill of sale shall be exceptions agreed by herein. In the event agent promptly following the Opening of with account with instructions to deliver them to the Purchaser when entitled thereto.
- 6. POSSESSION. From and after the date of this centract, and subject to the rights of tenants under the leases identified as This Exceptions, the Purchaser may enter upon and take possession of the Property and, irrespective of the assignments and security intensits granted in this contract, onjoy the use, rents (to the extent permitted to be collected herein), bever, and profits thereof so long as such rights have not been affected by the exercise of any remady of the Scher.
- 7. TAXES AND ASSESSMENTS. In addition to the payments hereinabove provided for, and except as otherwise discharged through any reserve account, the Purchaser shall pay before delinquency all real and personal property taxes. sh general and special assessments, and all other charges of whatsoever kind or nature levied or assessed by any lawful authority upon or against the Property or the use thereof to the extent the same or any installments thereof are attributable to the period following the date of this contract. The prorated portion of said taxes, assessments, and charges which are attributable to any period prior to the date of this contract, excluding taxes for such period assessed because of the reclassification of the use of the Property by the Purchaser or any successor of the Purchaser, shall be paid before delinquency by the Soller. Said periods shall be determined by reference to the year in which the tenes, assessments, and charges are required to be paid. If the Furchaser falls to so pay Real Property taxes or assessments and such fallure is not rectified within 15 days following Seller's written demand to do so, and if such failure occurs two or more times during the term of this contract, the Seller may, for the remaining term of this contract, require the Purchaser to deposit with each Installment Amount an amount (2 sonably entimated by the Seller to be necessary to discharge the Rent Property tores and assessments usuldue, said estimates to be adjusted by the Selier to reflect the actual amount of such liabilities each time the Real Property is reassessed and a copy of such recresessment is given to the Seller. The amounts so paid which have no. been applied against such liabilities shall be returned to the Purchaser with the delivery of the Seller's deed to the Purchaser. The Selier shall not be liable for interest on said deposits. If not retained in an estrow or collection account, said funds shall be maintained by the Seller in a segregated account and expended for no other purpose, with interest earned thereon. if any, being added to the sums so held; provided, however, this account may be commingled with any insurance reserve

account under this contract. The provisions of this paragraph to the contrary notwithstanding, either party shall have the right to contrast in good falts any tax or assessment which any have been or to hereafter levied against the Property or any portion thereof so long as no portion of the Property is threatened with any tax forestore or sale as the result of such contest. So long as such contest is pursued in good faith, the nonpayment of the amounts in dispute shall not constitute a default under this contract or afford the Selier the right to require tax reserve payments.

8. INDEMNIFICATION AND INSURANCE. The Purchaset shall and hereby covenants and agrees to indemnify and hold the Scher harmless for any losses, damages, costs, claims, and liabilities, facinding surracy's feet, caused by any negligent, rowliess or intentional act of, or negligent or reckless failure to act by the Purchaser, or any of its agents, servants, employees, independent contractors, invitees, or licensees on, about, or with respect to the Property, and for any breach of this contract by the Purchaser or any of such persons, and this covenant of indemnification shall survive the delivery of the "eller's deed to the Purchaser.

The Parch iser shall, at its own cost and expense, keep the improvements on the Property innured against loss or damage by fire, windstorm, and all other casualties covered by "all risk! endorsements available in the state of Washington and with such additional coverages or endorsements as the Seller may tessonably require from time to time. Said insurance shall be in an amount not less than the greater of (a) the amount of toverage necessary to avoid the insured being treated as a co-insurer, or (b) 120% of the then unput principal balance of the Purchase Price for the Property, or (c) such higher amount as may be required by the terms of any Prior Racumbrance, and shall be placed with an insurance company authorized to do business in the state of Washington. All insurance policies shall expressly include the Seller as a named insured, shall contain a waiver of subrogation clause (to the expent relatively obtainable), and shall include provisions to the effect that they cannot be materially modified or cancelled prior to Seller techning not less than 20 days' advance written notice, and accurate and complete copies thereof thall be deposited with the Seller upon written request.

In the elent of loss or damage to the Property which is required to be insured hereunder, and except as otherwise required by any i rior Encumbrance and the then holder thereof, the inturance proceeds thall, at the option of the Purchaser, be used to repair, rebuild, or replace all improvements and personal property which may have been destroyed or damaged to the extent necessary to restore and rep: to them to substantially the same condition which existed immediately prior to the casualty, subject to such modifications as may then he required by law or to which the Selier agrees in writing Immediately upon receipt, all insurance proceeds, together with any other sums required to conglicin the repairs and restorations, shall be placed in a construction disbursoment occount with an escrew agent or other persons jointly designated by the Seller and the Purchaser and shall be disbursed periodically in amounts corresponding to the percentage of completion of repairs; provided, however, in the event this contract is forfeited or foreclosed, any portion of such proceeds remaining after the payment of properly incurred repair and replacement couts due as of the date of such forfeiture or foreclosure sale shall be immediately paid to the Selier. No construction may be commenced until all sums required to pay the cost thereof have been deposited in the disbursement account. The expenses of said disbursement account and in obtaining percentage completion conlificates shall be paid by the Furchaser, and the Furchaser shall be responsible for depositing in the distronsement account the amounts necessary to pay all costs of repairs, reconstruction, and replacements which are not covered by the interance proceeds. It the event the Purchasor desires to construct improvements which are materially efferent from those so damaged or thatroyed, it shall first obtain the Seller's written consent. All sepairs and replacements shall be commenced within 60 days following the date the Purchases elects to reconstruct and shall be continually pursued with due diligence. Subject to the terms of any Prior Encumbrances, any excusity insurance proceeds which are not used to pay for repairs or regiscovacuts permitted by the terms of this paragraph shall be paid to the Seller and applied against the principal balance last due herounder, and the Solior shall accept the same not withstanding any prepayment restriction in this contract. The Prepayment Premium shall not be added to any payments required by this paragraph.

If (a) a Prior Encumbrance and the then holder thereof does not permit the use of estualty insurance proceeds for repairs, or (b) the Parchases does not elect to repair the damage, or (c) the Seller's consent to materially different improvements is not walted or given, or (d) the Parchases does not deposit into the discurrencent account of sums in excess of realistic insurance proceeds required for recommended by the date construction is required to commence, or (c) construction is not recommenced when required or not construction by the date construction is required to commence of the reasonable control of the further of), the Selfer may require that all carriers insurance proceeds he formed stelly paid to the Selfer (whose addition of the Prepayment Premium) or to the holder of Prior Encumbrance having a valid claim thereto which is prior to the Selfer's. The Purchaser shall make the elections provided for in this paragraph within 60 days following the days of excellers. The Purchaser shall make the elections provided for in this paragraph within 60 days following the days of excellers and the Selfer shall respond it writing to a written request to construct materially different improvements within 20 days after taild request. Any failure of the Purchaser to make timely any turb election shall enable the Selfer to apply the fasurance process against the principal last due ender this contract, and any failure of the Selfer to respond timely to any such request shall be deemed an approval thereof.

Danuge to be destruction of the Property or may possing thereof shall not constitute a failure of consideration or provide a basis for the resolution of this contract, nor shall such discussioned relieve the Parchaser of its obligation to pay the temaining Installment Amounts when dee. In the event of any influer of the Parchaser to obtain or pay timely any organizate for any insurance required by this paragraph, and it such failure is not rectified within any required notice period remedial advances under this construct, the Soller may require the Purchaser to deposit with each installment Amount of amount reasonably estimated by the Soller to be necessary to discharge the next ensuing premiums for said policies, and estimates in he adjusted by the Soller upon receipt of the prevalum lavoices to reduce the actual amount of such liabilities. The psymbates so made which have not been applied against such liabilities shall be retarned to the Furchaser with the dalivery of the Soller's fixed to the Furchaser. The Soller shall not be liable for interest on said deposits. If not retained in an estate or collection account, and tunds shall be aministed by the Soller in a segregated account and aspended for no table purpose, with interest thereon, if any, being added to the sums so held; provided, however, this account may be committed with any was reserve account ander the contract.

- 9. UTILITIES. The Purchases shall pay for the cost of all electric, power, gas, sewer, water, telephone, cable television, refuse disposal service, and any and all other utilities farnished to or used or consumed in, or, or about the Property by the Purchaser on by any person following the date of this contract, and Purchaser shall contract for the same solely in its own name. Any such services used prior to the date hereof by any person other than the Purchaser shall be the responsibility of the Seller.
- 10. CONDITION OF PROPERTY. Except as may be otherwise provided in any written agreement between the parties hereto which is intensical to survive the execution of this contract, the Purchaser hereby accepts the Property in the condition existing on the date of this contract and confirms that neither the Seller nor any agent or representative of the Seller has given or made any marranty or representation whatsoever concerning the physical condition thereof or the uses or purposes to which the same may now or hereafter be placed.
- 11. RISK OF LUSS. The Purchaser shall bear the risk of loss for the complete or partial destruction or condemnation of the Property after the date of this contract. No loss, damage, or destruction of all or part of the Property shall constitute a failure of consideration or a build for the rescission of this contract or relieve the Purchaser from its obligation to observe and perform all of the terms, coverants, and conditions hereof. Each of the parties hereto releases the other from all liability for damage caused by any act or neglect of the other party, its agents, servants, and employees, to any property which is the result of fire or other casualty covered by insurance carried at the time of such casualty; provided, however, the releases herein contained shall not apply to loss or damage resulting from the willful or premeditated acts of either of the parties hereto, their agents, servants, or employees; and provided further, nothing in this paragraph shall be interpreted or have the effect of relieving or modifying any obligation of any insurance company, and to the extent any such obligation is so relieved or impaired this provision shall be ineffective.
- shall not commit or suffer to be committed any waste or other willful damage to or destruction of the Property or any portion thereof. No logging or committed any waste or other willful damage to or destruction of the Property or any portion thereof. No logging or committed any hazardous or tonic substance, material, or waste to be located upon or generated, stored, transported to or from disposed of, or used on the Property, or permit the Property to become contaminated with any substance in violation of any applicable federal, state, or local law. The Purchases shall not, without the prior written consent of the Seller, remove any Personal Property from the Real Property, and will keep and material the same in good order, repair, and condition; provided, however, the Purchaser shall have the right to promptly replace Personal Property with items of comparable worth and utility. The Purchaser shall have the right to promptly replace or any substitutions thereof which may become lost, broken, or beyond repair, and such after-acquired item shall be subject to all of the provisions hereof. No replacements or substitutions permitted or required in this paragraph may be subject to a security interest or conditional sales contract which would have priority over the Seller's security interest. The Seller shall have the right, at all reasonable times and hours, to impect the Property to ascertain whether the Purchaser is complying with all of the terms, covenants, and conditions of this contract.
- 13. ALTERATIONS AND LIENS. Except as otherwise permitted in this contract for exastruction following an insured casualty or condemnation, or except for any maintenance or repairs required by this contract, the Purchaser shall not, without the prior written consent of the Seller, make or permit any alterations, additions, or improvements to or of the Property, or to any portion thereof, nor permit any demolition or removal of any such improvements. The Seller may not unreasonably withhold its consent if the action proposed will not materially affect the value of the Property or violate any applicable laws or ordinances, or the terms of this contract, or of any Prior Enganderances. The Purchaser shall not cause, authorize, or permit any mechanics or materialments likess to be placed upon the Property. The Purchaser shall not cause, authorize, or permit any mechanics or materialments likess to be placed upon the Property. The Purchaser shall have the right to contest said liens to be placed upon the Property. The Purchaser shall have the right to contest said liens to be placed upon the property of the lien and withholding payment of the lien amount to disputed shall not constitute a default under this contract. No lieu of any agent, contractor, subcontractor, or independent contractor of the Purchaser shall after, repair, or improvements any interest of the Seller in the Property. In the count the Purchaser shall after, repair, or improve the Real Property or erect or construct any new or additional buildings or improvements on the Real Property, or any part thereof (whether acting with or without Seller's coutent), all such alterations, repairs, improvements, replacements, and additional only the terms, covenants, and conditions of this contract.
- 14. COMPLIANCE WITH LAWS AND RESTRICTIONS. The Purchaser shall faithfully observe, perform, and comply with all laws, ordinances, rules, and regulations of every governmental authority affecting the Property and the use thereof and activities thereon; all easements, reservations, restrictions, covenants, and conditions of recail affecting or pertaining to the Property and the use thereof and activities thereon; and any condomission, planned unit development, or cooperative declarations, articles, bytaws, rules, regulations, and other documents which have been or are hereafter adopted with respect to the Property. The Purchaser shall not use or permit any person to use the Property for or in connection with any unlawful purpose or in any manner which causes a nuisance, or in violation of any federal, state, or local status or ordinance governing the use or improvement of the Property or any instandous or toxic materials, products, or wastes.
- 15. AGRICULTURAL PROVISIONS. It, in the Specific Terms of this contract, the parties have indicated that the Property is to be used principally for agricultated or ferming purposes, the Personal Property shall include all crops grown, growing, and to be grown on the Real Property and all natural increases thereof, all before and after the severance and removal. The Purchaser shall continuously pursue good and predict to ming operations upon the Property in accordance with the practices of good husbandry, coil conservation, tree and plant pruning, harvesting, and the puricularly manner in which agricultural property is property and productively farmed and managed in the country in which the Property is situated. The Purchaser will take such precautions as are necessary to prevent whose depletion of the soil from erosion by wind or

water and shall use reasonable efforts to keep the Property free from plants, insects, and animals which may have a deleterious effect upon the Property, trops, or livestuck. The Purchaser will keep the Property properly irrigated and properly amploy such herbicides, pesticious, and fertilizers as may be reasonably necessary to comply with the provision of this paragraph and its applicable legal requirements. The Purchaser shall not remove or destroy any existing fruit trees or plants, improvements, irrigation fixtures, or equipment, ferrom storage houses or sheds, barns, silos, or, except as otherwise permitted in this contract for Personal Property, any tools, equipment, or machinery which may be employed in connection with the agricultural use of the Property, without the prior written consent of the Seller, and the Purchaser shall make such improvements to the Property as one reasonably necessary to properly irrigate, drain, and farm the Property in accordance with the provisions hereof.

16. CONDEMNATION. If the Property or any part thereof is condemned or taken by power of eminent domain by public or quasi-public authority, the Seller or the Purchaser or both may appear and defend or procedute in any such occeding. All compen ation or awards received from the condemning authority by either the Seller or the Purchaser shall, subject to the requirem and of any Prior Encambrances, be applied first to the payment of the expenses of higation, next in the acquisition and installation costs of any replacements or restorations of condemned property requested by the Purchaser in writing not later than 15 days following the date possession is required to be surrendered by the condemning authority, next to the reduction of the unpaid balance of this contract in the inverse order of its naturity, next to any other sums then due to the Seller (including accrued and unpaid interest and reimbursable advances and expenses), and the surplus, if any, shall be paid to the Purchaser. The Prepayment Premium shall not be added to any payments required by this paragraph. All of the replacements and restorations shall have the same purpose and function as the condemnation or then applicable law, none of the replacements or restorations may be materially different from the condemned property. Any condemnation awards used to restore or replace any of the Property shall be deposited in a disbursement account and disbursed in the manner specified herein for insurance proceeds following an insured casualty. No total or partial taking of the Property by condemnation shall constitute a failure of consideration or provide a basis for the rescission of this contract.

17. TRANSFER OF PURCHASER'S INTEREST. If the Pur thater's title to the Property or any portion thereof is conveyed to any person, the Seller may, at its option: (a) following en . equined notice, declare the entire remaining balance of the Purchase Price and all accrued and unpaid interest the con immediately due and payable, or (b) adjust the interest rate on this contract, effective at of the date of the transfer. The Seller may elect one of the said options by written notice to the Purchaser within 15 days after being advised in writing of the said and the transferse, and if such election is not made within that period the above rights for the transaction so tlescribed shall be deemed waived. If the Soller elects to adjust the inserest rate, and subject to any restrictions and prepayment requirements contained in any Prior Encumbrance. the entire caustanding balance of this contract may be prepaid at the closing of a ch convoyance with the Prepayment Premium. For the purposes of this contract, a "conveyance" of the "Purchaser's title" famil include a transfer by real estate contract, wendee's assignment, deed, forfeiture, foreclosure, sheriff's sale, trustee's sale deed in lieu of any such involuntary sale, lease with purchase option or for a term in catoes of three years (including extension options), and, if the Purchaser is a corporation or partnership, a voluntary or involuntary transfer or series of transfers of any shares or partnership interests which results in a change of 50% or more of the voting control of such entity (from the composition thereof as of the date of this contract). A conveyance of the Purchaser's title shall not include: (a) a lease or other transfer of possession of the Property for three years or less without options to purchase the Property or any interest therein; (b) a transfer to the Purchaser's spouse or children; (c) a transfer by devise, descent, or operation of her resulting from the death of any person comprising the Purchaser; (d) a transfer into an inter vivos trust in which the Purchaser is and remains a beneficiary and which floes that relate to a transfer of rights of occupancy in the Property or (c) a transfer resulting from a decree of dissolution of matriage, legal separation agreement, or property settlement agreement in which a spouse of any person comprising the Purchased setains or sequires the Property. No transfer of the Property or any portion thereof shall release the transferring person from liability on this contract unless such release is expressly acknowledged by the Seller in writing.

PURCHASER'S DEFAULT. The Purchaser shall be in default under this contract if it: (a) falls to observe or perform any term, expensit, or condition herein set forth or those of any Prior Encumbrances; (b) falls or neglects to make any payment of principal or interest or any other amount required to be discharged by the Purchaser precisely when obligated to do so; (c) becomes or is declared insolvent or makes an assignment for the benefit of creditors, or files any debter's petition or any petition is filed against it under any bankruptcy, wage earner's reorganization, or miles act; (d) permits the Property or any part thereof or its interest therein to be attacked or in any manner restrained or impounded by process of any fourt; (c) abandons the Property for more than 30 consecutive days (unless the Property is otherwise occupital); or (f) conveys the Property or a portion thereof without any prior written consent required herein of the Seller.

19. SELLIAR'S REMEDIES. In the event the Purchaser defaults under this contract the Seller may, at his election, take the following consect of action:

(a) Suit for Peliaquencies. The Selier may institute suit for any installment Amounts or other sums due and payable under this contract as of the date of the judgment and any sums which have been advanced by the Selier as of said date pursuant to the provisions of this contract, and any other damages incurred by the Selier which are caused by the Furchaser's foliuse to comply with any provision or agreement herein; together with interest on all of said amounts at the Delauit Rate from the date each such amount was advanced or due, as the case may be, to and including the date of collection:

(b) Acceleration. Upon giving the Purchaser not less than 15 days' written notice of its intent to do so (within which time any monatary default may've cured without regard to the acceleration), and if the default is in the nature of a failure to tierely pay any principal, interest, insurance promium, tax, or other sam of money required to be paid

herein or any failure to obtain any consent of the Seiler herein required for a conveyance or engandrance of the Purchaser's title to the Property, or if the Purchaser contains waste on the Property, the Seller may declare the entire unpaid balance of the Purchase Price and all interest then due thereon and the Propayment Premium to be immediately due and payable and institute suit to collect such amounts, together with any sums advanced by the Seller pursuant to the provisions of this contract, and together with interest on all of said sums at the Default Rate from the due date of date of each such advance to and including the date of collection;

- (c) Porfeiture and Repossession. The Selier may cancel and render void all rights, titles, and interests of the Purchaser and its successors in this contract and in the Property (including all of Purchaser's then existing rights. interests, and estates therein, and timber, crops, fixtures, and improvements thereon) by giving a Notice of intent to Porfelt pursuant to RCW 61.30.040-070, and said concellation and forfeiture thall become effective if the default therein specified has not been fully cared within 90 days thereafter and the Seller record. a Declaration of Porichare pursuant to RCW 61.30.040-070. The entire balance of such sum; due and to become due under this contract shall be paid from the proceeds of any sale ordered by a court pursuant to RCW 61.20.120, including interest at the Delatiff Rate to and including the sale date and all expenses incurred by the Seller as a result of such sale. Upon the forksture of this contract the Soller may retain all payments made hereunder by the Purchaser and may take postassion of the Property ten days following the date this contract is forfeited and summarily eject the Purchaser and any person or persons having possession of the said Property by, through or under the Perchaser who were properly given the Notice of Intent to Forfelt and the Declaration of Porfeiture. If the Purchaser or any person or persons cisiming by, through, or under the Furchaser who were properly given the Notice of Intent to Porfeit and the Decigration of Forfekure remain in possession of the Property more than ten days after such forfeiture, the Furchasor, or such person or persons, shall be deemed tonnats at will of the Seller and the Seller shall be entitled to institute an action for summary possession of the Property, and may recover from the Purchaser or such person or persons in any such proceedings the fair rental value of the Property for the use thereof from and aft is the dete of forfeiture, plus costs, including the Seller's ressonable attorneys' fees. To the extent permitted by applicable statute, the Seller shall have the right to obtain a deficiency against the Purchaser following the forfaiture of this contract for damages caused by waste to the Property:
- (d) Judicial Poreclosure. To the extent germitted by any applicable statute, the Seller may judicially foreclose this contract as a mortgage, and in connection therewith, may accelerate all of the debt due under this contract if the defaults upon which such action is based are not cared within 15 days following the Seller's written notice to the Purchaser which specifies such defaults and the acts required to cure the tense (within which time any monetery default may be cured without regard to the acceleration); provided, however, such cure period shall be extended for up to 20 additional days to the extent reasonably necessary to complete the cure of a nonmonetary default if the Purchases commences such cure within 15 days following the Seller's notice and pursues it with due diligence. The Seller may, but that not be required to, waive any right to a deficiency judgment in its foreclassic complaint. Purchaser at any foreclosure tale may (but shall not be obligated to), during any redemption period, make a ch repairs and afterations to the Property of may be remonably necessary for the proper operation, use, preservation, and protection thereof; pay any taxes and assessments due during such period; insure the Property against loss by causalty; and pay utility bills, liens not extinguished by the foreclosure, and other amounts relating to the Property to the extent due during such redemption period, and all of such expenses and payments, together with interest thereon from the date paid to reimburnement at the rate provided by statute for any other redemption amounts, shall be included in the amount required to be paid by any person to redeem the Property. The Propayment Premium shall be assessed upon any amounts accelerated pursuant to the terms of this paragraph, and all such amounts shall bear interest at the D46-ult Rate from and after the date they are so accelerated to and including the date of coffection;
- (e) Specific Performance. The Selist may institute suit to specifically enforce any of the Purchaser's covenants hereunder, and the same may include redress by mandatory or prohibitive injunction;
- (1) Entry Upon Agricultural Property. In the event the parties hereto have indicated in the Specific Terms of this contract that the Property is to be used principally for agricultural or farming purposes, the Seller shall have the right, following three days' prior written notice to the Purchases, to enter upon the Rev ! Property from time to time to perform any one or more of the functions required of but not performed by the Purchaser in the agricultural provisions of this contract and to lond and then for any livestock and harvest, transport, store, and sell may of the crops which may be grown on the Property in such manner as the Seller shall elect. For the purposes of this paragraph, the Porchager grants to the Solies a security interest in all of its seeds and crops, and the products and proceeds thereof, which may now or at any time beteafter be located upon or in the Property or be harvested therefrom. The exercise of this right shall not affect the liabilities of the Perchasor, provided, however, should the Seller receive any sums as a result of its actions herounder, it shall apply the pame to discharge the circle and expenses, including a promeys' fees, reasonably incurred in taking said action, together with interest thereon at the Definall Rate from the date of expenditure to and including the date said proceeds are received, and the balance of such proceeds shall be applied against the Purchase Price principal last two and owing Lerounder, faciliting any Prepayment Promium applicable thereto. In the absence of receiving any such proceeds, or if and to the extent the same are insufficient to reimburse the Beller for such amounts and interest, the Purchaser shall reimburse the Seller for such smounts and interest on demand, with said interest being entculsing to and including the date of payment;
- (2) Remedies Under the Uniform Commercial Code. The Beller thall have and the Purchaser sereby grants to the Seller all of the rights and remedies contained in the Uniform Commercial Code in effect in the state of Washington as of the dete of the Purchaser's deput and to the extent such remedies may be applicable to the type of collateral affected to by:

- (h) Receivership. The parties hexeto recognize and agree that in the event of default by the Purchaser in making any payments or in the performance of any of the other terms and concilions of this contract, the period of time involved in repossessing the Property, forfelting this contract, or in obtaining passession of the Property by judicist process could cause irreparable damage to the Seller and to the Property or the possible acceleration of the debts securate by Pelor Encumbrances. Therefore, the Purchasor hereby expressly agreed than in the event of any default under this contract which is not cured the Seller shall have the right to apply to the superior court of the county is which the Real Troporty is alterted for the appointment of a receiver unior Chapter 7.50 cl the Revised Code of Washington (or any chapter supplement) thereto) to take charge of and maintain control of, manage, farm, or operate the Property, to evict tenants their dom who are not then in compliance with their leases, to lease any portion or all of the Property in the name of the Paychaser on such terms is the receiver may does advisable, to make such alterations, repairs, and improvements to the Property as the receiver may deem advisable, and to receive all rents and income thereform and issue receipts therefor, and of the amounts that are so received to pay all of the debts and obligations for which the Purchases is liable hereunder prior to or during the period of the receivership, including, without limits von, payments on or for this contract, Prior Encambrances, texts, measurents, insurance premiums, utility bills, and cost of operating, maintaining, repairing, and managing the Properly. Any sums received by the receiver in excess of said amounts shall be received by the receiver to discharge all remaining liabilities of the Punchaser under this contract until the entirety of such obligations have been satisfied, at which point any remaining excess shall be poid to the Purchaser will out interest. Regardless of the application thereof, no sums requested by or paid to the receiver shall be deemed a partial cure for the purpose of requiring a notice of insufficient cure to be given to any person under RCW 61.30.093(3); and
- (i) Property Rental. If this contract is forfelted or foreclosed as herein provides, or in any other manner permitted by law, or by mutual agreement of the Purchaser and the Saller, and the Furchaser shall thereafter remain in possession of the Property beyond any period otherwise permitted by law, the Furchaser agrees that it will occupy the Property as a senant at will, and the Purchaser shall be obligated to pay, and hereby promites to pay, during the period of such tenancy at will, a fair market rental to the amount then agreed to by the parties or, in the absence of such agreement or until such agreement is reached, an amount equal to two times the insuliment Amounts as and when provided for in the Specific Terms hereof, and the Selfer shall have, in addition to all other remadies are the collection of rentals and the recovery of possession that are available to incolords under the fews of the State of Washington, the right to institute and maintain as action for summary possession of the Property of the Property of the law.
- 20. PURCHASER'S REMEDIES. In the event the Solier defaults under this contract and such default contracts for 15 days after the Purchaser gives the Solier written notice specifying the nature thereof and the x is dequired to case the same, the Purchaser shall have the right to specifically enforce this contract, institute suit for its a marger cannot by such default, or pursue any other remedy which may be available to the Purchaser at law or in equity.
- 21. REMEDIAL ADVANCES. If either party to this contract shall fall to timely buy and discharge any payments or sums for which it he greed to be respeciable herein and said failure constitutes a default under this contract, or shall by any other act or neglect violate the terms and any conditions of this contract or of any Prior Encumbrates, the other party hereto may pay, effect, or discharge such sums as are necessary to cure such default upon giving the party required to make such payments not less than 15 days' prior written notice (except in any instance in which the Parchaser ratio to obtain or maintain any insurance required herein or when immediate payment is required to avoid immediate hazards to person: or property or any foreclesure of or a similar action against or affecting they portion of the Property, in which case such notice may be given concurrently with or immediately folly sing such payment). The party making such payment may recover from the defaulting party, upon dersand, or through offsetting the same against existing or future debts, the full cost and expense of so doing, including its reasonable attorneys' tees and together with interest on said expenditures and fees at the Default Rate from the date of expenditure to and including the date of collection or the due date of say sum against which such offset is offseted.
- 22 CUMULATIVE REMEDIES; WAIVERS. The remusion stated herein are cumulative and not marginly exclusive and the Seller or the Parchaser may pursue any other or further remedies to enforce their respective rights under this contract; provided, however, except as provided in this contract with respect to the Furchaser's transfer in the Property, the Seller shell not have the right to accelerate the remaining balance of the Purchase Price in the event the Selle, elects to forfeit the Purchasor's interest in the Property and such forfriture is being enforced or is completed. In any action or proceeding to recover any sum or to enforce any remedy provided for herein, no delense of adequacy of security or that resort must first be taken against any particular secretty or any other person that be asserted, and the furnisher hereby expressly waives any legal or equitable rights that the Purchaser may have with respect to marshaliny of assets. The Seller shall not be required to tender is deed or bill of sale as a condition procedent to the enforcement of any remain hereamist. In the event any check is tendered which is not honored upon first presentation because of any stop payment directive or insufficient funds, the payer's rights shall be resistuated as it such check had not been delivered. He waiver of any rights of cities party under this contract shell be effective unless specifically evidenced in a written agreement executed by this waiving party. Any forbegrapes, including, without limitation, a party's acceptance of any payment of the due date or any ic considered to waiver of this party's right to pursue any recordy a counter for any other siension thereof, shall is of the same or a different nature of for breach of any other term, coverent, or condition existing or subsequent. hereof.
- 23. COSTS AND ATTRICES FEES. If either party shall be in default under this contract, the nondelauting party shall have the sight, at the defaulting party's expanse, to retain an attorney or collection agency to make any demand, enforce any namedy, or other tipe protect or enforce its rights under this contract. The defaulting party hereby promises to per all books and or times so incorred by the nondefaulting party, including, without limitation, collection agency charges:

expenses of preparing, serving, mailing, posting, publishing, and recording any notices; title search expenses; and reasonable attorneys' that and feet, and the failure of the defaulting party to promptly pay the same shall itself constitute a further and additional default. In the evert either party kereto institutes, defends, or is involved with any action to enforce the provisions of this contract, the prevision party for its court exist and reasonable attorneys' costs and fees, including such costs and fees that are incurred in connection with any forfeiture, foreclosure, public tale, action for specific performance, injunction, damages, waste, deficiency judgment, unlawful detainer, or to contest the reasonableness of any person's costs or attorneys' fees, and any mediation, arbitration, bankruptcy, probate, appeal, or other preceding. All reimbursements required by this paragraph shall be due and psyable on demand, may be offset against any sum owed to the party so liable in order of maintity and shall bear interest at the Default Rate from the date of demand to and including the date of collection or the due date of any sum against which the same is offset.

- 24. NOTICES. Subject to the requirements of any applicable statute, any notices required or permitted by law or under this contract shall be in writing and shall be personally delivered or sent by first class certified or registered and, return receipt requested, with postage prepaid, to the parties' addresses set forth in the Specific Terms of this contract. Either party may change such address for notice and, if payments are not made to an excross or collection account, the Seller may change the address for payments, by designating the same to the other party hereto in the manner hereinabove set forth and by causing a copy of such change to be properly recorded. All notices which are so addressed and paid for shall be deemed effective when personally delivered or, if malied, on the date of the deposit thereof in the U.S. mail and irrespective of actual receipt of such notice by the addressed.
- 25. TIME OF PERFORMANCE. Time is specifically declared to be of the essent of this contract and of all acts required to be done and performed by the parties hereto, lacinding, but not limited to, the proper tender of each of the sums required by the tends bereof to be paid.
- 26. PARAGRAPH HEADINGS. The word or words appearing at the commencement of paragraphs and subparagraphs of this contract are included only as a guide to the constants thereof and are not to be considered as controlling, enlarging, or restricting the language of meaning of those paragraphs or subparagraphs.
- 27. GENDER AND NUMBER. The use of any gender or neutral term that include all genders, and the use of any number shall be construed as singular or plural, as the case may require. The terms "Purchaser" and "Seller" refer to either the singular or the plural, as the case may be.
- 28 DEFINITIONS. As used herein the term "Proparty" means all of the estate, right, title, and interest currently held and hereafter acquired by the Selier in and to the Real Property and Tersonal Property described herein and the rights, easements, privileges, and appurtenances thereunto belonging or appertaining or held and enjoyed therewith, together with all timber and crops thereon and any repairs, improvements, replacements, and additions thereto whether made, erected, or constructed by the Selier or the Purchaser prior to or subsequent to the date hereof. All capitalized terms in this contract thall have the meanings attribed herein or set forth opposite the same in the Specific Terms of this contract. References to the Selier's deed or fulfillment deed herein shall include anignments of a vendee's interest under a prior real estate contract, provided, however, any form of conveyance shall contain the warranties to which the Furchaser is entitled under this contract or other agreement with the Selier.
- 29. INVALIDITY. In the event any portion of this contract should be held to be invalid by any court of competent jurisdiction, such holding shall not affect the temelating provisions hereof unless the court's ruling includes a determination that the principal purpose and intent of this contract are thereby defeated. The intention of the Selier is to charge the Purchaser a lawful rate of interest, and in the event it is determined by any court of competent jurisdiction that any rate nerein provided for exceeds the maximum permitted by law for a transaction of the character evidenced by these presents, the are nunts so determined to be above the legal rate shall be applied against the last installments of principal due hereun or, if such principal has been paid, or otherwise at the discretion of the then holder of this contract, take excess shall be refunded to the Purchaser on demand without interest, and the interest rates specified hereunder shall be reduced to the maximum rate then permitted by law for the type of transaction to which this contract pertains. The intention of the parties hereto is to assess a legal rate of interest on default, and if the Default Rate is determined by any court of competent jurisdiction to exceed the maximum rate of interest permitted by law for such purposes, the Default Rate shall be reduced to the highest rate to permitted, with any excess theretofore paid being applied against any debt of the defaulting party in lawers paid of generality, or if in excess of such debt, being refunded to an demand without interest.
- 30. LEGAL NELATIONSIT. I The parties to tole contract execute the same solely as a seller sad a buyer. No partnership, joint selection, or joint undertaking shall be construed from these presents, and, except as herein specifically provided, neither party thall have the right to make any representation for, act on behalf of, or be liable for the debts of the order. All terms revenants, and conditions to be observed and performed by either of the parties hereto shall be joint and several if entered into by more than one person on behalf of such party, and a default by any one or more of such persons shall be deemed a default on the part of the party with whom said person or persons are identified. No third party is intended to be benefitted by this contract. All persons executing this contract in their individual especities (or as a general partner or other capacity causing them to be personally liable) acknowledge that this agreement beneats their marital community of any such person and the marital community of any such person and the marital community of any such person
- 31. SUCCESSORS. Subject to the restrictions contained herein, the rights and obligations of the Seller and the Purchaser shall inure to the benefit of and be binding, apon their respective estates, holds, executions, administrators, successors in trust, and assigns, provided, however, no person to whom this contract is piedged or assigned for security proposes by either party hereto shall, in the absence of an express, written assumption by such party, be liable for

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the petformance of any covenant herein. Any assigner of any interest in this contract, or any holder of any interest in the Property, shall have the right to cure any default in the scanner permitted and between the time periods required of the defaulting party, but except as otherwise required by law, no notices in addition to those provided for in this contract need to given.

32. APPLICABLE LAW. This contract shall be governed and interpreted in accordance with the laws of the State of Washington and the venue of any action brought to interpret or enforce any provision of this contract shall be isld in the county in which the Real Property is situated. All suns, herein telerred to shall be calculated by and poyable in the lawful currency of the United States.

33. ENTIRE AGREEMENT. This contract contains the entire agreement of the parties hereto and, except for any greements or warranties otherwise stated in writing to anylve the execution and delivery of this contract, taperacles all I their previous understandings and agreements, written and oral, with respect to this transaction. Neither the Seiler nor the Purchaser shall be liable to the other for any representations made by any person concerning the Property or regarding the terms of this contract, except to the extent that the same are expressed in this instrument. This contract may be amunded only by written instrument executed by the Seiler and the Purchaser subsequent to the Oxio hereof.



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EXMBIL .V.

The Northeast Guarter of the Northwest Guarter of Spotion 55, Township 2 North, Sunge 5 East of the Williamstie Meridian, in the Gounty of Skamania State of Weshington.

EXCEPT that portion lying Northerly and Wasterly of County Road (Laffaire Heights Road)

ALSO EXCEPT THEREFROM THE FOLLOWING:

Beginning at a point 1,900 feet East of the Southwest corner of the North 1/2 of the Northwest Querter of said Section 23; thence East 740 feet to the Southeast corner of the North 1/2 of the Northwest Cluarter of said Section 33; thence North 160 feet; thence West 740 feet; thence South 160 feet to the point of beginning.





This is AN Addendum To Environ Money DATED MAND, 1955 No. 40582. To Clarity information on New Estate ContineT To be part of closing Documente!

The Effect price & 150,000 with \$30,000 Down CEanning Money) was \$ 1000 Check No. 744 Remaining # 28 000 To be mid to Chuyes Title in the form of A. Cashier Check the remaining of 120,000 is to be paid AT. The monthly rate of & San Amonth Amiliarized, 81220 interest, with a 10-year cuchout or some (no jurgayment partity) Buyen intentice to divide property, Buyen field pulling & 30,000 power of Digues would - live a Deed Rolleaux Fire The PORTION of LAND He has placed y good for Dividing Balacreciants \$150,000 comes out to \$ 600 25 decare this mould approximately by sacres for a sleed Wellerse your Degine request. It Buyer proposes land for se vale augue would like on Sixil Kelena for they retine divided out with kelence set World and upon recapt of fundito seller for the portions. Hapeyment is lette to the dute payment is to be allerto a fine of so it its later toun 10 marie the stellerie as well that one of the buyers in the disting agents Brother and that we are in a dual agence Multion, fayment File ant \$7 1939 35 Blair Pel Washows Mr. 98671 Sieller Jelling Edware Detells 16-78





(Job) Greger Marinifely ottoles-18-95