408

REAL ESTATE CONTRACT

For Unimproved Property

THIS CONTRACT, made this

16th day of March, 1968,

LILLIAN G. PERRY, dealing with her separate property, hereinafter called the "seller" and

HARRY F. SPRING and CORRINE J. SPRING,

hereinafter called the "purchaser,"

husband and wife, WITNESSETH: The seller agrees to sell to the purchaser, and the purchaser agrees to purchase of the

seller the following described real estate with the appurtenances, situate in Washington:

County,

Beginning at the southwest corner of the Southeast Quarter (SEL) of Section 17, Township 3 North, Range 8 E. W. M., thence north 30 feet, thence east 30 feet, thence north 1,352.3 feet; thence east 208.5 feet to the initial point; thence north 104.25 feet; thence west 208.5 feet; thence south 104.25 feet to the initial point; said tract containing one-half acre, more or less.

Free of incumbrances, except:

None.

On the following terms and conditions: The purchase price is Five Hundred and No/100 -_____(\$ 500.00) dollars, of which One Hundred and No/100 ----- (\$ 100.00 has been paid, the receipt whereof is hereby acknowledged, and the purchaser agrees to pay the balance of said purchase price as follows:

The purchasers agree to pay the balance of the purchase price in the sum of Four Hundred and No/100 (\$400.00) Dollars in monthly installments of Seventy Five and No/100 (\$75.00) Dollars, or more, commencing on the 16th day of April, 1968, and on the 16th day of each and every month thereafter until the full amount of the purchase price together with interest as hereafter specified shall have been paid. In addition to the monthly installments of the purchase price aforesaid the purchasers agree to pay interest from the date of this contract at the rate of six per cent (6%) per annum computed on the diminishing principal basis, which interest shall be due and payable on the aforesaid monthly installment dates. The purchasers reserve the right at any time they are not in default under the terms and conditions of this contract to pay any part or all of the unpaid purchase price, plus interest, then due. This contract shall not be assigned without the express written consent of the seller and any purported assignment thereof without such consent shall be publ and void.

STATE TAX

MAR 26 1968

Paid 500

The harman action of the possession immediately.

Bue property has been carefully inspected by the purchaser, and no agreements or representations pertaining thereto, or to this transaction, have been made, save such as are stated herein.

The purchaser agrees: to pay before delinquency all taxes and assessments assumed by him, if any, and any which may, as between grantor and grantee, hereafter become a lien on the premises; not to permit waste; and not to use the premises for any illegal purpose. If the purchaser shall fail to pay before delinquency any such taxes or assessments, the seller may pay them, and the amounts so paid shall be deemed part of the purchase price and be payable forthwith with interest at the rate of ten per cent per annum until paid, without prejudice to any other right of the seller by reason of such failure.

The purchaser assumes all risk of the taking of any part of the property for a public use, and agrees that any such taking shall not constitute a failure of consideration, but all moneys received by the seller by reason thereof shall be applied as a payment on account of the purchase price, less any sums which the seller may be required to expend in procuring such moneys.

The seller agrees, upon full compliance by the purchaser with his agreements herein, to execute and

			•
deliver to the purchaser a warranty which may have been condemned, free of incumbr accrue hereafter through any person other than the	ances except those a	to the property, excepting any par bove mentioned, and any that ma	
The seller agrees to furnish a Transamerica T		nny standard form nurchaser's tit	le .
policy when the purchaser shall have paid the puinsuring the title to said property with liability the said	rchase price in	full	,
except any which are assumed by the purchaser or as			
Time is of the essence hereof, and in the event			
condition or agreement hereof promptly at the time declare all of the purchaser's rights hereunder termi	and in the manner he	rein required, the seller may elect in the seller may	to ill
payments made hereunder, and all improvements play	aced upon the premis	ses shall be forfeited to the seller a	as
liquidated damages, and the seller shall have the right the seller after such forfeiture shall commence an ac	ht to re-enter and tak	te possession of the property; and the lindication of the termination of the termination of the second control of the property;	11 1e
purchaser's rights hereunder, the purchaser agrees to	pay the expense of		
such action, together with all costs and a reasonable	-		•
Notice of forfeiture may be given by a deposit i a sealed envelope with postage prepaid, addressed to	n the United States I o the purchaser at th	e address given below his signatur	и. е,
or such other post office address in the United States	as he may later desig	nate by a written notice to the selle	r.
In Witness Whereof the parties have signed and	i sealed this contract	the day and year first above writte	n.
· · · · · · · · · · · · · · · · · · ·	ian & D	SSA (Sea	1)
2/-	as I	· ()	.i <i>)</i>
· Ituv	y I Sp	Lysig(Sea	1)
Darre	ne Like	Jesus 20 (Sea	1)
	V V		
223 ^{24,25} 262		(Sea	1)
		~ " / P	
1968			•
ANECEIVED 3			
AUDITOR SOUNTY	49 E	4.7	
VENSON, WASH		,	
2/1016 Q L93	K // /		
W. OF O. O.			
	7 7		•
وحارض والمرازي فقران وعراضه المحارب أرارا		the same of the same of the same	¥τ.
and the state of t			
			•
evilai di Maria da da dinese			
STATE OF WASHINGTON,)	- N		•
County of Skamania ss.			:
I, the undersigned, a notary public in and for the state o	f Washington, hereby ce	rtify that on this	day
	ally appeared before me.	•	
LILLIAN G. PERRY	Α		
to melknowa no be the individual described in and who exe	/ 1	17	
some and volunt	11 1	uses and purposes therein mentioned.	
Given under in Jand and official seal the day and year la	st above wintegs.	MCV. Halissin	
A S PHOTIC OF S	Notary Public i	n and for the state of Washington,	
	residing at	Chauanaan	
CAN SILIBRATION	1.374		
69°	740	ATE GE-WASHING-U-9	
		TIMP SHATE RESERVED MOR HE CORDER'S	USE:
ن م		HEREBY CERTIFY THAT THE	E WITHIN
NS. CE	g.	INSTRUMENT OF WRITING FILED	BY_
SURANCE		Laines	ex
Filed for Record at Request of		OF Spinessan	
The for Record of Request of	REGISTERED &	AT 3:05 M May 26	1968
	INDEXED: DIR	WAS RECORPTED IN BOOK 3	-8
XT		11 / / /	./
Name	INDIRECT:	OF alled AT PAGE	450-1

COMPARED