FORK AND L IND-WO

REAL ESTATE CONTRACT

A1196/1 CW-ON'T

THIS CONTRACT, made and entered into this 17th day of Mays 1965 o

MENRY E. ROGERS and ALETTA R. ROGERS, husband dies wife,

KEITH H. WRIGHT and GLOZIA M. WRIGHT, husband and wife, bereinsiter called the "seller," and

hereinafter called the "purchaser,"

WITCHESSEXH: This the seller agrees to sell to the purchaser and the purchaser wireca to purchase from the seller the following Skemar it described real estate, with the appurtenences, in

The east 37% Feat of Lots 1 and 9 of Block Four of AMMNSON'S ADDITION TO THE TOWN OF STEVENSON seconding to the official plat thereof on file and of record in the office of the Auditor of Skammia County, Washington;

ALSO a str/poof land 25 feet in width and 200/feet in length lying east and adjacent to the above described pertions of Lots 1 and 9 of the said Block Folds

TOGETHER with an easement and right of way for a private roadway 12% feet in width as more particularly described in deed dated June 19, 1958, and recorded June 19, 1958, at page 80 of Book 45 of Deeds, Records of Skamania

The terms and conditions of this contract are as follows: The purchase price is Eight Thousand Five Hundred and) Dollers, of which # N ..(\$ 500.00 Five Hundred and no/100 been paid, the receipt whereof is hereby ucknowledged, 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 and no/100 (\$8,000.00) Bollars in morthly installments of Sixty-five and No/100 (\$65.00) Bollars, or more, commencing on the 17th day of June, 1969, and on the 17th day of each and every month thereafter until the full accurate of the purchase wird together with interest shall until the full emount of the purchase price together with interest shall have been paid. The said monthly justaliments 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 contracted pay any part or all of the unpaid purchase price, plus interest then due.

This contract shall not be assigned without the express written consent of the sellers, and any purposed assignment thereof without such consent shall be null and void.

All payments to be made hereunder shall be made at P. D. Box 405, Stevenson, Washington 98648 or at such other place as the seller may direct in writing,

(1) The purchaser assumes and agrees to pay hefore definquency 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 encumbrance, or has assumed payment of or agreed to gurchase subject to, any laxes or assessments new a lien on said real estate, the purchaser agrees to pay the same before definiquency.

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

estate, the purchaser agrees to pay the same before centiquency.

(2) The purchaser agrees, until the purchase price is fully hald, to keep the buildings now and hereafter placed on said real estate to the actual cash value thereof against loss or damage by both are and windstorm in a company acceptable to the seller and for teed to the actual cash value thereof against loss or damage by both are and windstorm in a company acceptable to the seller and for prominent therefor and to deliver all polities and renewals thereof to seller.

the seller's benefit, as his interest may uppear, and to gay as periods and that neither the seller more his assigns shall be held the seller.

(3) The purchaser agrees that full inspection of said real estate has been made and that neither the estates at either be held to to any convenant respecting the condition of any improvements thereon not shall be purchaser or seller or the assigns of either be held to to any convenant respecting the condition of any improvements or reports unless the covenant or agreement relied on is contained herein or is any convenant or agreement for alternations, improvements or reports unless the covenant or agreement relied on is contained herein or is any convenant or agreement for alternations of the contractin writing and attached to and made a part of this contractin writing

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

(4) The purchaser assumes all basards of damage to or destruction or any improvements now on sold real estate or hereafter placed thereon, and of the taking of said real estate or any part, thereof for putths dark and agrees that no such damage, destruction or caking shall thereon, and of the taking of said real estate or the said to the said of particle of the readstant on the purchase remaining after payment of reasonable expenses of glocaring the said be paid to the saids and applied as payabled on the purchase remaining after payment of reasonable expenses of glocaring the said be paid to the saids and applied as payabled on the purchase remaining after payment of the relations of glocaring the said of the said of the particle freefal unless the seller elects to allow the parchaser to apply all or a portion of man a peril learned against, the processes of such tion of any improvements damaged by such taking. In case of disease or destruction from a peril learned against, the processes of the saids of the saids of the restant or rebuilding of such insurance remaining after payment of the reasonable expense of procarding the same shall be devoted to the restoration or rebuilding of such improvements within a reasonable time, unless purchaser elects that said payeress shall be paid to the said to the said of the particles of the purchase price and payer of the payment of the purchase price in the said payers and price and the said to the said to the said to the payment of the restoration on the purchase price and payers and payers and payers are all the said to the said to

purchase prior herein.

On payment or the purchase price in rull, an owners

(3) The seller described activated and an experience of the law and the seller all the insurance company, insuring, the purchaser to the full amount of said purchase price against loss or damage by reason of theirs title to said real estate as of the date of closing and containing no exceptions other than the following:

phons somer than the tonowing:

5. Priviled general exceptions appearing in 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 into by made subject; and

Any oxiging contract or contracts under which seller is purchacing said real estate, and my mortgage or other objection, which say oxiging contract agrees to pay, none of which for the purpose of this parograph (5) chall be decimed defects in seller's title.

(6) If seller's title to said real relate is subject to an existing contract or contracts under which soller is plinthesing said and exist or any mortgage or other obligation, which seller is to pay, seller agrees to make such payments in accordance with the terms thereof, the purpose of the payment of the payment of the payment of the payments agree that have the seller under this contract.

(7) The seller agrees, upon receiving full sayment of the purchase price and interest in the manner above specified, to execute said. deed to raid real estate, excepting any part thereof berealth taken for public use, free of encumbrances except any that may attach after date of closing through any person other than the seller, and subject to the following: (a) An masement and right of way for a private rotoway 122 feet in width granted to Glen R. Van Camp and wife by deed dated June 19, 1958, and recorded June 19, 1958, at page 81 of Book 45 of Deeds, Records of Skamania Country, Washington; (b) The effect, if any, of the municipal ordinances of the town of Stevenson, Wishington. General taxes for the second half of 1969. ton; and (8) Unless a different date is provided for herein, the purchaser shall be entitled to postersion of said real estate on date of closing and to retain possession so long as purchaser is not in default hereunder. The purchaser covenants to keep the buildings and other innoverances on and real estate in good repair and not to permit waste small not to usit, or permit the use of, the real estate for any likest purpose. The purchaser covenants to pay all service, installation changes for water, sewer, electricity, making or other unity purpose. The purchaser covenants to pay all service, installation changes for water, sewer, electricity, making or other unity purposes. The purchaser falls to make any payment herein provided on to makitain invarance, as herein relatived, the relier may make (9) In case the purchaser falls to make any payment herein provided or to makitain invarance, as herein relatived, the relier may make such payment or effect such insurance, and any amounts so paid by the saider, together with interest at the rate of 10% per amount thereon such payment until repaid, shall be repayable by purchaser at wellows demand, all without a spindite to any other right the seller might have by reison of such default.

(10) Time is of the extense of this contract and the con (6) 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 econdly with or perform any condition or agreeinent hereof or to make any payment required hersunder promptly at the time and in the manuscr herein required, the seller may elect to declare all the purchaser's rights hereunder terminated, and cipon his doing so, all payments made by the purchaser shall hereunder and all improvements placed upon the real estate shall be fordised to the site of slightless of any expansion of the real estate; and no waiver by the seller of any default on the part of the purchaser shall have right to re-enter and take possession of the real estate; and no waiver by the seller of any default on the part of the purchaser shall be construed as a waiver of any subsequent default.

Service upon purchaser of all demands, notices or other papers with respect to fortelling and termination of purchaser's right, may be construed as a waiver of any subsequent default.

Service upon purchaser of all demands, notices or other papers with respect to fortelling and termination of purchaser's right, may be construed as a waiver of any subsequent to enforce any covenant of this contract, including suit to collect any payment required force on the purchaser agrees to pay a reasonable sum as altorney's fees and all costs and expenses in connection with such suit, which was shall be included in any judgment or decree care and adjudication of the termination of the purchaser's rights hereunder, and judgment as a storney's fees and all costs and expenses in connection with such suit, and also retend the "int-asser agrees to pay a reasonable sum as attorney's fees and all costs and expenses in connection with such suit, and also retend the "int-asser agrees to pay a reasonable sum as attorney's fees and all costs and expenses in connection with such suit, and also retend the "int-asser agrees to pay a reasonable sum as attorney's fees and all costs and expenses in XN WITNESS WHEREOF, the parties herete have executed this instrument as of the date-aret written above. TRANSACTION EXCISE TAX JUN5 - 1969 STATE OF WASHINGTON kamenia County Treasurer By marrie HENRY E. ROGERS and ALETTA R. ROGERS, husband and wife, Skanian 1a On this day personally appeared before me to me known to be the individual S described in and who executed the within and foregoing introment, and admowledged that trye and voluntary act and deed, for the user, and purposes their signed the surie as therein many littles.

Cloth to the many band and official mal this country band and official mal this 17/16 they June /4 1969 day 🎉 unt TATE 16 17 1870 Motory Public in and Jol the State of Washington SE1 1972 COULD OF STA wedding as Stevenson therein. weefter the trail who is that we take a state of 75213

Filed for Record at Request of INDEXES DIRECTION

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