## 74864

## PURCHASER'S ASSIGNMENT OF REAL ESTATE CONTRACT AND DEED

Vernon E. and Beverly A. Seager, husband and wife

for value received, do hereby assign, transfer and set over unto the GRANTEE, THE NATIONAL BANK OF COMMERCE OF SEATTLE, a national banking association, at its White Salmon White Salmon . Washington, all right, title and interest of GRANTOR(S) in and to that certain real estate

15 day of October . 19 63 by and between Ellis A. and Elizabeth R. House, husband and wife,

husband and wife,
as seller, and Vernon E. and Beverly A. Seager, husband and wife
as purchaser, for the sale and purchase of the following described real estate situated in the County of Skamania
State of Washington, to-wit: Beginning at a point marked by an iron pipe on the east line of the
William M. Murphy D.L.C. 1,239 feet north of the intersection of said east line with the
south line of Section 27, Township 3 North, Range 8 E.W.M.; thence north 69° 23' west
232.2 feet; thence south 18° 18' west 576.70 feet, more or less, to the northerly right
of way line of Primary State Highway No. 8 as now constructed sud existing; thence following
said northerly right of way line south 66° 34' east 199.07 feet, south 23° 26' west 20 feet,
and south 66° 34' east 230.5 feet to intersection with the east line of said Murphy D.L.C.,
said point being marked by a bronze monument 578.09 feet north of the intersection of said
east line with the south line of the said Section 27; thence north along the east line of
said Murphy D.L.C. to the point of beginning; said tract containing 4.46 acres, more or
less; TOGETHER WITH all water rights appurtenant thereto including a surface water right less; TOGETHER WITH all water rights appurtenant thereto including a surface water right , 19 , recorded in the office of the Auditor of said County under , and the GRANTOR(S) do hereby further convey and warrant the above described real property File No.

and interest, together with any and all renewals or extensions of the note or notes evidencing such indebtedness

and interest, together with any and all renewals or extensions of the note or notes evidencing such individedness.

GRANTOR(S) agree at all times to perform or see to the performance for the benefit of the security of the GRANTEE, all terms, covenants and conditions of said real estate contract, inclinding but not limited to, (1) payment of taxes and assessments, (2) mainteparate insurance on all improvements on wor increater situated or constructed on the real property above described with appropriate riders or endorsements showing GRANTEE's interest as it may appear, (3) care and protection of said property and its improvements in good condition, (4) maintenance thereof free and clear of height of any of the own many of the own many of the contract of the interest of the interest of the GRANTEE's interest as it may appear any of the own many of the own many of the cest at the rate of ten percent (10) per animal mutification, and all other involuntary conversions of every type and nature shall be payable first to GRANTEE as its interest may appear.

It is expressly stated that the GRANTEE has not assumed no does a assume, any duty or abligation whatsoever to perform or see to the performance on the part of the performance on the part of the parchaect or any other party of any term, covenant or condition of said confract.

In the event of breach of any term covenant or condition of this assignment and deed, or at the payment of melabedness secured hereby, then such matchedness shall at GRANTEE's option, hereance for think the oard payable, and this assignment and deed may be forcelosed and the GRANTOR(S) shall be leable for detection hereance for think the oard payable, and thus assignment and deed may be forcelosed by reason of its advice. The GRANTOR shall be leable for detection hereance for think the oard payable, and the sassignment and deed in a such payable pointed by reason of the advice. The GRANTOR shall be leable for a detection become for think the oard payable and the transfer of the part of the pa

1379

## TRANSACTION EXCISE TAX

JUN 1 6 1972

Amount Paid Extend ONGMARK Kan He

Skamania County Treasurer cound of Klickitat

NOTARIAL ACKNOWLEDGMENT

On this day personally applicated before me. V. E. and Beverly A. Seager to me knowledged that such as the content of the same as the content of the same as the content of the content of the same as the content of th to me known to be the

Notary Public in and for the State of Washington,

72

residing at White Salmon

## NOTARIAL AUKNOWLEDGMENT

STATE OF WASHINGTON COUNTY OF

On this

before it get in dis appointed

to me known to se the

58.

to an known as residence the corporation that expected the foregoing instrument and acknowledged and as timment to be the free and voluntary act and deed of said corporation (All Market Deep Indian Corporate and instrument and that they were authorized to the corporate and instrument and that they were authorized to the corporate and instrument and that they were authorized to the Witness Whereof Phase horizon set my hand and allived my official seal the day and year first above written.

IN WITNESS WHEREOF PRANT PREPRIATE SEASON VIOLEN

COLL Set 1.41

Notary Public in and for the State of Weshington.

residing at

A THE STATE OF THE granted by the State of Washington to Ellis House under date of October 30, 1936; SUBJECT TO limited access rights granted to the State of Washington appurtenanat to the right of way acquired for Primary State Highway No. 8 AND SUBJECT to an easement for a power line granted to Public Utility District No. 1 of Skamania County, Washington.