Pioner National Title Insurance Company WARHINGTON TITLE DIVISION

## REAL ESTATE CONTRACT BOOK 62 PAGE 157

THIS CONTRACT, made and entered into this Contract day of Azgrant, 1970

betwee Wilhelm A. Welson and Lanors M. Nelson, husband and wife, Edward H. Piets and Hioris Piets insband and wife, and Victor H. Enker and Anna M. Baker, husband and wife, and System Cain, husband and wife, beromater called the "Net," and Douald Cain and System Cain, husband and wife,

WITNESSETH: That the seller agrees to sell to the purchaser and the purchaser agrees to purchase from the seller the following berginalter called the "purchaser,"

discribed real estate, with the appurenances, in 10 acres more or less. WM To 1 No. R. 5 B., Waller, Section 5: By We SEL SEL.

Emert 18 feet along south border, an easement reserved for ingress and egress; and rights of ways of record. The turns and conditions of this contract and as follows: The purchase price is ) Dollars, of which 6,900.00 S.IX THOUSAND NINE HUNDRED AND NO/100 ) Dollars have 00,00 been paid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be prid as follows:

(9 80.00 ) Dollars, 80.00 , 1970 ) Dollars, or more at purchaser's option, on or before the day of each succeeding calendar month until the balance of said or more we purchaser a opinion, one or percentage further agrees to pay interest on the diminishing balance of said purchase price shall have been fully raid. The furchaser further agrees to pay interest on the diminishing balance of said purchase price shall have been fully raid. The furchaser further agrees to pay interest on the diminishing balance of said purchase price and the percentage of the diminishing balance of said purchase price at the rate of September , 1070, end which interest shall be deducted from each installment payment and the briance of each payment applied in reduction of principal. All payments to be made hersunder shall be made at First Independent Bank, Esttleground Branch. or at such other place as the seller may direct in writing,

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## TRANSACTION EXCISE TAX

SEP 1 1 1970

Amount Paid 2000 Skamania County Treasurer

As referred By in marcon see, "thre of the sun and be

August, 22,1970.

(1) The purchaser assumes and agrees to pay before delinquency all taxes and assessments that may us between granter and grantee hereafter become a lien on raid real estate; and it by the terms of this contract to purchaser has assumed payment of any mortgage, nearestate, the purchaser agrees to pay the same before delinquency.

(2) The purchaser agrees, and the purchase price is fully paid, to keep the buildings now and hereafter placed on said real estate, the purchaser agrees, and the purchase price is fully paid, to keep the buildings now and hereafter placed on said real estate in the purchaser agrees, and the purchase price is fully paid, to keep the buildings now and hereafter placed on said real estate in the purchaser agrees, and the purchase price is fully paid, to keep the buildings now and hereafter placed on said real estate in the purchaser agrees, and the purchaser agrees are the purchaser and the said of the said

a seller.

(3) The purchaser survers that full inspection of said real relate has been made and that 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 serecting the condition of any improvements or repairs unless the covenant or agreement relied on is contained herein or is yetling and attached to and made a part of this contract.

Whiling and attached to and made a part of this contract.

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

(4) The purchaser assument 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 catate or any part increof for public use; and agrees that no such damage, destruction or taking shall constitute a failure of consideration. In case may part of said real estate is taken for public use, the portion of the consistent award to the constitute a failure of consideration. In case may part of said real estate is taken for public use, the portion of the consistent award to the purchase remaining after payment of reasonable expenses of procuring the same shall be paid to the seller said spart of the resultance of the part of said to the seller shall be part of the restoration or rebuilding or restoration of any improvements damaged by such tring, in case of damage or destruction from a given interest against the part of the restoration or rebuilding of such improvements within a masonable that, wises purchaser effects that said proceeds shall be paid to the seller for application on the purchase price herein.

(5) The seller has delivered, or agrees to deliver within at the delivered of the seller has delivered, or agrees to deliver within a state of the seller has delivered, or agrees to deliver within a state of the seller has delivered.

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(5) The seller has delivered, or agrees to deliver within 25 days of the date of closing, expunsionally value of the date of standard form, or a commitment therefore, issued by mounts thanonat thus impacts of the date of t

putons other man the lowewings.

a. Printed general exceptions sprearing in said policy forms.

b. Liens or encumbrances which by the terms of this contract the purchases is to assume, or sa to which the conveyance hereunder

s. France general statements which by the terms of this contract the purchaser is to assume, or sa to which the conveyance hereunder is to be made subject; and the conveyance hereunder is to be made subject; and the contracts under which seller is purchasing said real estate, and any mortgage or other obligation, which is Any exhibit contract of contracts under which for the purpose of this paragraph (5) shall be deemed defects in seller's title, seller by this contract agrees to pay, none of which for the purpose of this paragraph (5) shall be deemed defects in seller's title.

degre. AT PAGE \$57-8 FECOUPE OF EXTENSION COUNTY, WATER 10:00 a deal 11, 9:00 WAS RECORDED IN BOOK COUNTY AUDITOR Dud. AT PAGE P3-4 meefacel records of examania county, wasia Piled for Record at Request of int. WASHINGTON TITLE DIVISION Tan substant to Light Star Sul. Placent Halleral Tills Lashranco Company 12927

REGISTERED

RECORDED: COMPARED MAILED 8-17

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