LAND TXTLE C DEPART OF CLARE COUNTS
1200 Moin Street
Vendurer, Washington \$6650

## REAL ESTATE CONTRACT

(FORM A-1964)

THIS CONTRACT, made and entered into this 13th day of March, 1971
between Wilhelm A. Nelson and Lenora M. Nelson, husband and wife, and Edward H. Pietz and Gloria Pietz, husband and wife, and Victor R. Baker and Anna M. Baker, husband and wife
hereinofter called the "seller," end Charles R. Croswell and Delores A. Croswell, husbandand wife and Stanley G., Worden and Juanita N. Worden, husband and wife

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

WITNESSETH: That the seller agrees to sell to the purchase and the purchase agrees to purchase from the seller the following acadibed real estate, with the appurtanences, in Skamania County County, State of Washington: Northeast quarter of the Southwest quarter of Section 5, Township 1 North, Range 5 East of the Willametta Meridian, Together with a thirty foot non-exclusive easement for ingress and egress on the West Thirty feet of the Southwest quarter of Section 5, Township 1 North, Southeast quarter of the Southwest quarter of Section 5, Township 1 North, Range 5 East of the Willsmette Meridian lying Northerly of the County Road known and designated as the Bell Center Road, together with a thirty foot nonexclusive easement for ingress and egress on the East thirty feet of the Southwest quarter of Section 5, Township 1 North, Southwest that the Willsmette Meridian lying Northerly of the County Road known and designated as the Bell Center Road. known and designated as the Bell Center Road.

None of The lerns and conditions of this contract are as follows: The purchase price is Ten thousand and No/100-(\$ 10,000.000 ollars, of which

one hundred and No/100----- (\$ 100,00 ) Dollors,

day of April. 15th or more at purchaser's option, on or before the and One hundred and ho/100----

or more at purchaser's option, on ar before the 15th day of each succeeding calender month until the balance of said purchase price shall have been fully paid. The purchaser further agrees to pay interest on the diminishing balance of said

purchase price at the rate of 7% per cent per annum from the L5th day of ADPIL , 1971, which interest shall be deducted from toch installment payment and the belance of each payment applied in reduction of principal.

All payments to be made hereunder shall be made of Thit First Independent Bank, Battle Ground Branch, or of such other place as the seller may direct in writing. Battle Ground, Washington.



(1) The purchaser assumes and ogreen to pay before delinquency all taxes and assessments that may as between grantor and grantee hereafter become a lien on stild real estate; and if by the terms of this contract the purchase has assumed payment of or agreed to purchase subject to, any taxes ment of any mortgage, contract or other encumbrance, or has assumed payment after a subject to a subjec

(3) The purchaser agrees that full inspection of sold real estate has been made and that neither the soller nor his assigns shall be held to any covenant respecting the condition of any improvements thereon nor shall the purchaser or seller or the sasigns of either be held to any covenant or agreement for alterations, improvements or repairs unless the covenant or agreement for alterations, improvements or repairs unless the covenant or agreement for alterations.

(4) The purchaser assumes all hazards of damage to ar destruction of any improvements now on said real estate or here(4) The purchaser assumes all hazards of damage to ar destruction of any improvements now on said real estate or here(4) The purchaser assumes all hazards of damage to are destruction of any improvements now on said real estate is taken for public use,
destruction or taking heal constitute a faiture of consideration, in case one port of sold real estate is taken for public use,
destruction or taking heal constitute a faiture of consideration, in case one personal to produce the said of the portion of the consensation twent remaining after payment of requiring the said of the purchaser to apply all or
the portion of the consensation award to the rebuilding or restoration to they improvements damaged by such taking; in case of
a portion of such condemnation award to the rebuilding or restoration to they improvements damaged by such taking; in case of
damage or destruction from a partir insured against, the process of stick insurance remaining after payment of the reasonable
damage or destruction from a partir insured against the process of stick insurance remaining of ter payment of the reasonable
damage or procuring the sains shall be divoted to the restoration by rebuilding of such improvements within a reasonable
expense of procuring the sains shall be divoted to the restoration for rebuilding of such improvements within a reasonable
(mgs. unless purchaser elects that each processed such the pold to the seller for application on the purchase price herein.

(Mgs. partire these devices that each processed according to the seller for application on the purchase price herein.

The continues of the continues are continued as a series of the continues of the continues

A THE RESIDENCE OF THE PARTY OF

d. Printed general exceptions appairing in said pallity forms

b. Liens or emcumbrances which by the terms of this contract the purchaser is to assume, or as to which the conveyance hereunder is to be made subject; and

c. Any existing contract or contracts under which acider is purchasing sold real estate, and any mortgage or other obligation, which seller by this contract agrees to pay, none of which for the purpose of this paragraph (5) shall be deemed defects in seller a title.

(6) If soller's title to said real estate is tubject to an existing contract or contracts under which seller is purchasing sold real estate is tubject to an existing, or any mortgage or other obligation which seller is to pay, seller agrees to make such payments in accordance with the tyrms thereal, and upon default, the purchaser shall have the right make any payments necessary to remove the default, and any payments so made shall be applied to the payments next falling due the seller under this contract.

## BOOK 62 PAGE 720

	fi	
(7) The seller agrees, upon receiving full payment of execute and deliver to purchaser a executery warranty	Deed M	dand to said real estate, excepting any
part thereof hereaffer tellan for public uso, free of eness person wher then the saller, and subject to the followings	ablances except ony	met was attach atter date at mostlik tutankti aus.
Free and Clear of Encumbrances		
The purchaser agrees there will be no caubiest property.	dumping of gari	bage, junk, trash and etc upon
		and the state of t
		# 8 - 1
(8) Unless a different date is provided for hersin, the of closing and to retain possession so long as furches buildings and other improvements anysoid real extent in at, the real estate for any illegal purpose. The purchas for water, sewer, electricity, garbage or other utility s		
(9) In case the purchaser fails to make any payment herein provided or to maintain insurance, as herein required, the saller may make such payment or effect such insurance, and any amounts so r. id by the seller, together with interest at the rate of 10% per annum thereon from date of payment until repaid, shall be repayable by purchaser on seller's demand, all without prejudice to any other right the seller might have by reason of such default.		
without prejudice to any other right his seller might have by reason of such default.  [10] Time is of the essence of this contract, and it is agreed that in case the purchaser shall fall to comply with or perform any condition or agreement hereof or to make any payment required hereoforty promptly at the time and in the manner herein required, the seller may elect to declare all the purchaser's rights hereinder terminated, and upon his dains so, all payments.		
made by the purchaser neteuriaer and all improvements procedupout in the real estate; and no water by the seller of any default on the part of the purchaser shall be construed us a waiver of any subsequent default.  Service upon purchaser of all demands, notices or other papers with respect to farefulue and termination of purchaser's rights may be made by United Status Mail, postage pre-paid, return receipt requested, directed to the purchaser at his address		
igst known to the seller.		
(11) Upon seller's election to bring suit to enforce any covenant of this contract, including suit to callect any payment required hersunder, the purchaser agrees to pay a reasonable sum as attorney's fees and oil costs and expenses in connection with such suit, which sums shall be included in any judgment or dacree entered in such suit.  If the seller shall bring suit to procure an adjudication of the termination of the purchaser's rights hereunder, and judgment is so en' red, the purchaser agrees to pay a reasonable sum as atterney's fees and all costs and expenses in connection		
commenced which sums shall be included in any judgmen	nt or dacree entered t	n such suit.
IN WITNESS WHEREOF, the parties hareto have execu	uted this instrument o	s of the date first written above.
elkeling. Molson	trad 1	a significant of the second
. 2	Eloia (	(SEAL)
Lenne m. heloon	Thetor 7	P. Beleen
I	mar	Bicker (SEAL)
	Stor la	of cloude
Ţ.	1 mista 1991	o. Warden (SEAL)
77	0/1/18	Post in fill
STATE OF WASHINGTON,	V. Com C	Consider (SEAL)
County of	Carallet Comment	(35%)
On this day personally appeared before me		~ 1 /
to me known to be the individual described in and who	executed the within	and foregoing instrument, and acknowledged that
signed the same as free and voluntary act and deed,		
for the uses and purposes therein mentioned.		
GIVEN under my hand and official seal this 17th day of Muzoh 1971		
594	_ Di	ennal. Vauchy
No	Motory Pu	blir in and for the State of Washington
TRANSACTION EXCISE	TAX residing a	1 - Vancourer
0 mm o di 4093		
MAR Salish		
Amount Pald	de that es	
Skennenia County Treasurer	Acus	
By summeter day of which will be the	"New State of	
BECURITY TITLE INSURANCE COMP		S PACE RESERVED FOR RECORDER'S USE
TITLE HIR SALDHE AVANUE . STATTLE WASHINGTON BEIDS . MAIN	ptep \$	HEREBY CERTIFY THAT THE WITHRE
73250		INSTRUMENT OF WRITING, FILED BY
Filed for Record at Request of		Willy Jelson
i wan int warnin int wadness of		of Battle Danial PREOU
		AT 1:45 PA TOWN 22 1071
	horacement	WAS RECORDED IN BOOK 63
	REGISTERED S	OF Deach AT PAGE TICL
NAME	INDEXED: DIR.	RECORDS OF SKAMANIA COUNTY, WASH
ADDRESS	INDIRECT:	DP Todd
SITY AND STATE	RECORDED:	Q L COUNTY AUDITOR
CITY AND STATE	COMPARED	The state of the s
	MATTEN	•

MATLED