REAL ESTATE CONTRACT

For Unimproved Property

day of THIS CONTRACT, reade this 10th

September, 1971.

LICE W. TERNAHAN and ELENA M. TERNAHAN,

hereinafter called the "seller" and

THOMAS RAYMOND CRIM and HETTY T. CRUM,

hereinafter called the "purchaser."

husband and wife,
WITNESSETH: The seller agrees to sell to the purchaser, and the purchaser agrees to purchase of the

eller the following described real estate with the appurtenances, situate in Washington:

Skamania

County.

Lot 4 of SCHNIC HEIGHTS NO. 1 according to the official plat thereof on file and of record at page 133 of Book A of Plats, Records of Skamania County, Washington.

990

TRANSACTION EXCUSE TAX

Free of incumbrances, except. None - SEP 20 197 Amount Pald 22 2 2 2 2 2 5

meand and no/100ths On the following terms and conditions: The purchase price is ,000.00) dollars, of which 300.00 _) dollars - (\$ has been paid, the receipt whereof is hereby acknowledged, and the purchaser agrees to pay the balance of said Three Burdred and no/130ths purchase price as follows:

The purchasers agree to pay the balance of the surchase price is the sum of the purchasers agree to pay the balance of the surchase price in the sum of two Thousand Seven Humared and no/100ths (\$25.00) Dollars, or more, commencing stallments of Twenty-rive and no/100ths (\$25.00) Dollars, or more, commencing at the 10th day of each and every month on the 10th day of Cetober, 1971, and on the 10th day of each and every month the reafter until the full amount of the purchase price together with interest at the rite of six per cent (60) per annum computed upon the monthly balances of the unpaid purchase price, and shall be applied first to interest and then to principal. The purchasers reserve the right at any time they are and the to proceed the purpose of this contract to pay without not in a fault under the terms and conditions of this contract to pay without penalty and part or all of the unsaid purchase prace, plus in breat then due. penalty any part or all of the

The purchaser may enter into possession September 10, 197.

The property has been carefully inspected by the purchaser, and no agreements or representations per-taining thereto, or to this transaction, have been made, save such as are stated herein.

The purchaser agrees: to pay before delinquency all taxes and assessments a numed by him, if any, and any which may, as between granter and grantee, hereafter become a lien on the premises; not to permit waste; and not to use the premises for any illegal purpose. If the purchaser shall fail to pay before delinquency any such taxes or assessments, the seller may pay them, and the amounts so paid shall be deemed part of the purchase price and be payable forthwith with interest at the rate of ten per cent per annum until paid, without prejudice to any other right of the seller by reason of such failure.

The purchaser assumes all risk of the taking of any part of the property for a public use, and agrees that any such taking shall not constitute a failure of consideration, but all moneys received by the seller by reason thereof shall be applied as a payment on account of the purchase price, less any sums which the seller may be required to expend in procuring such moneys.

If seller's title to said real estate is subject to an existing contract or contracts under which seller is purchasing said real estate, or any mortgage or other obligation, which seller is to pay, seller agrees to make such payments in accordance with the terms thereof, and upon default, the purchaser shall have the right to 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.

The seller agrees, upon full compliance by the purchaser with his agreements herein, to execute and

deliver to the purchaser a warranty deed to the property, excepting any plant which may have been condemned, free of incumbrances except those above mentioned, and any that party than the property there is a second to the property of the accrue hereafter through any person other than the seller,

The seller agrees to furnish'a Transamerica Title Insurance Company standard form purchaser's the policy when the purchaser shall have paid the purchase price. in full, insuring the title to said property with liability the same as the above purchase price, free from incumbrances except any which are assumed by the purchaser or as to which the conveyance hereunder is not to be subject.

Time is of the essence hereof, and in the event the purchaser shall fail to comply with or perform day condition or agreement hereof promptly at the time and in the manner herein required, the seller may elect to declare all of the purchaser's rights hereunder terminated. Upon the terraination of the purchaser's rights, all declare all of the purchaser's rights hereunder terminated. Upon the premises shall be forfeited to the seller say aparents made hereunder, and all improvements placed upon the premises shall be forfeited to the seller after such forfeiture shall commence an action to procure an adjudication of the property; and if the seller after such forfeiture shall commence an action to procure an adjudication of the termination of the purchaser's rights hereunder, the purchaser agrees to pay the expense of searching the title for the purpose of such action, together with all costs and a reasonable attorney's see.

Service upon purchaser of all demands, notices or other papers with respect to forfeiture and termination of purchaser's rights may be made by United States Mail, postage pre-paid, return receipt requested directed to the purchaser at his address last known to the seller.

In Witness Whercof the parties have signed and sealed this contract the day and year first above written.

Lyle N Demohan	(Seal)
Elma W Tennahar	(Scal)
-Thomas Raymand UM	(Seal
Betty J. Crem	(Seal

AUUINOA

STATE OF WASHINGTON,

KLICKITAT

County of

LYLE W. TERNAHAN and ELENA M. TERNAHAN, On this day personally appeared before me husband any wife,

described in and who executed the within and foregoing instrument, and to me known to be the individual s free and votaritary act and deed, for the signed the same as their ncknowledged that they

and purpose therein mentiozed.

day of

Scotember, 1971.

E? J. Cunkinger Notary Public in and for the State of Washington, residing at Shanner therein. Bengere

73926

Transamorica Title Insurance Ch



Filed for Recard at Request of	
rilled for House at the transfer	REGISTERED
	HEGISTERED EL
Name,,,,,	INDINECT
Address.mannamanamanamanamanamanamanamanamanama	RECORDED!
	CALLALL ALLEGATION OF A LANCOO
City and State	WHILED

COUNTY OF SK	MANA SUPER'S USE
I HENERY CE	RTIFY THAT I'VE SPENS
INSTITUTENT OF	WHITHIR IN TO MILL
or littlera	CHARLES AND THE PERSON
AT SELEN	Markeld 1921
1000	M MOS 163 P N M 3/4Z.
RECURDS OF C	CANADIA SCHARY, NAMA
	iccision significan
3	The second second second