REAL ESTATE CONTRACT

THE CONTENCY, made and estered into this

May, 1971,

EDB J. NEVIL and PHYLLIS J. NEVIL., homband and wife, and Michard G. ATCHISON and PATRICIA R. ATCHISIN, hysberid and wife, hundred and wife, hundred and wife, hundred and wife,

introduction called the "prirch ser,"

WITNESSISTER: That the soller agrees to sell to the purchaser and the purchaser agrees to purchase from the celler the following described real state, with the appuntainness, in THERESHESHIJARE SKAMANIA RESHERESEE County, State of Westington:

The East 550 feet of the North helf of the Southeast quarter of Section 19, Township 2 North, Range 5 East of the Willametty Northian;

EXCEPT the East 330 feet thereof.

A15 16 17 18 19 MA: 1971 AMANIA COUNTY AUDITOR STEVENSON. WASH,

The terms and conditions of this contract are as its facility through the contract are its facility through the contract are its facility through the contract are its facility to the contract are contract as the contract are contract as the contract are its facility to the contract are its facili		mes of wid wursh	se price shall be paid a	s follows:
been paid, the receipt whereof is hereby acknowledges SIXTY AND NO/100 or more at purchaser's option, on or before the and SIXTY AND NO/100 or more at purchaser's option, on or before the purchase price shall have been fully paid. The purcha at the rate of 7 1/2 per cent per annual which interest shall be deducted from each installing All payments to be made herounder shall be made at	2. C see further a from the	day of each at grees to pay interest day of	icceeding calendar mon it on the diminishing b	60.00) Dollars, th until the balance of said alance of said purchast price , 19 71, ed in reduction of principal.
or at such other place as the seller may direct in wri	ting.			

In any event, purchaser agrees to each out this contract on or before ten (10) years from date of close.

TRANSACTION EXCISE TAX

MAY 1 7 1971 Mildred Objaniel

Skamania County Treasurer As referred to in the contract "date of closing" shall be

1971 H. MARY

(1) The purchaser assumes and agrees to pay before delinquency all taxes and assessments that may as between granter and granter hereafter become a lien on said real estate; and if ky the terms of this contract the purchaser has assumed payment of any mortgage, contract or other encumbrance, or has assumed payment of or agreed to rairchase subject to, any laves or assessments now a lien on said real estate, the purchaser agrees to pay the same before delinquency.

(2) 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 leas or damage by both fire and windstorm in a company acceptable to the relier and for the seller's benefit, as his interest may appear, and to pay all premiums therefor and to believe all policies and renewals thereof to the seller.

(3) The purchaser agrees that full hispection of said real estate has been made and that meither the seller nor hit 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 ha held to any covenant or agreement for alterations, improvements or repairs unless the covenant or agreement reded on its contacts in writing and attached to and made a part of this contract.

(A) The purchaser agrees that full imparts of damage to be destruction of any improvement reded on its contract.

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

(4) The purchaser assumes all invaries of damage to or destruction of any improvements now on said real estate or hereafter placed thereon, and of the taking of said year estate or any part thereof for public use; and agrees that no such damage, traiterion or taking shall thereon, and of the taking of said year estate or any part of said teal estate is taken for public use, the portion of the condemnation award constitute a failure of consideration. La cau; any part of said teal estate is taken for public use, the portion of the condemnation award constitute a failure of consideration. La cau; any part of said teal estate is taken for public use, apparent of the purchaser remaining after payment of runchaser of properties appeared to the relationship of such insurance remaining after payment of the essentially engaged the said properties yetch a reasonable variet, unless purchaser elects that said proceeds shall be paid to it, seller for application on the nurchase price herein.

(5) The sailer has delivered, or agrees to deliver within 15 days of the delivered, a nutchaser's tables of the linearing in

purchase price nergin.

(5) The celler 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 therefor, issued by frendemerical line insurance Company, insuring the purchaser to the full amount of said purchase price against less or damage by reason of defect in seller's title to said real estate as of the date of closing and trataining no exceptions other than the following:

Liens or encumbrances which by the terms of this contract the purchaser it to assume, or as to which the conveyance hereunder is to be made subject; and a. Printed general extentions appearing in said policy form;

to to op many supject, and

c. Any existing contract is contract, under which seller to purchasing said real estate, and any intrigues or alter obligation, which seller by this contract agrees to pay, none of which for the purpose of this purgraph (5) shall be deemed delects in seller's title.

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(6) If prifer's title to said real extrict a subject to an origing cover or any mortiging or other obligation, which sales is to pay, seller agree or upon default, the purchaser shall have the right to make any system to be applied by the payments next failing the the saller ander this coring to the coring the saller agrees, upon recovering full paymint of the purchase.	denct or contracts world?	which relies to purchasing had	d real entries
(6) If peller's title to said real estate in miller to an organic work agree	s to make such payments	in percentance with the terms	daily obem (x
or any mortgage or that or maintains shall have the sight to subtrain payment upon default, the purchaser shall have the sailer under this contribe applied to the payments next failing the the sailer under this contribe to applied to the purchase. 47) The seller agrees, upon receiving full paymint of the purchase.	ich.	honner above specified, to	elacule and
be applied to the payment near receiving full payment of the purch	ce price and interest in a	Citite, excepting any part the	med Varonitan
deliver to purchaser a statutory warranty taken for while use, free of encumbrances except any that may attack	after date of crosing thr	ough any person other than I	he faller, end,
taken for hiblic use, free of excumprants attended in subject to the following:			- f
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		and and real estado on	inte of closing
(a) Unless a different date is provided for heavin, the purities and to retain possession so long as purchaser is not in default hereum and to retain possession so long as purchaser is not in the fault types and to permit types in the state of the contraction	r shall be entitled to now der. The purchaser couldness	nts to keep the buildings and	other improve- for any illegal
(a) Unless a different date is provided for herein, the purnases and to retain possession so long as purchase; has not in the fault harcum ments on said real estate in good repole into not to permit waste purpose. The purchaser covenants to pay all pervice, installation of copurpose. The purchaser covenants to pay all pervice, installation of copurpose. The purchaser covenants to pay all pervice, installation of copurpose.	and not to use, or perm	ice, sower, electricity, gurlage	or other utility
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such payment or effect such insurance, and any amounts by purchaser	on seller's demand, all wi	ithous bielence co ato -	an nacional any
such payment until repaid, stell be repayable by partisses, from date of payment until repaid, stell be repayable by partisses, might have by reason of such default. (10) Time is of the extence of this contract, and it is agreed condition or expressment hereof or to make any payment required h condition or expressment hereof or to make any payment required h	that la crie the purchase	time and in the manner here	in required, the
(10) Time is of the essence of this contract, and it is agreed, the condition or egueement herest or to make any payment required he condition or egueement herest or to make any payment required he seller may elect to declare will the punchwer's rights hereunder tenseller may elect to declare will the punchwer's rights hereunder tenseller may be to be punched and the punch of the punch state; and not here may be the punch state; and not here may be the punched to the punched tenseller and take posterulous of the punched state; and not here the punched tenseller and take posterulous of the punched tenseller.	ninuted, and upon his do	ing 50, all payments made b	the seller shall
seller may calle it tennevertients placed abon the real estate shan	- town ber this seller of a	ny default on the part of the	betermer mann
have light to the waiver of any subsequent default.	with respect to forfeiture	and termination of purchaser	to the seller.
have right to re-enter and waiver of any subsequent default. Service upon purchaser of all demands, notices or other papers Service upon purchaser of all demands, notices or other papers made by United States Mail, posting pre-paid, seturn receipt requi- made by United States Mail, posting pre-paid, seturn receipt requi-	sted, directed to the pure	haser at his address less and principles suit to collect any p	systemt required
made by United States about to bring suit to enforce any cov-	rant of this contract and	expenses in connection with	ency entr' miren
If the seller shall bring suit to procure an adjudication of	a fees and all costs and ex	spenses in connection with su	ch sums shall be
sums shall be included in any judgmint or decree entered in sources as a sums shall be included in any judgmint or decree an adjudication of it if the seller shall bring suit to procure an adjudication of it entered, the purchaser agrees to pay a reasonable sum as attorned the reasonable cost of searching accords to determine the condition of the procure of the second of the procure of the second of the s	son of title at the day.		
the reasonable cost of scarning records to such suit. Included in any judgment or decree entered in such suit. IN WITNESS WHERIOF, the parties hereto have executed.	this instrument as of the	date first written above.	. 10.0
IN WITNESS WHENDER, INC.	X12 meld	I Walteck	(5YAL)
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STATE OF WASHINGTON,		W 1	
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County of Clark	News 1 and Ohv1	Lia d. Navil and R	ichard G.
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Atchiend and Patricia Re Atchient, and who exec	uted the within and foreg	ling instrument, and acknowle	nees and humoses
igned the same as the in	free and vol	untary act and deed, for the	and mid perpose
thursin mentioned.			
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NameBattla Granda Danarka	***************************************	RECORDS OF SKAMANIA	A COUNTY, WARLA
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