WASHINGTON TITLE INVISION

Title Insurance Company ... REAL ESTATE CONTRACT

dy of September, 1970 THIS CONTRACT, nied and onlary I line this 14th

DONALD M. WEINS, unmarried and NORBERT KIEDROWSKI, married helwich

Elo o F. Sorenson and JEANETTE J. SORENSON, husband herdriniter called the "seller," and and wife.

WITNESSETT: That the seller agrees to sell to the nurcheser and the purchaser agrees to purchase from the seller the following hardnafter called the "purchaser,"

The Southeast quarter of the Northeast quarter of the Northeast quarter The Southeast quarter or the Northeast quarter of the Northeast quarter of the Northeast quarter of Section 18, Township 7 North, Range 6 East of the Willamette Meridian. described seal estate, with the appurtmaners, in

SUBJECT to essement for road purposes over an across the West 6 feat

ALSO SUBJECT to an easement of ingress and egrass and utilities over and across the existing roads.

The terms and conditions of this contract; are as follows: The purchase price is One Thousand Five Hundred EXECUTE AND A A CONTROL OF THE PROPERTY OF THE Fifteen and 21/100---day of October -) Dollars, ___(\$ 15...1---day of each succeeding calendar month until the balance of said or more at purchaser's uption, on or before the 1.st er more at purchasers option, on or before the 18t any or each succeeding galendar month until the parameter of particles price shall have been fully paid. The purchases further agrees to pay interest on the diminishing balance of said purchases price at the rate of 9% per cent per annum from the 15th day of September , 19 70. and Fifteen and 21/100---er more at purchaser's option, on or before the 1st which interest shall be deducted from each installment payment and the balance of each payment applied in reduction of principal.

which interest such the deducted from each rusamment payment and the balance of each payment applied in reduction of phicology.

All payments to be made hereunder shall be made at 2406 S. E. 8th Avenue, Camas, Washington or at such other place as the seller may direct in writing.

THANSACTION EXCISE TAX OCT 6 197U

Amount Paid AS Mildrell Ownered

Skomenia County Treasurer By

As referred to in this contract, "date of closing" shall be Saptember 15, 1970 (1) The purchaser assumes and agrees to pay before delinearing all taxes and assessments that may as between granter and granter bereafter became a lien on said real estate; and if by the terms of this contract the purchaser has assumed payment of any mortgage, to a succeed the payment of the purchaser assumed payment of the contract or ofter encumbrance, or has assumed payment of or agreed to purchase subject to, any taxes or asserments now a lien on said real estate, the purchaser agrees to pay the arms before delinquency.

(2) The purchaser agrees, until the purchase price is fully paid, to keep the buildings now and hereafter placed on said real estate (2) The purchaser agrees, until the purchase price is fully paid, to keep the buildings now and hereafter placed on said real estate (2) The purchaser agrees, until the purchase price is fully paid, to keep the buildings now and hereafter placed on said real estate insured to the calculation of the said of the said windstorm in a company acceptable to the said of insured to the calculation of the said of the said windstorm in a company acceptable to the said of insured to the calculation of the said of the said windstorm in a company acceptable to the said of insured to the calculation of the said of the said windstorm in a company acceptable to the said of the sai

the seller.

(3) The purchaser agrees that full inspection of said real criate has been made and the, neither the seller nor his assigns shall be held to any covenant respecting the condition of any improvements thereon nor shall the purchaser or seller or the assigns of either be held to any covenant or agreement for alterations, improvements or repairs unless the covenant or agreement replied on is contained herein or is in writing and attached to and made a part of this contract.

(4) The nurchaser assumes all bazards of damage to or destruction of any improvements now on said real estate or hereafter placed.

in writing and attached to and made a part of this contract.

(4) The purchaser assumes all hazards of damage to or destruction of any improvements now on said real estate or hereafter placed thereon, and of the taking of said real estate or any part thereof for public use; and agrees that no such damage, destruction or taking shall constitute a failure of consideration. In case any part of said real estate is taken for public use, the portion of the condemnation award constitute a failure of consideration. In case any part of said real estate is taken for public use, the portion of the condemnation in the purchase remaining after payment of reasonable expenses of protuing the same shall be paid to the seller and applied as apparent on the purchase remaining after payment of reasonable expenses of protuing the same shall be paid to the seller elects to allow the purchaser to apply all or a portion of such condemnation award to the restoration or rebuilding of such improvements damaged by such taking. In case of a damage or destruction from a peril insured against, the proceeds of such improvements damaged by such taking. In case of a damage or destruction from a peril insured against, the proceeds of such improvements within a reasonable expense of privating the same shall be devoted to the restoration or rebuilding of such improvements within a reasonable time, unless purchaser elects within a process a shall be paid to the seller for application on the purchase price herdin.

(5) The seller has delivered, or agrees to deliver within a processor and the coverage of the case of the contract of the case of the contract of the case of t

purchase price herdin.

(5) The seller has delivered, or agrees to deliver within XXXXXXX the date of closing, a purchaser's policy of title insurance in standard form, or a commitment therefor, issued by roossa NATIONAL TYPE INSURANCE CONTANT, insuring the purchaser to the full amount of said purchase price against loss or damage by reason of defect in saller's title to said real estate as of the date of closing and containing no exceptions other than the following:

2. Printed control exceptions appearing in said ratios form:

ions other than the sollowing:

Printed general exceptions appearing in said policy form;

Luna or encumbrances which by the terms of this contract the purchastr in to assume, or as to which the conveyance hereunder.

is to be made subject; and

c. Any existing contract or contracts under which seller is purpose of this paragraph (3) shall be deemed defects in seller's title, seller by this contract agrees to pay, none of which for the purpose of this paragraph (3) shall be deemed defects in seller's title.

(6) If sclictly has to said real crarie is subject to an existing createst of combants maker which saids role for some states of the contract of accordance with the craries of the crarie

doed to each real estate, emopling any part thereof severies defliver to purchaser ill nightfury harmonly don't not that may attach after date of closing through any part there all affects and the first public use, the of encumbrances except any that may attach after date of closing through any person other time the affect as full for the following:

Rasements ()f recoid

(8) Unless a different ditto is provided for kerein, the purchaser shall be entitled to possession of said first entate on date of closer and to retain persentent so keep the buildings and other contravalents to start in the original result of the result of the said real state in the original result of the result whete and not to use, or penalt the use of, the real crime for any literal purpose. The purchaser coverants to pay all service, including or construction charges for vester, electricity, garbage or effect of the purchaser is entitled to passession.

(9) In case the purchaser falls such payment or effect such intera- from date of payment until republi	to make say payment herein provided of to mainta- ace, and any amounts so paid by the seller, together , shall be repayable by purchaser on caller's demand	with interest at the rate of 10% per arrive factors, all without prejudice to any other, and the sector
might have by reason of such defa- (10) Time is of the exence condition or agreement hereof or celler may elect to declare all the hereunder and all improvements have right to re-enter and take pe	of this contract, and it is agreed that in case the position make any payment required hereunder promptly purchaser's rights hereunder terminated, and upon placed upon the real estate shall be forfeited to the casesion of the real estate; and no maker by the sell	reschase shall fall to comply with or perform shall at the time and in the menner hands required, the his doing so, all payments made by the purchase the settler a fluidated demands, and the celler thall ter of any default on the part of the purchase shall reduce and termination of purchases it also known to the shall not purchase at his address hat known to the shall not, including with to collect any payment required the out groupes in connection with much suit, which
be construed as a waiver of any or Service upon purchaser of all made by United States Mali, post	designent default, demands, notices or other papers with respect to for ago pre-paid, return receipt requested, directed to the	deliture and termination of purchaser's rights long have be purchaser at his address last known to the speet.
hereunder, the purchaser agrees to	pay a reasonable sum as attorney's term and an ex-	and any and the same
If the celler shall bring cut entered, the purchaser agrees to ; the reasonable cost of sarching	to procure an adjunction and all costs are conducted to determine the condition of title at the	he purchaser's rights hereunder, and indument is so and expenses in connection with such suit, such also date such suit is commenced, which sums shall be
IN WITNESS WHEREOF,	the parties hereto have executed this instrument as	of the date first verified above.
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	Jeanne	the J. Source (CEES)
STATE OF WASHINGTON,	}	
County of Clark	} zs.	
On this day personally appe	aton perata the	BBINS and NORBERT KYEDROWSKI
h 222 1834	ols described in and who executed the within and used the name as xXXX their free an	foregoing instrument, and estimate each time.
therein mentioned	ANATA CHOLL	
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