FORM A-1964 IND-WO

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REAL ESTATE CONTRACT

IND WO 30th day of Angust, 1972, THIS CONTRACT, risds and entered bits this

(Vetween

CHESTER H. PAGE and TRIS L. PAGE, husband and wife,

berdrafter called the "beller," and LLOYO G. KELLEY and HARGARET A. KELLEY, husband and wife,

hereinafter called the "purchaser,"

WITNESSETH: That the seller agrees to dell to the purchaser and the purchaser agrees to purchase from the seller the following County's State of Washington; A tract of land located in the Northeast Quarter of the Southwest Quarter (NEW SWG) described scal estate, with the appurtenances, in of Section 17, Township 3 North, Range 8 E. W. M., described as follows:

Beginning at a point 100 rods bast of the quarter corner on the west line of the said Section 17; thence east 330 feet; thence west 330 feet; thence north 264 feet to the point of beginning.

TRANSACTION EXCISE TAX

AUG3 1 1972

An ount Paid 70 000

Skamania County I I Consurer

The terms and conditions of this centract are as follows: The purchase price is NINE THOUSAND and NOTOCTHS

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 Eight Thousand Five Hundred and no/100ths (\$8,500.00) Bollars in monthly installments of Ninety and No/100ths (\$90.00) hollars, or more, commencing on the 1st day of October, 1972, and on the first day of each and every month thereafter until the full amount of the purchase the first day or each and every month thereafter until the full amount of the partition price together with interest shall have been paid. The said monthly installments shall include interest at the rate of six per-cent (6%) per annum computed upon the monthly balances of the unpaid purchase price, and shall be applied first to interest and then to principal. 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 thendue.

When the purchasers shall have reduced the principal of the unpaid purchase price to \$4,500.00, the sellers agree to convey by a proper deed the west half of the above described premises and thereupon to furnish title insurance to the purchasers. It is understood that the premises are occupied by a tenant and the rent shall be pro-rated between the parties as of September 1, 1972.

Hat ties as at all	Line by a mation	98626
	306 McGeary Road, Kelso, Washington	
and hereunder shall be made at		
or at such other place as the seller may direct in writing.	August 30, 1972.	
or he such dence prove the second chall be	August 101 121-1	

(1) The purchaser assumes and agrees to pay before delinquency all takes and assessments that raay as between granter and grantee hereafter become a lien on said real estate; and it by the terms of this contract the purchaser has assumed payment of any mortgage, contract or other encumbrance, 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 delinquency.

(2) The purchaser agrees until the purchase price is fully really to been the buildings now and harvafter placed on said and agrees.

real estate, the purchaser agrees to pay the same before delinquency.

(2) The purchaser agrees, until the purchase price is fully paid, to keep the buildings now and hereafter placed on said real state insured to the actual cash value thereof against loss or damage by both five and win? form in a company acceptable to the seller and for the seller's benefit, as his interest may appear, and to pay all problems therefor and to deliver all policies and renewals thereof to the seller.

the seller.

(3) 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 condition of any improvements thereon nor shall the purchaser or seller or the assigns of either be held to any covenant or agreement for alterniting improvements or repairs unless the covenant or agreement relied on is contained herein or is any covenant or agreement have an add and achieve the part of this contract.

(4) The purchaser agrees that full inspection of said real estate or benefits and the seller of the s

In writing and attached by and mate a part of this contract.

(4) The purchaser sames all heards of damage to or destruction of any improvements now on said real estate or hereafter placed (4) The purchaser sames all heards of damage to or destruction of any improvements now on said real estate or heard therein, and of the taiding of said real estate or any part of said real estate for public use; and agrees that no such damage, destruction or taking shall constitute a failure of consideration. In case any part of said real estate for public use, the portion of the condemnation award to reasonable expenses of procuring the same shall be paid to the seller and applied as payment on the purchaser remaining after payment of reasonable expenses of procuring the same shall be paid to the seller and to the rebuilding or restoration of my improvements damaged by such taking. In case of damage or destruction from a peril insured against, the process of such insurance remaining after payment of the reasonable expense of procuring the same shall be devoted to the restoration or rebuilding of such insurance remaining after payment of the reasonable expense of procuring the same shall be devoted to the restoration or rebuilding of such insurance remaining after payment of the reasonable expense of procuring the same shall be paid to the relier for application on the purchase price herein.

(5) The zeller back additionally after the deliver / Additionally and payment of the sale and the payment of the same shall be paid to the relier back additionally after the payment of the same shall be paid to the relier back and the same shall be paid to the relier back and the same shall be paid to the relier of application on the payment of the same shall be paid to the relier back and the same shall be paid to the relier back of the payment of the reasonable expense of procuring the same shall be paid to the relier back of the payment of the reasonable expense of the payment of the reasonable expense of the payment of the reasonable

ptions other man the following:

ii. Plated general exceptions appearing in said policy form;

b. 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 made subject; and is to be made subject; and

c. Any existing contracts contracts under which solisr is nurcharing said real estate, and any mortgage or other obligation, which seller by this contract agrees to pay, some of which for the purpose of this paragraph (5) shall be deemed defects in seller's title.

(6) If seller's title to said real estate is subject to an existing critical or contracts under which seller is purchasing and real estate is only mortgage or other obligation, which seller is to pay, solve agrees to make such payments in accordance with the terms thereof, and upon default, the purchaser shall have the right to make any payments necessary to remove the default, and any payments so me is said to explicate the purchaser shall have the right to make any payments necessary to remove the default, and any payments so me is said.

(7) The seller agrees, upon receiving full payment of the purchase pulse and interest in the manner above specified to explain the seller agrees, upon receiving full payment of the purchase pulse and interest in the manner above specified.

dend to said real estate, excepting any out thereof Ecreciter taken for public use, free of encumbrances except any that may attach after date of closing through any paper estar than the caller, and subject to the following:

Easements and rights of way for public rosade

(3) Unless a different date is provided for burels, the purchaser shall be entitled to possession of said real estate on date of closing and order to retain possession so long as purchaser is not in default here caler. The purchaser covenants to keep the buildings and other converses and real estate in good repair and not the control of the and not to use, or permit the use of, the small estate for my illegal purpose. The purchaser covenants to pay all service, installing or construction charges for water, severe; electricity, garbage or other utility services furnished to said real estate after the date purchaser is entitled to protection.

(9) In ever the nurchaser falls to make any reasonable basels provided or to realistable leavenure. As hereby required, the salar may reason

purpose. The purchaser covenants to pay all service, installatives or construction charges for water, cover, electricity, garbage or other utility services furnished to said real estate after the date purchaser is entitled to petiession.

(2) In case the purchaser fails to make any payment herein precided or to maintain insurance, as herein required, the seller may make such payment or effect such insurance, and any accounts as paid by the seller with interest at the rate of 10% per annum thereof item date of payment until repaid, shall be receptable by purchaser on seller's demand, all without prejudice to any other right the arkier inight have by reason of such default.

(10) Thus is of the essence of the contract, and it is agreed that in the preparation of the essence of the contract, and it is agreed that in the preparation of the essence of the contract, and the manufactured payment hereof or to take any payment required hereometry of the seller may elect to decker all the purchaser sight hereunder and all improvements placed upon the real estate shall be fortisted to the latter of languages, and the seller shall have right to re-enter and the improvements placed upon the real estate; and no water by the seller of any default on the part of the purchaser shall be constructed as a waiter of any subsequent default.

Service upon reachaser of all demands, notices or othis payers with respect to fortclutte and termination of purchaser's right may be sometion of the manufacture of the contract, including suit to collect any payment required (11) Upon seller's election to bring suit to enforce they covered or of this contract, including suit to collect any payment required for purchaser agrees to pay a reasonable sum as attorney's fees and all costs and expanses in councetion with such suit, which serviced the purchaser agrees to pay a reasonable sum as attorney's fees and all costs and expanses in councetion with such suit, which serviced the purchaser agrees to pay a reasonable sum as attorney's fees and all

ms size be included in any judgment of the terminal in the keller shall bring sulf to percure an adjudication of the terminal in the keller shall bring sulf to pay a measonable sum as sixtorney's fees and others, but the sulf of the purchaser agrees to pay a measonable sum as sixtorney's fees and others, and the sulf of the sulf	all costs and expenses in connection with such suit, and also at the date such suit is commenced, which sums shall by
e reasonable cost of searching fronts to in such suit.	ant as of the date first, written above.
e reasonate to the children or decree entered in such suit. Cluded in any judgment or decree entered in such suit. IN WITNESS WHEREOF, the parties hereto have executed this instrument.	white XI Cagle (CEAL)
	3 co T 1 Age (SEAR)
-	Bry Willey (SEAL)
na the same of the	Sant a Holly (CA)
ZElice	- January J
TATE OF V/ASHINGTON,	
County of Skamania	a substitution
country of	E and IRIS L. PAGE, husband and wife,
Cn this dr. personally appeared before me CHESTER H. Price	A farmed on Instrument, and acknowledged that
Co this dest personally appeared octobe me to me known to be the individual S described in and who executed the wi	tice and voluntary act and deed, for the uses and p process
thread this same as TROTE	tice and voluntary act and down
tiley	A V
therein mentioned day of the day	Augusty 1972
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ATLIP OF Mag 31 WAS RECONDED IN BOOK 69 deced at page 402 RECORDS OF EKAMANIA COUNTY, WHE Mel 17 March COMMIT NUMBERON