Pioneer National Title Insurance Company REAL ESTATE CONTRACT

CORPORATE FORM

WASHINGTON TITLE DIVISION

THIS CONTRACE, made and entered into this

September, 1972 lo veh lst

General Holding Corporation, a Wishington Corporation

Joseph R. Smith and Loeva M. Smith, husband and wife hereinafter called the "seller," and

" hereinafter called the "pwichasar,"

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

The Southwest Quarter of the Southwest Quarter (SN4 SN4) of Section 22, Township 2 North, Range 6 E.M.M.; and all that portion of the Southeast Quarter of the Southwest Juarter (SE4 SN4) of the said Section 22 lying westerly of the center line of West Juarter (SEX SWA) of the said Section 22 lying Westerly of the following County Road No. 1014 designated as the Woodard Creek Road northerly of the following Mescribed line: Beginning at a point 350 feet north of the southwest corner of the SWA of the SWA of the said Section 22; thence east parallel to the south line of said Section 22 to interesection with the center line of County Road No. 1014;

EXCEPT the north 21 acres, as determined by a south boundary extending due east and west, of the above described tracts.

The terms and conditions of this contract, are as follows: The purchase price is ) Dollars, of which ) Dollars have been paid, the receipt whereof is aereby arknowledged, and the balance of said purchase piece shall be paid as follows: One Hundred and no/100----(\$100.00 day of Getober or more at purchaser's option, on or before the 1st day of Cuttober (\$100.00 and One Hundred and no/100-----(\$100.00 , 1972 , ) Dollars, or more at purchaser's option, on or before the 154 day of each successfung calendar month until the balance of said purchase price shall have been fully pand. The purchaser further agrees to pay interest on the similability balance of said purchase price at the rate of 8 per cent per annum from the 15t day of September , 15 72, which interest shall be deducted from each in tailment payment and the balance of each payment applied in reduction of principal, All payments to be made hercunder shall be made at or at such other place as the seller may direct in weiting.

Entire balance due and payable by September 1, 1982.

Seller agrees to grant warranty deeds is partial fulfilment of contract to 3 acre parcels of purchaser's choice for each \$1,800.00 reduction of contract principal balance, provided unreleased portions have a 60 foot access thereto. First 3 acre parcel will be released for 1,500.00 reduction of contract principal. Each release after the first will be for each \$1,000.00 reduction of contract principal. after the first will be for each \$1,800.00 reduction of contract principal.

As released to in this contract, "date of closing" that be \_\_\_\_\_September 1, 1972

(1) The purchaser assumes and agrees to pay before delinquency all taxes and agree that may as between granter and grantee hereafter become a fien on said real estate; and if by the terms of this contract the purchaser has assumed payment of agreed to purchase subject to, any agree or assessments now a lieu on said real estate, the purchaser agrees to pay the same before delinquency.

(2) The purchaser agrees to pay the same before delinquency.

(2) The purchaser agrees to pay the same before delinquency.

(2) The purchaser agrees, until the purchase price is fully paid, to keep the hulldings now as a hereafter placed on said real estate has been the sale and the same accordance of the sale and the same are same as a same and the same and the same and the same are same as a same and the same and the same and the same are same as a same and the same and the same are same as a same as a same and the same are same as a same as

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

4) The purchaser assumes all hazards of gamage to or destruction of any improvements now on said real estate or hereafter placed thereon and the taking of said real estate of any fact thereof for public use; neel agrees that no such damage, destruction or taking shall consideration. In case any fact thereof for public use; neel agrees that no such damage, destruction of taking shall consideration in case any fact thereof for public use; neel agrees that no such damage, destruction of the contenuation award to the contenuation award to the remainding after payment of case on the purchase remainding after payment of reasonable expenses of proturing the range shall be paid to the selfer such application on the purchase remainding after payment of the technique of any improvements damaged by such taking in case of damage or destruction from a part in and against, the (proceeds a such linearization remaining after payment of the tensonable expense of protung the same that the part is often religious of application in the improvements within a reasonable time, thiese purchaser elects that had protects shall be paid to desire application in the purchase purch elects.

(3) The celler has delivered, or agrees to deliver within to the state date of the religious parts.

purchase price herein.

Standard form, or a compatition, thought, issued by bosons parameter to the date of another a compatition thought, issued by bosons parameter to the first has a the full anomal of standard form, or a compatition thought, issued by bosons parameters and the date of engine and containing no parameters agree the following:

Ascentions other than the following:

A Pointed schemal exceptions appearant in each tooks form:

a. Printed general exceptions appearing in each policy through the purchaser is to accure, or no tre which the convey we inequired to Lious or encumbrances which the terms of this contract the purchaser is to accure, or no treatment of the convey we inequired by the terms of this contract the purchaser is to accure, and any multipage in other obligation which follows the first purchasing each color and any multipage in other obligations which are exceptible to the contract of entracts in other like the surprise of this purpose of this purpose of this purpose of this purpose of the contract agrees to pay, note of which for the surprise of this purpose of the contract agrees to pay, note of which for the surprise of this purpose of the purpose of the contract agrees to pay, note of which for the surprise of this purchaser is to accurate the contract agrees to pay, note of which for the surprise of this purchaser is to accurate the contract agrees to pay, note of which for the surprise of this purchaser is to accurate the contract agrees to pay, note of which for the surprise of the contract agrees to pay, note of which for the surprise of the contract agrees to pay.

(5) If soiler's title to said real estate is subject to an existing contract or contracts under which seller is surchasing raid real estate or may mysteage or other obligation, which seller is to pay, aster agrees to make such payacents 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 made shall be applied to the payment, next failing due the seller under this contract.

(7) The seller agrees, upon receiving full payment of the purchase prior and interest in the manner above specified, to execute and deed to said real estate, excepting any part thereof bereafter deliver to purchaser a statutory warranty taken for public use, free of encumbrances except any that may attach effect date of closing through any person other than the seller, and subject to the following:

Easements, restrictions and reservations of record.



(8) Unless a different date is provided for herein, the purchaser shall be entitled to passezion of satisfied estate on days of and to retain possession at long as purchaser is not in default hereunder. The purchaser covenants to keep the suffigure and of the purchaser covenants to keep the suffigure and of the purpose. The purchaser covenants to keep the suffigure and of the purpose. The purchaser covenants to easy of the suffigure property installation or construction charges for water, sewer, electricity, substants are released to said real estate after the date purchaser is entitled to possession.

(9) In case the purchaser sails to make any payment herein provided or to maintain its parameter of effect such assurance, and any

purpose. The purchaser covenants to pay all service, installation or construction charges for water, sewer, electricity, and the purchaser is entitled to possession.

(9) In case the purchaser falls to make any payment herein provided or to maintain journance, as herein sequired, the seller may make such payment or effect such journance, and any amounts so paid by the seller, together with interest at the rate of 10% per anamen thereon from date of payment built repaid, shall be repayable by purchaser on seller's demand, all without prejudice to any other right that 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 fall to comply with or perform any condition or agreement hereof or to make any payment required hereunder promptly at the time and in the magnet herein required, the seller may elect to declar all the purchaser's rights hereunder terminated, and upon his doing so, all payments made by the purchaser hereunder and all improvements placed upon the real estate; shall be forfeited to the seller as liquidated damages, and the seller shall have right to re-enter and the improvements placed upon the real estate; and no waiver by the seller of any default on the part of the purchaser is shall be tonstrued as a waiver of any subsequent default.

Service upon protancer of all demands, notices or other papers with respect to forfeiture and termination of purchaser's rights, way be made by United States Mall, postage pre-paid, return receipt requested, directed to the purchaser at his address last known to the seller.

(11) Tipon seller's election to bring suit to enforce any covenant of this contract, including suit to collect any payment required forements, the purchaser agrees to pay a reasonable sum as attorney's feets and all costs and expenses in connection with such suit, which sums shall be included in any judgment or decree entered in such suit.

If this seller shall kings suit to procure an adjudication of the t

included in any judgment of decide to IN WITNESS WHEREOF the	entered in such sult. parties betato have executed this instri	ument as of the date first w	ritten above,
x A	5-	General Holding	Corporation
* Spendim I	Mehm		President
	В	s R. Lettell	Secretary
STATE OF WASHINGTON.			
County of Clark	ss.	- 4	
On this 5 tile	day of September		19 72 , personally appeared
Robert W. Kanna	and	L. Vande Druge	en
to me known to be the	President and		Secretary, respectively, of
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