FORM A4994 IND-WO A-1964 IND-WO

REAL ESTATE CONTRACT

THIS CONTRACT, made and entered into this 24th

day of February, 1973,

between

HECTOR E. HARRISON and ETTA M. HARRISON, husband and wife.

hereinafter o "seller," and CARL A. GUENTHER, JR. and CARROL A. GUENTHER, husband and wife,

hereinafter called the "purchaser,"

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

Beginning at a concrete monument set in the ground at a point 800 feet west and 177 feet south of the quarter corner on the east line of Section 26, Township 2 North, Range 6 E. W. M.; thence south 48.45 feet; thence west 5.68 feet to the initial point of the tract hereby described; thence north 37° 29' west 12 feet; thence south 62° 09' west 291.85 feet; thence south 68° 41' west 147.9 feet; thence south 56° 29' west 96.80 feet; thence south 01° 47' west 52.15 feet; thence south 05° 10' east 816.35 feet; thence north 69° 30' east 548.00 feet; thence north 03° 50' west 238.04 feet; thence north 01° 50' east 190.61 feet; thence north 16° 42' east 364 feet to the initial point.

(Includes 1962 Columbia Mobile Home now attached to said premises and assessed as real property by the Skamania County Assessor)

The terms and conditions of this contract are as follows: The purchase price is Twenty-two Thousand and no/100 price is Twenty-two Thousand and no/100 price is 22,000.00) Dollars, of which Five Thousand and no/100ths - (\$ 5,000.00) Dollars have 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 sim of Seventeen Thousand and no/100ths (\$17,000.00) Bollars in monthly installments of One Hundred Seventy-five and no/100ths (\$175.00) Bollars, or more, commencing on the first day of April, 1973, and on the first day of each and every month thereafter until the full amount of the purchase price together with interest shall have been paid. The said monthly installments shall include interest at the rate of eight per-cent (8%) 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 withmout penalty any part or all of the unpaid purchase price, plus interest then due.

All payments to be made hereunder shall be made at Route 2, Box 434, Washough 7, Washington 98677 or at such other place as the seller may direct in writing.

As referred to in this contract, "date of closing" shall be March 1, 1973

- (1) The purchaser assumes and agrees to pay before delinquency all taxes and assessments that may as between granter and grantee hercafter here as a lien on said real estate; and if by the texts of this contract the purchaser has assumed payment of any mortigage, contract or other encountrance, or has assumed payment of or spreed to purchase while the purchaser has assumed payment of any mortigage, real estate, the purchaser agrees to pay the same before uclinquence.
- (2) The purchaser agrees, unlike the purchase price is fully and the keep the buildings now and hereafter placed on said real estate issured to the actual cash value thereof against loss or damage by both the and said form in a company acceptable to the seller and for the seller, as his interest may appear, and to pay all property that the seller, as his interest may appear, and to pay all property that the seller.
- (3) The purchaser agrees that full inspection of said wall exists block in many ordered the after for his andrew shall be held to any coverant respecting the condition of any improvements that a rest of the pair agree or after on the assigns of either he held to any coverant or agreement for alternations, in provincial or agreement of the contains of agreement or alternation of the contains of a contains of the contains of a contains of the contai
- in writing and attached to and made a part of this contact.

 (4) The pur hast assumes all hazards of damage to or destraction, may improvements now on cald made of hereafter placed thereon, and of the taking of said real estate or any part thereon to be a set of the purple of the conditions of the condensation. In case any part of said real estate is taken for public use, the portion of the condensation ward remaining after payment of reasonable expense of procuring the same that the other mat applied as payment on the purchase price herein unless the seller elects to allow the purchaser to apply all or a portion of such condensation award for the reliabling or rectoration of any improvements damaged by such taking. In case of samage or destruction from a perful instruct antials, the precede of such instrumer temaining after payment of the reasonable expense of procuring the same shall be devoted to the visionation or rebuilding of such improvements within a reasonable time, unless purchaser elects that rard proceeds shall be paid to the seller for application on the purchase pitch herein.
- (5) The seller has delivered, or agrees to deliver within 15 days of the date of closing, a purchase's policy of title incurance in standard form, or a commitment therefor, issued by Truntamorteo Title Insurance Company, insuring the purchaser to the full amount of said purchase price against loss or damage by reason of slofect in seller's title to said real estate as of the date of closing and containing no exceptions other than the following:

a. Printed 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
Any existing contract or contracts under which seller is purchasing said real estate, and any manterine or other obligation, which seller by this contract agrees to pay, none of which for the purpose of this paragraph (5) shall be necessal effects in seller's title.

(6) If seller's title to said real estate is subject to an asisting contract or contracts under which soller is purchasing add lead estate, or any mostgage or other obligation, which seller is to may, soller agrees to make such payments in accordance with the terms libered, and be applied to the payments next falling due the seller tader this contract. (?) The seller agrees, upon receiving full payment of the purchase price and interest in the manner above specified, to enscute and deliver to purchaser a statutory warranty deed to said real estate, excepting any part thereof hereafter taken for public use, free of encumbrances except any that may attach after date of closing through any person other than the safter, and General taxes for 1973. Any question of boundary as more particularly described in paregraph 5 of the preliminary commitment for title insurance issued by Skamania County Title Company; and Essements and rights of way for County Road No. 1018 designated as the Kuaffler Road. (8) Unless a different date is provided for herein, the purchaser dual be entitled to possession of said real extate on date of closing reacts on said real estate in good repair and not so permit waste and not to use, or gardet the use of, for real estate in good repair and not so permit waste and not to use, or gardet the use of, for real estate in the pay all cervice, installation or construction changes for water, sewer, electricity, rathange or other utility. (9) In case the purchaser fails to make any symmet hirely provided or to multitain immance, as herein regulard, the teller may in the suite of payment until repaid at the rate of 70% per manual theman from thice of payment until repaid, shall be repayable by purchase on sellers draged, all without prejudice to any other sight the reflect has been provided by the relationship of the results and the results are results and results are results are results are results are results are results and results are resul salight have by reason of such depaid.

(10) Time is of the essence of this contract, and it is agreed that in case the purchaser shall fall to comply at he or perform any condition or agreement hereof or to make any payment required becominer prepaidly at the fare and in the reasons instrict required, the seller may elect to declare all the purchaser's rights hereunder terminated, and upon his dol's go, all payments made by the purchaser have right to nu-enter and take possession of the real estate shall be fortified to the seller as limitated damages, and thy seller shall be construed as a waiver of any subsequent default.

Service upon purchaser of all demands, notices or other papers with respect to infeiture and termination of purchaser shall. Service upon purchaser shall, postage pre-path, return receipt requested, directed to the purchaser at his additure has to known to the seller. Service upon purchaser agrees to pay a reasonable sum as attended in the purchaser at his additure has to known to the seller, because the induced in any judgment or decree entered in such salt.

If the seller shall bring suit to procure an adjudication of the termination of the purchaser's rights have under such suit, which is the seller shall bring suit to procure an adjudication of the termination of the purchaser's rights have under such suit, which is the purchaser agrees to pay a reasonable sum as atterney's feets and all costs and expenses in connection with cuts sait, which the purchaser agrees to pay a reasonable sum as atterney's feets and all costs and expenses in connection with cuts sait, which the purchaser agrees to pay a reasonable sum as atterney's feets and all costs and expenses in connection with cuts sait, and also the purchaser agrees to pay a reasonable sum as atterney's feet and all costs and expenses in connection with cuts sait, and also included in any judgment, or decree entered in such suit.

11. MYTHESE WITHER ON THE PROFE the parties hereafted to the condition of litle at the date such suit is c II! WITNESS WHEREOF, the parties hereto have executed this instrument as of the date first written above. 1795 🔏 TRANSACTION ENGISE TAX Amino 1 of 220 th Manuage Lier thing (sen) STATE OF WASHINGTON. Espirate: County Treasurer River well Heddelpo Dego County of Skemania HECTOR E. HARRISON and ETTA M. HARRISON, husband and wife, On this day personally appeared before me to me known to be the individual's described in and who executed the within and foregoing instrument, and acknowledged that they signed the same as fee and voluntary act and deed, for the uses and purposes thair therein mentioned. CIVEN unfer thy hand and official seal this 24th February, · Dalvie The line PUBLOS. Notary Public in and jet the State of Washington, residing at Stevenson Wherein. 75808 hansamerica? TATHER DEPARKARITY POTER RECORDER'S USE. A Service of Transumerica Corporation I HEREBY CORTIFY THAT THE WITHIN STRUMENT OF ARITY IS FILED BY Filad for Record at Request of REGISTEMAD & INDEXED: DIRF ONDER IN WOCK 65 INDIRECTS. cod _AT PAGE FG 7 F Address ORRE OF SKANANIA COUNTY, WHALA RECORDED:

COMPARED

MAILED

City and State.....