REAL ESTATE CONTRACT

THIS CONTRACT, made this 10th

day of

January, 1972,

THEODORE A. WAUX and EUNICE VAUX, husband and wife,

remafter called the "seller" and

FRANK E. MAINE and EDNA C. MAINE.

bereinafter called the "purchaser,"

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

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

Lots 4 and 5 in Block One of JOHNSON'S ADDITION TO THE TOWN OF STEVENSON according to the official plat thereof on file and of record in the office of the Auditor of Skamania County, Washington, EXCEPT the southerly 35 feet of the said Lots 4 and 5;

ALSO that portion of Roselawn Street, heretofore vacated by the Council of the Town of Stevenson, particularly described as follows: leginning at the northwest corner of said Block One of JOHNSON'S ADDITION; thence north along McKinley Street a distance of 45 feet; thence cast 100 feet; thence south 45 feet to the north line of said Block One of JOHNSON'S ADDITION; thence west along the north line of Lots 4 and 5 in 8 lock One of JOHNSON'S ADDITION to the place of beginning.

On the following terms and conditions: The purchase price is sight Thousand and no 100ths - (\$ 6,000, 0)) dollars, of which • Three Thousand and no/100ths has been paid, the receipt whereof is hereby acknowledged, and the purchaser agrees to pay the because of said purchase price as follows:

The purchasers agree to pay the balance of the purchase price in the sum of Five Thousand and no/100ths (\$5,000.00) ballurs in monthly installments of Seventy-five and no/100ths (\$75.00) Jollans, or more, commencing on the March, 1972, and on the 1st day of each and every month thereafter until the full amout of the purchase price together with interest shall have been paids. The said monthly installments shall include interest at the rate of seven and one-half per-gent (7%) per annum computed upon the monthly balances of the unpoid purchase price, and shall be applied first to interest and then to principal. The purchaser reserve the right at any time they are not in default unser the terms and conditions of this contract is say without schalty any part of all of the unpaid purchase price, plus interest then our.

Title to said real property is to be subject to general taxes for 1972 which will become our and payable Fabruary 15, 1972; and the effect, if any, of the municipal ordinances of the lown of a evention, washington, including Ordinance No. 605 imposing a sewer assessment of the real octate under search.

Sale includes electric but water heater and Coleman oil space heater.

TRANSACTION EXCISE TAX

JAN 1 1 1972 July and Safe Skansania County Treasurer

The purchaser agrees: (1) to pay before delinquency all payments of whatsoever nature, required to be The purchaser agrees: (1) to pay before delinquency all payments of whatsoever nature, required so be made upon or by virtue of said mortgage, if any; also all taxes and assessments which are above assumed by him, if any, and all which may, as between grantor and grantee, hereafter become a lien on the premises; and also all taxes which may hereafter be levied or imposed upon, or by reason of, this contract or the obligation thereby evidenced, or any part thereof; (2) to keep the buildings now and hereafter placed upon the premises inaccasingly insured against loss or damage by fire, to the full insurable value thereof, in the mame of the seller as owner, in an insurance company satisfactory to the seller for the benefit of the mortgage, the seller, and the purchaser, as their interests may appear, until the purchase price is fully paid, and so deliver to seller the insurance policies, renewals, and premium receipts, except such as are required to be delivered to the mortgage; (3) to keep the buildings and all other improvements upon the premises in good repair and not to permit waste; and (4) not to use the premises for any illegal purpose.

In the event that the purchaser shall fail to purbefore deliminancy any taxes or assessments or any payments required to be made on account of the mortgage, or to insure the premises as above provided, the seller may pay such taxes and assessments, make such payments, and effect such insurance, and the amounts paid therefor by him shall be deemed a part of the purchase price and become payable forthwith with interest at the rate of 10 per cent per annum until paid, without prejudice to other rights of seller by reason of such failure.

The purchaser agrees to assume all risk of damage to any improvements upon the premises, or of the taking of any part of the property for public use; that no such damage or taking shall constitute a failure of consideration, but in case of such damage or taking, all moneys received by the seller by reason thereof shall be applied as a payment on account of the purchase price of the property, less any sums of money which the seller may be required to expend in procuring such money, or at the election of the seller, to the rebuilding or restoration of such improvements.

The seller agrees, upon receiving full payment of the purchase price and interest in the manner above specified, to execute and deliver to purchaser a Warranty deed to the property,

excepting such part thereof which may hereafter be condemned, if any, free of incumbrances except those above mentioned, and any that may accrue hereafter through any person other than the seller.

The seller the seller to satisfy the purchase price in full produce and deliver, to the purchaser, a title policy in usual form issued by the transamerica Title Insurance Company, insuring the purchaser to the full amount of said purchase price against loss or damage occasioned by reason of defect in, or incumbrance against, seller's title to the premises, not assumed by the purchaser, or as to which the conveyance hereunder is not to be subject. is not to be subject.

The parties agree: (1) to execute all necessary instruments for the extension of payment or renewal of said mortgage during the period prior to the delivery of said deed, or the termination of purchaser's rights by virtue of the provisions hereof; provided the seller shall not be obligated thereby to assume any personal oblivirtue of the provisions hereof; provided the seller shall not be obligated thereby to assume any personal obligation or to execute any mortgage providing for a deficiency judgment against the seller, or securing a principal indebtedness in excess of that now unpaid on the above mentioned mortgage or bearing an interest vate of more than two per cent greater than that of the original mortgage indebtedness; (2) that the purchaser has made full inspection of the real estate and that no promise, agreement or representation respecting the condition of any building or improvement thereon, or relating to the alteration or repair thereoi, or the placing of additional improvements thereon, shall be binding unless the promise, agreement or representation be in writing and made a part of this contract; (3) that the purchaser shall have possession of the real estate on February 1, 1972, and be entitled to retain possession so long as purchaser is not in default in carrying out the terms hereof; and (4) that, upon default, forfeiture may be declared by notice sent by registered mail to the address of the purchaser, or his assigns, last known to the seller.

Time is of the asserted hereof, and in the great the average length of the asserted hereof, and in the average length of the asserted hereof, and in the average length of the asserted hereof, and in the average length of t

Time is of the essence hereof, and in the event the purchaser shall fail to comply with or perform any 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, and upon his doing so, all payments made by the purchaser hereunder and all improvements placed upon the primises shall be forfeited to the seller as liquidated damages, and the seller shall have the right to re-enter and take possession of the property; and if the seller within six months after such forfeiture shall connence an action to procure an adjudication of the termination of the purchaser's rights herein ler, 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 fee.

In Witness Whereof the parties have signed and realed this want	ract the day and year first above written
The Love Ch. 20	(Seal)
Frank C. 11	(Scal)
STATE OF WASHINGTON	Mark
T, the undersigned, a notary public in and for the state of Washington, hereb of yearsonally appeared before personally appeared before	me
to me kind only to be the mentioned described in and who executed the suggesting instrument, and acknowledged that they signed and seated the same as	
	to in and for the state of Washington,
Transamerwa Title Insurance Go	LIZHO CHOO SHANDA COR RECORDERS USE COUNTY OF SKAMANIA
A Server of Pron-arrived Corporation	HISTRUMENT OF WRITINGS, FILED BY
Filled for Record at Recuest of	OF Many States
Name	WAS RECORDED IN BOOK & 3
Address	REGORDS OF SKANARIA COUNTY, MASH
City and Sinte	COMPTY PUBLICAS