Pioneer National Title Insurance Company

REAL ESTATE CONTRACT

WASHINGTON TITLE DIVISION

THIS CONTRACT, stade and entered into this Movember 1971

MARSHALL PERMANDE; and DETH In FERNANCES, busband and wife,

hereinalter called the "suffer," and JAMES R. MAY and UMM D. MAY, husbald and wife,

hereinafter talled the "purchasen"

WEINESSETTE: That the seller darces to sell to the purchaser and the purchaser agrees to purchase from the seller the following described with estate, with the appurtenances, in Skamen:Lo. The Mortheolith Charter of the Southwest Quarter (NET SWE) of Southon 8, Tombhip 1 North, Mange 5 E-W.M., EXCEPT one some located in the northeast dorner than of described as follows: Beginning at the northeast corner of the NET of the SWE of the said Section 8, themse north 208.71 feet; thence morth 208.71 feet, thence morth 208.71 feet, thence morth 208.71 feet, thence suppose TO. A water with the test of beginning. County, State of Washington: SUBJECT TO: A water right to take water for demestic purposes granted to derdon C. Locke by deed dated July 16, 1957, and recorded July 24, 1957, at page 31 of Book his of Deeds, Records of Skamania County, Washington.

The terms and conditions of this contract are as follows: The purchase price is Thirty-Six Blowsand and no/100- - - (\$ 36,000.00 Minister Thousand and no/200- - - (\$ 19,000.00) Dollars, of which) Dollars have been raid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid as follows: One Rundred Pikty and no/100- - 1 - 1 - 1 - 1 (\$ 150.00) Dollars. or more at purchaser's option, on or before the 1.0th day of One Hundred Fifty and no/100-December , 1972 ,) Dollars. or more at purchaser's option, on or before the 10th day of each succeeding calendar month until the balance of said purchase price aball have been fully paid. The purchaser further agrees to pay interest on the distributing balance of said purchase price at the rate of 72 per cent per annum from the 12.74 day of November 12.71, which interest shall be deducted from each installment payment and the balance of each payment applied in reduction of principal. All payments to be made bereunder shall be made as or at such other place as the seller may direct in writing,

1014

TRANSACTION EXCISE TAX

NOV 16 1971

Amount Paid 360.00 Stamping County Treasurer

As referred to in the rearrant, "date or closing" than be-

11-12-71

(1) The purchaser assumes and agrees to pay before delinquency all taxes and assessments that may us between grantor and grantee hereafter become a lieu on said real estate; and it by 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 purchase subject to, any taxes or assessments how a lieu on said real estate; 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 both fire and windstorm in a company acceptable to the celler and for the 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 to any covenant respecting the condition of any improvements thereon nor shall the purchaser or stiler or the assigns of either be held to any covenant or agreement for alterations, improvements or repairs unless the cuvenant or agreement relied on is contained herein or is in writing and attached to and made a part of this contract.

In writing and attached to and trade a part of this contract.

(4) The purchaser assumin all hexards of damage to or destruction of any improvements now on said real estate or hereafter placed thereon, and of the triding of said real estate or any part thereof for public use; and agrees that no such damage, destruction or taking shall constitute a fullure of consideration. In case any part of said real estate is taken for public use, the portion of the condemnation award remaining after payment of reasonable approach of proteining the same shall be paid to the celler and applied as payment on the purchase to the period of the condemnation ward to the rebuilding of reasonable therein unless the seller elects to allow the perchaser to apply all or a portion of such condemnation award to the rebuilding of restoration of any improvements damaged by such taking. An case of damage or destruction from a peril incured against, the process of such improvements within a reasonable time, unless purchaser elects that said proceeds shall be paid to the seller for application on the nurchase price herein.

(5) The seller has delivered, or agries 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 Province Patients, the lands of instituting the purchaser to the full amount of exceptions other than the following:

ii. Printed general exceptions appearing in said policy form;

b. Lies or mutumbrances 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

e. Any existing contract or contracts under which soller is purchasing said real estate, and any mangage or other obligation, which seller by this contract agrees to pay, note of which for the purpose of this paragraph. (5) shall be deemed defects in seller's title.

might have by reason of such default.

(10) Time is of the easence of this contract, and it is agreed that in case the purchaser shall fall to comply with or perform tray condition or agreement hereof or to make any payment required thereunder promptly at the time and in the manner herein required, the hereunder may elect to declare the purchaser's rights hereunder terminated, and upon this doing so, all payments made by the purchaser shall be founded to the seller as liquidated damages, and the seller shall be construed in a waiver of any subsequent default.

Service upon purchaser of all demands, notices or other papers with nespect to forfeiture and termination of purchaser shall shall be upon purchaser of all demands, notices or other papers with nespect to forfeiture and termination of purchaser shall made by United States Mall, postage jith-paid, return receipt requested, directed to the purchaser at his address shall known to the seller.

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

entered, the purchaser ag the reasonable cost of a included in any judgment	reas to pay a reasonable sum as attorney's fees are earching records to determine, the condition of the t, or decree entered in such suit !	I this contract, including suit to collect any payment required and all costs and expenses in connection with such suit, which sation of the purchaser's right; hereunder, and judgment is so and all costs and expenses in connection with such suit, and also little at the date such suit is commenced, which sums shall be
TH MITHERS WHE	EREOF, the parties hereto have executed this instr	ument as of the date first varities shows
		gardellessad (GEAL) 21 S. Sernande (GEAL) 2 Mes J. May (GEAL)
STATE OF WASHINGT	on,)	(SEAL)
County of Clark) tā.	J.
On this day personally	papeared before me HARSHALL FERM	toping
		NDEZ and HEIH L. FERNANDEZ,
	signed the same as their	free and technique instrument, and acknowledged that
therein montioned.		free and voluntary act and deed, for the uses and purposes
GIVEN under my han	Nota	Proble in and for the State of Washington, 1918 1 18 5 1 1
		XUF TIE
	74166	
	ATATE OF WASHINGTON	The state of the s
	OCIUNTY OF SKAMANIA	
	I HEREBY CENTIFY THAT THE INTERN	
	INSTRUMENT OF WHITE SILED MIL	
	of (Lehrence)	
	DE Steries 1991	Camati Masite 98607
	M. 10:450 mas 11 11	P.O. 100x 1,015
يالافران المان	WAS RECORDED IN SOOK 63	TO CLEY Inwistment Agenches, Inc.
MEGISTERED	1000	
INDEXED: DIR.E	RECORDS OF SKANANIA COUNTY, WASH	` .
INDIREUT:	18/1/10	
RECORDED:	COUNTY AUDITOR	Filed for Record at Request of
COMPARED	or to make all	· NOISIAID WALL MALENDAM
MAILED	THE PANCE BEREINED LOS SECOLDES DE	Plousey Haldonal Title Insurance Courpagy