Pioneer National Title Instruce Company

REAL ESTATE CONTRACT

WASHINGTON TITLE DIVISION

April 1971 day of

Time CONTRACT, made and entered into this between Dean Vogt and Lois Vogt, his wife and William Proksel and Lucille Proksel, his wife

benefinstite called the "seller," and James R. Johnson, and Stream B. Johnson, husband and wife

TITNESSETH: That the seller agrees to sell to the purchaser and the purchaser agrees to purchase from the seller the following hereinafter called the "jurchaser," County, State of Washington:

ALL THAT PORTION OF THE SOUTHEAST QUARTER OF THE SOUTHMEST QUARTER (SEX SW)) OF SECTION 31, TOWNSHIP 2 NORTH, RANGE 6 E.W.M., LYING EASTERLY OF A CERTAIN CREEK KNOWN AS SASQUATCH CREEK AND SOUTHERLY OF AN EXISTING GRAVEL ROAD EXTENDING IN AN EASTERLY AND WESTERLY CARRESTON TURNING SAID SUBDIVISION.

EXCEPT THE FOLLOWING DESCRIBED TRACT: BEGINNING AT THE SOUTHWEST CORNER OF THE SAID SECTION 31; THENCE DUE EAST ALONG THE SOUTH BOUNDRY OF SAID SECTION 31 A DISTANCE OF 2,550 FEET TO THE TRUE POINT OF BEGINNING; THENCE DUE NORTH A DISTANCE OF 970 FEET TO A POINT; THENCE DUE SOUTH BOUNDRY OF THE SAID SECTION 31 A DISTANCE OF 1,370 FEET TO A POINT; THENCE DUE SOUTH A DISTANCE OF 970 FEET TO A POINT ON THE SOUTH BOUNDRY OF SAID SECTION 31; THENCE DUE WEST ALONG THE SAID BOUNDRY A DISTANCE OF 1,370 FEET TO THE TRUE POINT OF BEGINNING; TOGETHER WITH AN EASEMENT FOR AN ACCESS KOAD THERETO 20 FEET WIDE.

The terms and conditions of this contract are as follows: The purchase price is SEVEN HUNDRED FIFTY AND NO/100m (\$ 750.00 been paid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid as follows:) Dollars, , 19 71 ,) Dollars, day of each succeeding calender month until the balance of said or more at purchaser's opuon, on or perors the 8th any of each successing caranter in and until the same of said furches price shall have been fully paid, The purchaser further agrees to pay interest on the diminishing balance of said furches price and Forty two and no/100at the rate of 8 per cent per annum from the 8th day of April which interest shall be deducted from each installment payment and the balance of each payment applied to reduction of principal. All payments to be made hereunder shall be made at

Entire balance, including principal and interest shall be paid in full before April 8, 1979.

RANSACTION EXCISE TAX

APR 1 5 1971

Amount Pold #193 Skamenia County Treasurer

(1) The purchaser assumes and agrees to pay before delinquency all take and assessments that may as between grantor and granter become a lieu on said real estate; and if by the terms of this contract the purchaser has assumed payment of or agreed to purchase subject (or any taxes or assessments now a licument of the purchase state, the purchaser agrees to pay the same 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 insured to the actual cash value thereof against loss or damage by hoth fire and windstorm in a company acceptable to the seller and for the seller, as his interest may appear, and to pay all premiums therefor and to deliver all policies and renewals thereof to the seller.

(3) The nurchaser agrees that full beprestlyn of said and said the seller.

the seller's benefit, as his interest may appear, and to pay all premiums therefor and to deliver all poinces and renewals inerest to seller.

(3) The purchaser agrees that full inspection of said real estate has been made and that neither the seller nor his assigns shall be held 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 expecting the condition of any improvements thereon and the assigns 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 hereful reference and of the taking of said trail estate or any part thereof for public use; and agrees that nearth damage, destruction or taking small electron, and of the taking of said trail estate or any part therefore public use; and agrees that the portion of the condemnation award to remaining after payment of reasonable expenses of procuring the same shall be paid to the celler and applied as payment on the purchase to samply after payment of reasonable expenses of procuring the same shall be paid to the celler and applied as payment on the purchase of procuring the same shall be paid to the celler and applied as payment of the reasonable expenses of procuring the same shall be devoted to the restoration or rebuilding of such issuence remaining after payment of the reasonable expense of procuring the same shall be devoted to the restoration or rebuilding of such insurance remaining after payment of the reasonable expense of procuring the same shall be devoted to the restoration or rebuilding of such insurance remaining after payment of the reasonable expense of procuring the same shall be devoted to the restoration or rebuilding of such insurance remaining after payment of the reasonable expense of procuring the same shall be devoted to the restoration or rebuilding of such as the process of the payment of the reasonable expense of procuring the same sha

purchase price herein.

(3) The soller has delivered, or agrees to deliver within 15 days of the date of closing, a purchaser's policy of title insurance in standard form, or a commitment hierefor, issued by Panasa Harman Taga Banasas (Laman), insuring the purchaser to the full amount of rid purchase price against less or damage by reason of defect in sellera little to said real estate as of the date of closing and containing an exceptions other than the following:

puons other than the following:

a. Printed general exceptions appearing in said policy form;

b. Lieus of encumbrances which by the terms of this contract the perchaser is to assume, or as to which the conveyance Lerengder is to be made subject; and

a way and the contract on contract made a contract of the contract

is to be made subject; and
Any entring contract or contracts under which seller is purchasing said real estate, and any mortgage or other obligation, which have entring contract or contracts under which seller is purchasing said real estate, and any mortgage or other obligation, which have entring the contract agrees to pay, none of which for the purpose of this paragraph (5) shall be deemed defects in seller a title.

(6) If refler's title to said real estate is subject to an existing contract or contracts under which seller is proceedings and nurrigage or other obligation, which seller is to pay, either agrees to make such payments in accordance with the terms upon default, the purchaser shall have the right to make any payments necessary to remove the default, and any payments as the explicit to the payments necessary to remove the default, and any payments as the explicit of the payments increase.

(7) The seller agrees, upon receiving full payment of the purchase relationship. (?) The seller agrees, upon receiving full payment of the purchase prior and interest in the marger above specified, to execute and deed to said seal estate, excepting any part thereof bereafter taken for public use, free of encumbrances except any the translation date of closing through any person other than the seller, and subject to the following: deed to said real estate, excepting any part thereof bereafter in essement 30' in width over and accross the martherly 30' of subject property for read and utility purposes.

(8) Unless a different date is provided for herein, the purchaser shall be entitled to possession of said real estate on that of closing and to retain possession so long as pur-diaser is not in default hereunder. This purchaser covenants to know the buildings and other improvements on said real estate in good ripair and not to permit waste and not to use, or permit the use of, the real estate for any illegal ments on said real estate for ovenants it, pay all service, installation or construction thingers for water, sever, electricity, garbage or other utility services furnished to said real estate failer the date, purchaser is entitled to possession.

purpose, the purchaser covenants of pay an service, measurement of constituent of possession.

(9) It, has the purchaser falls to make any payment herein provided or to maintain insurance, as herein required, the seller may make such payment or effect such insurance, and any amounts to paid by the seller, together with interest at the rate of 10% for amount thereon such payment or effect such insurance, and any amounts to paid by the seller, together with interest at the rate of 10% for amount thereon from date of payment until repaid, all the repayable by purchaser on seller's decamad, all without projudice to may offer eight the seller might have by reason of such default.

(10) Time is of the essence of this, contract, and it is agoned that in case the purchaser shall fall to comply with or perform any condition or agreement hereof or to make any payment required hereunder projudity at the time and in the manner herein received, the seller may elect to declare all the purchaser's rights hereunder terminated, and upon his doing so, all payments made by the pays set right to member and all improvements placed upon the real estate shall be infelted to the seller as liquidated damages, and the seller have right to member and take possession of the real estate shall be infelted to the seller of any default on the part of the part of the seller of any default on the part of the part of the seller and as a waiver of any subsequent electric.

Service upon purchaser of all demands, natives or other papers with respect to forfeiture and termination of purchaser's rights made by United to the purchaser at his address lead known to the celler.

(11) Upon seller's electron to bring ear to enforce any curvenant of this contract, including suit to collect any payment required.

hereunder, the purchaser ogices to	o bring may to enforce any covenant or this color pay a reasonable sum as attorney's fees and all gment or decree entered in such suit.	costs and expenses to connection with point party trans-
If the seller shall bring suit entered, the purchaser agrees to t the reasonable cost of scarching included in any judgment or decr	to procure an adjudication of the termination of a reasonable from as attorney's fees and all too records to determine the condition of title at the ce entered in such suit.	the purchaser's rights hereunder, and judgment is as sis and expenses in connection with such suit, and also the date such suit is commenced, which sums shall be
IN WITNESS WHEREOF,	the parties hereto have executed this instrument a	is of the date first written above.
		SAR PROJUCTION
	Syllin	and 18. Openson (see
	· · · · · · · · · · · · · · · · · · ·	(SEAL
		COLAR (SEAR
STATE OF WASHINGTON,	La E	lung take
County of Clark	BS.	ille & Keller
•		
On this day personally appear Vogt, Lois Vogt	william Proksel and Lucille	Proksci instrument, and admostished that
	ned the same as their free	and voluntary act and deed, for the uses and purpos
therein mentioned.		
Cinch the my hand an	l official seal this Sigh day of A	pril-, 1971
Si mani Men		Mich By
Tile (1) El	Notary P	ublic in and for the state of Washington,
100	residing to	1 Micorese
1		
	73332	
2012	10000	
0001112345	A	
Sept. W. Sept. 1	2.44.6.44.6.44.4	~ustered >
THIS WAY THAT THE SELECTION OF THE SELEC	COUNTY OF SKAMANIA	NDEXED: DIR.
THIGHT TO THE TOTAL	LHEREBY CERTIFY THAT THE WITHIN	الله (INDIRECT: على
J. Illo M. C.	HETRUMENT OF WRITING FILED BY	YEGORDED:
/>. ".T*/		



1	COUNTY OF SKAMANIA
	I HEREBY CERTIFY THAT THE WITHYO
	HSTRUMENT OF WRITING FILED BY
ļ	-A -A - Million in Comment
	or there our william
	AT 2:00 M BOLLAS 1971
	WAS RECORDED BY WOOK
	OF ACCOUNT PAGE 2812
	RECORDS OF SKAMANIA COUNTY, WASH
	St. P. Tack
	THIS SPACE LISERVED FOR RECORDER 2 USE

"-GISTERED F	
NDEXED: DIR. 💰	
INDIRECT: 🔑	
YECORDED:	
COMPARED	
MAILED	OT.

It heather is bross at beliff Variation entire little leading respoid

