73661

FORM A-1914 IND-WO

> A-1964 IND-WO

REAL ESTATE CONTRACT

July, 1971, THIS CONTRACT, made and entend into this 8tii

BETTY L. HILDENDRAND, a widow, between

hereinalter called the "seller," and CHARLES W. WAISTE and DIANE E. WAISTE, husband and wife,

hereinafter called the "purchaser,"

WITNESSETH: That the seller agrees to sell to the purchaser and the purchaser agree to purchase from the seller the following County, State of Washington: Skamania described real estate, with the appurtenances, in

That portion of Lot 2 of STEVENSON PARK ADDITION according to the official plat thereof on file and of record in the office of the Auditor of Skamenia County, Washington, described as follows:

Beginning at the northeast corner of the said Lot 2; thence along the north line of the said Lot 2 west 1.75 feet to the initial point of the tract hereby described; thence along the north line of the said Lot 2 west 275 feut; thence south 150 feet to the south line of the said Lot 2; thence along the south line of the said Lot 2 mast 275 feet; thence north 150 feet to the initial point.

The terms and conditions of this contract are as follows: The purchase price is Twelve Thousand Five Hundred and /100ths - (\$ 12,500.00) Dollars, of which بروره. (۱۵) Dollars, of which على المارية على المارية على المارية على المارية الماري No/100ths - - One Thousand and no/100ths - -40 been paid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid as follows:

The purchasers agree to pay the balance of the purchase price in the sum of Eluven Thousand Five Hundred and no/100ths (§11,500.00) Dollars in monthly installments of One Hundred Twonty-five and no/100ths (§125.00) Dollars, or more, commencing on the 1st day of September, 1971, and on the 'sk day of each and every month thereafter until the full amount of the purchase price together with interest shall have been paid. The said monthly installments shall include interest at the rate of seven per-cent (7%) per computed upon the monthly balances of the unpaid purchase price, and shall be applied first to interest and then to principal. Said interest shall commence on August 1, 1971. The purchasers reserve the right at any time they are not in default under the terms and conditions of this contract to pay without penalty any part or all of the unpaid purchase price, plus interest then due.

All payments to be made hereunder shall be made at P. O. Box 33, Stevenson, washington 96648 or at such other place as the seller may direct in writing.

August 1, 1971, As referred to in this contract, "date of closing" shall be...

(1) The purch wer assumes and agrees to pay before delinquency all taxes and assessments that may as between gracter and gravitee hereafter become a ben on said real estate; and if by the terms of this contract that purchaser has assumed payment of any more accountant or other encumbrance, or has assumed payment of or agreed to purchase subject to, any laxes or assessments new a ten of said real estate, no purchaser agrees to age 25 assumed before delinquency.

(2) The purchaser agrees were the before delinquency.

(3) The purchaser agrees, until the purchase price is fully paid, to keep the buildings now and hereafter planed on each real estate insured to the actual cash value thereof against lates or damage by both fire and windstorm in a company acceptable to the sail for the seller's benefit, as his interest may appear, and to pay all premiums therefor and to deliver all pointies are recovered to be seller.

insured to the action can be likely it may appear, and to pay all premiums increase and to the seller nor his assert, that he held the seller benefit, os his interest may appear, and to pay all premiums increase and that neither the seller nor his assert, that he held to any covenant respecting the condition of any improvements or skill the purchaser or seller or the assigns of cubes be held to any covenant respecting the condition of any improvements or repairs unless the covenant regreement feeled on its creation between any covenant or agreement for alternations, improvements or repairs unless the covenant or agreement reflect on its creation between the like withing and attached to and made a part of this contract.

(3) The nurchaser assumes all inguities of damage to or destruction of any improvements now on said real entail or creative priced (in the nurchaser assumes all inguities of damage in or destruction of any improvements now on said real entail or creative priced (in the nurchaser assumes all inguities of damage in or destruction of any improvements now on said real entail or creative priced (in the nurchaser assumes all inguities of damage in or destruction of any improvements now on said real entail or creative priced (in the nurchaser assumes all inguities of damage in or destruction of any improvements now on said real entail or creative priced (in the nurchaser assumes all inguities).

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

(4) The purchaser assumes all lineards of damage to or destruction of any improvements now on said real estate or any part thereof for public use; and agrees that no such damage, destruction of said real estate or any part of said real estate or any part of said real estate is taken for public use, the portion of the tardiance or maining after payment of reasonable expenses of promiting the same shall be public use, the portion of the tardiance or maining after payment of the reasonable expenses of promiting the same shall be public asset and applied as payment on the purchase price herein unless the seller elects to allow the purchaser to apply all or a portion of such conformation award to the reliability or restoration of any improvements damaged by such taking. In case of damage or destruction from a peril insured against, the proceeds of such insurance combining after payment of the reasonable expense of proturing the same shall be devoted to the restoration or rebuilding of such improvements within a reasonable time, unless purchaser elects that said proceeds shall be public to the seller for application on the purchase price herein.

(5) The seller has delivered, or agrees to deliver within it damage of the restoration.

purchase price herein.

(5) The seller 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 Transamerica links the transaction of the purchase price against loss or damage by reason of defect in relier's title to said real estate as of the date of closing and containing no exceptions other than the following:

a. Printed general exceptions appearing in said policy forms.

Liens or encumbrances which by the terms of this contract the purchaser is to assume, or as to which the conveyance hereunider is to be made subject; and

as to be made subject; and

c. Any existing contract or contracts under which seller is purchasing said real estate, and any mortgage or other obligation, which
neiter by this contract agrees to pay, none of which for the purpose of this patagraph (5) shall be deemed defects in seller's title.

			•
) It seller's title to said real estate is subject to	an existing contract or contracts ti	nder which seller is purchasing said real estate,
or any	mortgage or other obligations the right to mal	ke any payments necessary to remov	G tite detained and may be a
tie app	lied to the payments next falling due the sener u) The seller agrees, upon receiving full paymen	t of the purchase price and interest	in the manner above specified, to execute and real estate, excepting any part thereof hereafter
deliver taken	to purchaser a statutory warranty for the blic use, free of encumbrances except any	that may attach after date of closing	real estate, excepting any part thereof neteated g through any person other than the seller, and
subjec			
1.	Easements and rights of way over and across the above de	SCLIDED LEGI PLOPE. 474	
2.	General taxes for 1971 which August 1, 1971.		
and t	8) Unless a different date is provided for hereis o retain possession so long as purchaser is not in gon said real estate in good repair and not to	n, the purchaser shall be entitled to default bereunder. The purchaser co- garmit waste and not to use, or p withle tion or construction charges for	possession of said real estate on date of closing venants to keep the buildings and other improvement the use of, the real estate for any illegal water, sewer, electricity, garbage or other utility maturance, as herein required, the seller may make being at the rate of 10% per annum thereon
purpo service such	iss: The purchaser covenants to Joy an service, recs furnished to said real estate after the date (will see furnished to said real estate after the date (will see furnished to effect such insurance, and any semi-inpayment or effect such insurance, and any semi-inpayment or effect such insurance, and any semi-inpayment of the services.	rchaser is entitled to possession, need him a practided or to maintain in hit so paid by the seller, together with his murchaser on seller's demand, a	asurance, as herein required, the seller may make h interest at the rate of 10% per annum thereon il without prejudice to any other right the seller
mon	date of payment diffi		and the second s
seller herei	may elect to declare all the purchaser's rights inder and all improvements placed upon the re- right to re-enter and take passession of the real	hereinder terminated, and upon he eal estate shall be forfeited to the estate; and no waiver by the seller	chaser shall fall to comply with or purfers any the time and in the manner herein require, hee a doing so, all payments made by the purchaser seller as liquidated damages, and the seller shall of any default on the part of the purchaser shall ture and dermination of purchaser's rights may be
ne M	Service upon purchaser of all demands, notices of	n receipt requested, directed to the	purchaser at his address last known to the seller.
here sum	un les, the partention distance and land	insect in gitch stift.	
ente the incl	reasonable cost of searching records to determ	ine the condition of title at the da wit.	te such suit is to differently
	IN WIT TESS WHEREOF, the parties hereto	nave executes	a) plante "
	TRANSACTION EXC	merchants of hort holder in	(STAL)
() () () () () ()	TRANSACTION EXC	market what the theory	And the second s
5078 1937	TRANSACTION EXC	1 Bettu S	A STATE OF THE PROPERTY OF THE
5078	TRANSACTION EXC	1 Bettu S	And the second s
1076	TRANSACTION EXC	Betty	"Hildendrand (SEA.)
SSS/7	TRANSACTION EXC JUL 1 2 197 Antional Paled and Stammenta County From Stammenta County From Stammenta County From Stammenta County From this day personally appeared before the	Bettines	a widow,
ESSS/3	TRANSACTION EXC Androni Policia Service County troi Androni Policia Service County troi Interest Skamari a On this day personally appeared before as no kidden to be the including a described in a	Betting Santana Santan	"Hildendrand (SEA.)
\$/5553 \$	TRANSACTION EXC Andrew Political 197 Andrew Political 197 Andrew Political 197 Andrew Political 197 Skaman to County Troit 197 Skaman to County Troit 197 Skaman to County Troit 197 The this day personally appeared before 18 signed the same as said whiteleased.	Setting and some executed the within and for free and s	a widow, egoing instrument, and acknowledged that voluntary act and deed, for the uses and purposes
\$/5553 \$	TRANSACTION EXC TRANSACTION EXC And the Fold of the State of the Sta	Betting Santana Santan	a widow,
\$/5553 \$	TRANSACTION EXC Andrew Political 197 Andrew Political 197 Andrew Political 197 Andrew Political 197 Skaman to County Troit 197 Skaman to County Troit 197 Skaman to County Troit 197 The this day personally appeared before 18 signed the same as said whiteleased.	Setting and some executed the within and for free and some	a widow, egoing instrument, and acknowledged that voluntary act and deed, for the uses and purposes
\$/5553 \$	TRANSACTION EXC Andrew Political 197 Andrew Political 197 Andrew Political 197 Andrew Political 197 Skaman to County Troit 197 Skaman to County Troit 197 Skaman to County Troit 197 The this day personally appeared before 18 signed the same as said whiteleased.	Settle Salt Salt Salt Salt Salt Salt Salt Salt	a widow, egoing instrument, and acknowledged that rowntary act and deed, for the uses and purposes it you the State of Washington,
\$/5553 \$	TRANSACTION EXC Andrew Political 197 Andrew Political 197 Andrew Political 197 Andrew Political 197 Skaman to County Troit 197 Skaman to County Troit 197 Skaman to County Troit 197 The this day personally appeared before 18 signed the same as said whiteleased.	Settle Salt Salt Salt Salt Salt Salt Salt Salt	a widow, egoing instrument, and acknowledged that robuntary act and deed, for the uses and purposes
15 P. P. S.	TRANSACTION EXC TRANSACTION EXC Anternia Policia Control Skamer to On this day personally opposed before as mis known to the includual described in a signed the same as Skid sheldloadd. Stid where the hard and official seal th's	Section of the second of the day of the May of the Residing al	a widow, egoing instrument, and acknowledged that rowntary act and deed, for the uses and purposes in and for the State of Washington, Stevenson there in This spectage treatments are greater use. COUNTY OF SKAMANIA
15 P. P. S.	TRANSACTION EXC JUL 12 197 Antenni Peldelección Antenni Peldelección Antenni Peldelección Antenni Peldelección Stamani e On this day personal y expercil helere de mis kidoun toche the individual describes in a signal che satura as Mischilored. Transamieracy hand and omeial seal this	Section of the second of the day of the May of the Residing al	a widow, egoing instrument, and acknowledged that robiniary act and deed, for the uses and purposes in any for the State of Washington, Stevenson therein. **HESSERCETASENTRISETERICQUEER'S USE. COUNTY OF SKAMANIA I HIRETY CERTIFY THAY THE STANIA
15 P. P. S.	TRANSACTION EXC TRANSACTION EXC Anternia Policia Control Skamer to On this day personally opposed before as mis known to the includual described in a signed the same as Skid sheldloadd. Stid where the hard and official seal th's	Section of the second of the day of the May of the Residing al	a widow, egoing instrument, and acknowledged that rowntary act and deed, for the uses and purposes in and for the State of Washington, Stevenson there in This spectage treatments are greater use. COUNTY OF SKAMANIA
15 P. P. S.	TRANSACTION EXC JUL 12 197 Antenni Peldelección Antenni Peldelección Antenni Peldelección Antenni Peldelección Stamani e On this day personal y expercil helere de mis kidoun toche the individual describes in a signal che satura as Mischilored. Transamieracy hand and omeial seal this	Settle :-	a widow, egoing instrument, and acknowledged that robiniary act and deed, for the uses and purposes in any for the State of Washington, Stevenson therein. **HESSERCETASENTRISETERICQUEER'S USE. COUNTY OF SKAMANIA I HIRETY CERTIFY THAY THE STANIA
(CSS)(S)	TRANSACTION EXC JUL 12 197 Antenni Peldelección Antenni Peldelección Antenni Peldelección Antenni Peldelección Stamani e On this day personal y expercil helere de mis kidoun toche the individual describes in a signal che satura as Mischilored. Transamieracy hand and omeial seal this	Section of the second of the day of the May of the Residing al	a widow, egoing instrument, and acknowledged that robiniary act and deed, for the uses and purposes in any for the State of Washington, Stevenson therein. **HESSERCETASENTRISETERICQUEER'S USE. COUNTY OF SKAMANIA I HIRETY CERTIFY THAY THE STANIA

RECORDED:

MAILED

Address

City and State....