Pioneer National Title Insurance Compa	720
Title Insurance Comp	

REAL ESTATE CONTRACT

WARNIK TOWN THE TWINION THIS CONTRACT, made and intered into this

30th day of June

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JAMES P. STEWART and HELEN K. STEWART, husband and wife,

bureinstier called the "seller," and JAMES R. MAY and JOAN D. MAY, husband and wife,

WITNESSITH: That the sellar agrees to sell to the purchaser and the purchaser agrees to purchase from the seller the following hereinafter called the "purchaser,"

A tract of land located in Government Lots 1 and 2 of Section 11, Township 1 North, Range 5, East of the Willamette Meridian, described as follows:

BEGINNING at a point on the west line of said Government Lot 2 North 8.40 chains from the Southwest corner of said Government Lot 2, said point being chains from the Southwest corner of the A.F. Workman claim; thence heretofore described as the Northwest corner of the A.F. Workman claim; heretofore described as the Northwest corner of the A.F. Workman claim; then due West to the West line of said Section 11; thence North along said west line to intersection with the southerly right of way line of State Road 14; thence following the southerly right of way line of said State Road 14 to thence following the southerly right of way line of said State Road 14 to a point 15 rods east of the east line of the said Government Lot 1; thence due south to the center of Duval Creek; thence following the center of said due south to the center of Duval Creek; thence following the center of said creek easterly and southerly to intersection with the northerly right of way line of the SP&S Railway Co; thence following the northerly line of said railway right of way to the control of the control Forty-one thousand, five hundred and no/100 Nine thousand and no/100 -(\$ 41,500.00

ne unqueend and no/100 - _ _ _ _ _ _ _ (\$ 9,000.00 been paid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be raid as follows: Balance of \$32,500.00 with interest at 1% from July 1, 1972, payable as follows: Not less than \$230.00/on August 1; 19692, and a like sum of not less than \$230.00, including interest on the lat day of each month thereafter than \$230.00, including interest on the lat day of each month thereafter than \$230.00. until the balance of principal & interest has been paid in full. Out of the payments made each month, first shall be deducted interest, and the balance applied to principal. Larger additional payments may be made by purchasers

at any time.

At any time agreed between the parties that in addition to the down It is further agreed between the parties that in addition to the down at any time. payment and the monthly payments herein provided buyers covenant and agree to make an additional payment of \$5,000.00 to apply on principal on or before to make an additional payment of \$5,000.00 to apply on principal on or before July 1, 1975, and upon payment of said sum, sellers will execute a Deed to purchasers for three (3) acres of the above property, said 3 acres not to include where the home and buildings are located.

include where the nome and pulldings are located.

So long as the contract is not in default purchasers, upon the payment of \$1500.00 in addition to the down payment and the payments herein provided for, shall be entirled to a deed to one core of ground for each additional for, shall be entired to a deed to one core of ground for each additional for shall be entired to a deed to one core of ground for that the deed with \$1500.00 paid on the principal, it being agreed, however, that no deed will

All payments to be made hereunder shall be made at

(continued on reverse side)

or at such other place as the seller may direct in writing. July 5, 1972.
As referred to in this contract, "date of closing" shall be. (1) The purchaser issumes and agrees to pay before delinquency all taxes and assessments that may as between grantor and grantee hereafter become a lien on said real estate; and if by the terms of this contract the purchaser has assumed payment of any mortgage, contract or other encurabrance, or has assumed payment of or agreed to purchase subject to, any taxes or assessments now a lien on said real estate; the purchaser agrees to pay the same before delinquancy.

(2) The purchaser agrees, until the purchase price is fully paid, to keep the buildings now and hereafter plated on said real estate real estate; the purchaser agrees, until the purchase price is fully paid, to keep the buildings now and hereafter plated on said real estate real estate; and the purchase subject to the actual cash value thereof against loss or damage by both fire and windstorm in a company acceptable to the seller and for insured to the actual cash value thereof against loss or damage by both fire and windstorm in a company acceptable to the seller and for insured to the actual cash value thereof against loss or damage by both fire and windstorm in a company acceptable to the seller and for insured to the actual cash value thereof against loss or damage by both fire and windstorm in a company acceptable to the seller and for insured to the actual cash value thereof against loss or damage by both fire and windstorm in a company acceptable to the seller.

the seller.

(A) 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 conditions of any improvements thereon nor shall the purchaser or seller or the assigns of either be held to any covenant or agreement for alterations, improvements or repairs unless the covenant or agreement relied on is contained herein or is in writing and attached to and made a part of this contract.

(A) The contributor assumes all hazards of damage to or destriction of any improvements.

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

All The purchaser assumes all basards of damage to or destruction of any improvements now on said real estate or hereafter placed therein, and of the tailing of said real estate or any part thereon, and of the tailing of said real estate or any part thereof for public user and agrees that no such damage, destruction or lands shall be said to the said of the tailing of said real estate or any part thereof for public user and agrees that no such damage, destruction of the exidentialism agreed that the said of the said real estate is taken for public user, the portion of the exidentialism agreed remaining after payment of reasonable expenses of procuring the sains shall be paid to seekly and supplied as payment on the purchaser remaining after payment of the reasonable expense of procuring the same shall be devoted to the restoration or rebuilding of such tion 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 expense of procuring the same shall be devoted to the restoration or rebuilding of such improvements admaged it payment of the reasonable expense of procuring 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 policy to the seller for application on the purchaser price herein.

(If) The seller has delivered, or agrees to deliver within 15 days of the date of closing a purchaser to the full amount of standard form, or a committeent therefor, issued by Poness Narmona Trus Insulance Contract, insuring the purchaser to the full amount of standard form, or a committeent therefor, issued by Poness Narmona Trus Insulance Contract, insuring the purchaser to the full amount of standard form, or a committeent therefor, issued by Poness Narmona Trus Insulance Contract, insuring the purchaser to the full amount of standard fo

(A) ions other than the following:

| Printed neneral excepts us a pearing is said policy form;
| Printed neneral excepts us a pearing is said policy form;
| Liens or encumbrances which by the terms of this contract the purchaser is to assume, or as to which the conveyance hereunder is to be reads subject; it is to be reads subject; it is to be reads subject; it is contract and contracts under which seller is purchasing said real estate, and any mortgage or other obligition, which is to be readed and contract of contracts under which seller is purchasing said real estate, and any mortgage or other obligition, which is to be readed and the conveyance hereunder the purchaser is to pay this tontract of contracts under which for the purpose of this paragraph (5) shall be deemed defects in seller's title.

taken for public us, free of encumbrances except any that may attach after date of closing through any person other than the relier, and subject to the following: easement's & restrictions of record. (continued from first page) be given to the portion of the property upon which the buildings are located, until the principal & interest lies been pd. in full. All expenses in connection with preparation of said Deeds shall be paid by

deliver to purchaser a statutory werranty

purchasers. It is understood at the present time the house located on said property is leased on a month-to-month tenancy and purchasers agree that the present tenants may remain in wossession of said house until October 1, 1972. at

the same tental with said rental to be maid to purchiseers.

and to relain powersion so long: putchaser is not in default berender, the purchaser covenants to keep the buildings and other improvements on said real estate in good repair and not to permit waste and not to use, or permit the use of, the real estate for any illegal purpose. The purchaser covenants to bear pair and so to permit waste and not to use, or permit the use of, the real estate for any illegal purpose. The purchaser covenants to pay all service, installation or construction charges for water, sewer, electricity, garbage or other utility services formished to said real estate after the date purchaser is entitled to possession.

(9) In case the purchaser fails to make any payment herein provided or to maintain insurance, as herein regoired, the seller may make payment or effect such insurance, and any amounts so paid by the seller, together with interest at the rate of 10% per annum thereon a date of payment until repaid, shall be repayable by purchaser on seller's demand, all without prejudice to any other right, the seller is have by reason of such default.

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 fall to comply with or perform any condition or agreement hereof or to make any payment required hereunder premisely at the time and in the manner herein required, the seller may eject to declare all the purchaser's rights hereunder terminated, and tipen his doing so, all payments made by the purchaser has hereunder and all improvements placed upon the real estate shall be traited in the seller as liquidated damages, and the seller shall have right to re-enter and take possession of the real estate; and no waite. By the affect of any default on the part of the purchaser shall be constructed as a wniver of any subsequent default.

Service upon purchaser of all demants, nolices or other papers with region. In the fall of the purchaser at his address has known to the seller, and by United States Mail, postage pre-paid, return recipit required. Contact of this traited is including suit to collect any payment required hereunder, the purchaser agrees to pay a reasonable sum as attorney's fore sell of the purchaser's timbts hereunder, and judgment or decree entered in such suit.

If the seller shall bring suit to procure an adjudication of the termination of the purchaser's timbts hereunder, and judgment is so

If the seller shall bring suit to procure an adjudication of the termination of the purchaser's tights 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 with such suit, and also the reasonable cost of searching treords to determine the condition of title at the date such suit is communed, which sums shall be included in any judgment or decree entered in such suit. IN WITNESS WHEREOF, the preties hereto have executed this instrument as of the date firs (BEAL) STATE OF WASHINGTON. County of Clark James P. Stewart & Helen K. Stewart, H & W., On this day personally appeared below me James R. May & Joan D. May, husband and wife, to me known to be the Individual & described in and who executed the within and foregoing instrument, and acknowledged that they signed the same as free and voluntary att and deed, for the uses and purposes their therein mentioned. GIVEN under my hand and official seal this 1408 25 li. Ca NOTTA . Notary Publi TRANSACTION EXCISE TAX HOTAG residing of ____ JUL 6 1972 miceral Oppning Skamania County Treasurer
By Management Skamania 74947 REGISTERED INDEXED: DIR. & INDIRECT: RECUPITED: Jul 1072 COMPARED



	COUNTY OF SKAMANIA
	I HEREBY CENTIFY THAT THE WITHIN
	INSTRUMENT OF WAITING FILED IN
	Jahren Jahren
	of the many the
	AT Mi 100 11 June Cox 6 1972
	WAS RECORDED IN DOOK 6
	OF ACCEPT AT PAGE 2/8-7
I	WILLIAM COUNTY, WALL
	COMPLY AUDITOR
1	THIS SPACE RESERVED FOR MECOLULES LIST, M.

MAILED

Filled for Record at Request of MOISIVIC BATH NOTONIHEAW Placer Matienal Title Latares Company