



REAL ESTATE CONTRACT

1002H A- 564)

duy of Eugust, 1971 THIS CONTRACT, move and entered into this . Will husband and wife

have ineffer collector, "antier," and G. Richard Bell and Elisabeth Bell, husband and wife and Wayne R. Ball and Esther Bell, husband and wife

WITNESSETH: That this coller agroes to well to the burchiser and the purchaser agrees to purchase from the coller the following described and estate, with the appurtamentes, in Skamania County, State of Washingtons

The North 757 feet of the Northeast Quarter of the Southeast Quarter (NE's SE's) of Section 36, Township 2 North, Range 5 E. H. M., EXCEPT the North Half of the Northeast Quarter of the Southeast Quarter (No NEW SE's) of the said Section 36. AND EXCEPT that portion thereof lying easterly of an existing gravel road connecting with County Road No. 1214 designated as the Snyder-Banks Road.

The terms and conditions of this contract are as follows: The purchase price is Four Thousand Nine Pundred Fifty and no/100----15 4.950.00) Dolhirs, of which Seven Hundred Fifty and no/100---or more at purchaser's option, on ar before the day of September and Forty Two and no/100----(\$ 42.01)) Dollars, or more of purchaser's option, an or before the 5th day of each succeeding valendar month until the balance of said purchase price shall have been fully paid. The purchaser further agrees to poy interest on the diminishing balance of said purchase price at the rate of 8 pet cent per annum from the 6th day of August , 1971, which interest shall be deducted from each installment payment and the balance of each payment applied in reduction of principal.

All payments to be made hereunder shall be made at or at such other place as the seller may direct in writing.

Entire contract balance to paid in full within 8 years from date of closing.

1886

MOOK 45 PAGE

TRANSACTION EXCISE TAX

- (1) The purchaser resumes and agrees to pay before delinquency all taxes and assessments that may as between grantor and grenies hereafter become a lien on said real estate; and if by the terms of this contract the purchaser has assumed payment of any marigage, contract or other encumbrance, or has assumed payment of any marigage, contract or other encumbrance, or has assumed payment of any marigage, contract or other encumbrance, or has assumed payment of a greed to purchase subject to, any taxes

 (2) The purchaser agrees, until the purchaser price is fully paid, to keep the hulldless of the assumed to the assume
- (2) The purchastir agrees, until the succhase price is fully pold, to keep the buildings now and hereafter placed on hold real astate 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 the sellor's benefit, as his interest may appear, and to pay all premiums therefor and to deliver all policies and renawals thereof to the seller.
- (3) The purchaser agrees that full inspection of sold 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 soller or the assigns of either be held to any covenant or attempts for alterations, improvements or repairs writes the covenant or agreement relied on is centained herein or is in writing and attached to and made a part of this contract.
- nent relied on is centained herein or is in writing and attached to and made a part of this contract.

 (4) The purchaser assumes all hazards of damage to or destruction of any improvements now on said real estate or hereafter placed thereon, and of the taking of said real estate or any part thereof 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 is taken for public use,
 the partian of the cuidemnation award remaining after payment of resonable expenses of procuring the same shall be paid to
 the seller and applied as payment on the purchase relice herein unless the sailer elects to allow the purchaser to apply off a
 partian of such confismation award to the rebuilding or restoration of any improvements damage by such taking, in case of
 damage or destruction from a partit 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 within a reasonable
 time, unless purchaser elects that said proceeds shall be paid to the seller for application on the purchase price herein.
- (5) The sells has delivered, or egrees to deliver within 15 days of the date of closing, a purchaser's policy in stille urance in standard form, or a commitment therefor, issued by Security Title Insurance Company of Washington, Insuring burkhaser to the full emount of said purchase price against loss or samage by reason of defect in seller's title to said testate as of the date of closing and containing no exceptions other than the following:
 - h Printed general exceptions appearing in said pulicy forms
 - Livens at emcumbrances 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
 - Any axisting contract or contracts under which softer is purchasing said real estate, and any mortgage or other obliga-tion, which Kaller by this contract agrees to pay, now of which for the purpose of this paragraph (5) shall be deemed defects in teller's title.
- (6) If saller's title to said roal estate (i) xubject to an existing contract or contracts under which seller is purchasing said roal estate, or any martgage or other obligation which seller is to pay, seller agrees to make such payments in accordance with the Yerms thereof, and upon default, the purchaser shall have the right to make any payments necessary to remove the default, by any goyments so made shall be applied to the payments next falling due the seller under this contract.

appear rest their state definione and glass definions where and inventor in the [7] The seller square, ensecute and deliver to permission a liptorary tours by many transfer and the ball real factor delivers the permission part thereof horositate tolers for public tree, from it many manager my that Let preach after well at all process to the fall process and the permission when the the tree to the permission when the the tree to the fall process and the fall process are the fall process and the fall process are the fall process and the fall process are the fall process are the fall process are the fall process and the fall process are the fall process

(1) Upon seller's election to bring suit to enforce any covernant of this contract, including suit to collect any payment required hereunder, the purchaser agrees to pay a reasonable sum as attorney's fees and oil costs and expenses in connection with such suit, which sums shall be included to any judgment or decree entered in such suit.

If the seller shall bring suit to procure an adjudication of the termination of the purchaser's rights because and judgment is so entered, the purchaser agrees to apply a reasonable sum as attorney's lives and oil costs and expenses in connection with such suit, and also the reasonable cost of searching records to determine the condition of title of the date such suit is commenced, which sums shall be included in any judgment or derivee entered in such suit.

IN WITHESS WHEREOF, the parties hereto have executed his instrument of lat the date first written above. Elisabeth J. Will Wayne R. Bell Esder Beel (SEAL) (SEAL) STATE OF WASHINGTON. Doan Yogt, Lois Vogt, William Proksul and Lucille Proksel County of On this day personally appeared hafare me to me known to be the Individual 5 described in and who executed the within and foregoing instrument, and acknowledged that free and voluntary act and deed, they signed the same as for the uses and purposes theretts manifoned. GIVEN under my hand and official seal this day of £21282937 Notary Public in and for the State of Washington Vancouver residing at

BACURITY TITLE INSURANCE COMPANY

Filed for Record at Request of

| 1 0 5-70 | | REGISTERED E |
|----------------|--------|---------------|
| | | INDEXED: DIR. |
| NAME | | INDIRECTI |
| ADDRESS. | | RECORDED |
| | e a se | COMPARED |
| CITY AND STATE | 0 | MAYLED |

| | of Skany | , | 3- (| 1 |
|------------|----------|-----------|---------|-----------|
| | BY CLATI | | | |
| INSTRUM | AT OF | TING | LED BY. | ٤ |
| J 7 | | | | |
| | Cold Con | | | |
| AT 2!3 | EJ M. T | 111 | 0.19 | <i>73</i> |
| WAS RECC | PHI COOR | PCOH. | 65 | احبت |
| OF AL | eed | ? አተ ፥ | ABL | 2/_ |
| RECORDS | OF HXAM | ANIA EC | יאראטי | W-444 |
| المسمديدية | 40. | 10 | 100 | |
| - | - | CUNH | | LONG! |