REAL ESTATE CONTRACT

(FORM A-1964)

THIS CONTRACT, made and entered into this 327 24 day of JUNE 1972 between Kenneth D. Hiddleston and Norma M. Hiddleston, husband and wife the hareinatter called the "seller," and Clair R. Caldwell and Agnes N. Caldwell, husband and wife hereinatter called the "purchaser,"

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

All that portion of the Northwest Quarter of the Southwest Quarter (NW, SW) of Section 18, Township 2 North, Range 5 E. W. M., lying southeasterly of County Road 1118 designated as the Skamania Mines Road, except that portion thereof conveyed to Clair R. Caldwell and Agnes N. Caldwell as recorded in book 61 by deed at page 753, records of Skamania County, Nathington. Consisting of 6 acres more or less.

The terms and conditions of this contract are as follows: The purchase price is SIX TROUSAND SEVEN MUNDRED and no/100 - - - - - - - - - - - - - - - - - (6,700.00) Dollars, of which FIVE FUEDRIED and 10/100 - and the balance of said purchase price shell be paid as follows: doy of August or more of purchaser's option, on or before the) Dollars. MINETY OUT and no/100 - - - -, 1972 or more of purchases's option, on or before the Assault and purchase price shall have been fully pold. The purchase further agrees to pay interest on the diminishing behaves of said purchase price in the rate of 775 per cent per annum from the 157 day of 112/1/2 1972, 1972, then interest shall be deducted from each installment payment and the belong of each payment applied in reduction of principal.

First Independent Bank, 98661 All payments in be made hereunder shall be made at or at such other place as the seller may direct in writing.

Evergreen Office P. C. Box 2097 Vancouver, Washington.

> 1478 TRANSACTION EXCISE TAX

> > JULy 5 1972

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As referred 1970 this contract, "date of closing" shall be 1711/2 Skamania County Treasure

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My Individual Skamania County Treasure

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(3) The purchaser agrees that full inspection of said real estate has been made and that notitier the seller and his assigns shall be held to any towerant respecting the condition of any improvements thereon nor shall the purchaser of seller or the assigns of either be held to any revenant or agreement for alterations, improvements or repairs unless the covenant or agreement entired on is contained herein or is in writing and attached to and made a part of this contract.

ment reliad on is contained herein or is in writing and attached to and made a part of this contract.

(4) The purchaser assumes all hazards of damage to or destruction of any improvements now an said real estate or have although the purchaser, and of the taking of sold real estate or any purt thereof for public use; and agrees that no such data, is distributed on the taking shall constitute a failure of consideration, in class any part of said real estate is taken for public use; the portion of the condemnation would immuning after payment of reasonable expenses of procuring the same shall be paid to the seller and applied as payment on the purchase price herein unless the soller elects to allow the purchaser to apply all or a portion of such condemnation dward to the rebuilding 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 remaining after payment of the reasonable time, unless purchaser alects that soid proceeds shall be poid to the seller for application on the purchase price herein.

time, unless purchase recess tool and proceeds and to pay to the seller for application on the purchase price herein.

(5) The seller has delivered, or agrees to deliver within 15 days of the data of classing, a purchaser's policy of title insurance of company of Washington, insuring the purchaser to the full amount of soid purchase price against loss or damage by reason of defect in seller's title to add real estate as of the date of classing and containing no exceptions other than the following:

Printed giberal exceptions appearing in said policy form,

b. Liens or emeumataneus which by the terms of this contract the purchaser is to assume, or as to which the conveyance heighted is to be made subject, and

c. Any existing contract or contracts under which seller is purchasing said ten estate, and any mortal tenther obliga-tion, which seller by this contract agrees to pay, sone of which for the purpose of this paragraph (3) Said be deemed defects in seller's title.

(6) "It sellor's title to said real estate (Csubject to an existing contract or contracts under which unlier is purchasing bold real estate, or any manager or other obligation which seller to pay? Soller agrees to nake such prements in accordance with the terms thereof, and upon default, the purchaser shall have the right to make any payments nacessary to remove the default, and any payments so made shall be applied to the payments next falling due the seller under this contract.

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(7) The seller opress, upon receiving full payment of the purchase price and interest in the manner above specified, to deed to said root astato, excepting any execute and doliver to purchater a statutory warranty.

deed to said real estate, excepting any part thereof, hereafter taken for public use, free of encumbrances except ally that may whech after date of closing through any person after than the seller, and subject to the following: (B) Unless a different date is provided for herein, the purchaser shall be entitled to passession of said real estate an date of closing and to retain passession so long as purchaser is not in default hereunder. The purchaser covenants to keep the buildings and other improvements on said real estate in good repair and not to persist waste and not to use, or permit the use of, the real estate for any illegal purpose. The purchaser covenients to pay ill service, installation or construction charges for water, sewer, electricity, garbage or other utility services furnished to said real estate after the date purchaser is entitled to passession. (9) In case the purchaser fails to make any payment herein provided or to maintain insurance, as herein required, the seller may make such payment or effect such insurance, and any emounts so paid by the seller, tagether with interest at the rate of 10% per annum thereon from date of payment until repaid, shall be repayable by purchaser on seller's demand, all without prejudice to any other right the seller might have by reason of such default.

(10) Time is of the essence of this contract, and it is agreed that in case the purchaser shall fail to comply with or perform any condition or agreement hereof or to make any payment required hereunder promptly at the time and in the manner herein and condition or agreement hereof or to make any payment required, the thin seller may elect to declare all the purchaser's rights hereunder terminated, and upon his doing so, all payments made by the purchaser hereunder and all, increaments placed upon the real estates and no waiver by the soller of any default on the part of the purchaser shall be construed as a waiver of any subsequent default, and to maintain a purchaser's earlier upon purchaser of all demands, notices or other papers with respect to forfaiture and termination of purchaser's last 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. (1) Upon seller's election to bring suit to enforce any covenant of this contract, including suit to callect any payment)
required horeunder, the purchaser agrees to pay a reasonable sum as attorney's fees and all costs and expenses in connection
with such suit, which sums shall be included in any judgment or facree entered in such suit,
with such suit, which sums shall be included in any judgment or facree entered in such suit,
if the seller shall bring suit to procure an adjudication of the termination of the purchaser's rights hereunder, and judgment is so entered, the purchaser agrees to pay a reasonable sum as attorney's, fees and all costs and expenses in connection
ment is so entered, the purchaser agrees to pay a reasonable sum as attorney's, fees and all costs and expenses in connection
with such suit, and also the reasonable cost of searching records to determine the condition of the at the date such suit is
commenced, which sums shall be included in any judgment or decree entered in such suit. IN WITNESS WHEREOF, the parties hereto have executed this instrument as of the date first written above. 4567 ATE OF WASHINGTON, CLARK ne me Monnoth D. fuddloston and Forme M. Auddloston On this day personally appeared to me known to be the individuals) described in and who executed the within and foregoing instrument, and acknowledged that free and valuntary act and deed, thair signed the same as thoy for the uses and purposes therein mentioned. 1972 27 TH day of JUNE GIVEN under my hand and official seal this Frank Hanake Notary Public in and for the State of Washington residing at 809 10W GREELEY TARY 749.14 THIS SPACE RESERVED FOR RECORDER'S USE COUNTY OF SKAN WALA SECURITY TITLE INSURANCE COMPANY HEREBY O POLY THAT THE WITHIN RETURN SASMES I BESTEFF MYBHINGSON RESULT INSTRUMENT LA MASS PALCO DY. REGISTERED INDEXECT DILE on Literagina Filed for Record at Request of INCHEST: Z neconces: 15.21: 45 11 July 5 19/2 COMPARED MARLED NAME EVEROPEIET PUALTY ADDRESS 1.5706 6. 11. 1111 Plain Pord CITY AND STATE VANCOUPOF. Washington