Paneer Mitional Tela Inegrance Company

RETURN DANGELS TIME CO. 100 Ecta Nilli Street Vancourt, Win.

BOOK 65 PAGE 854

## REAL ESTATE CONTRACT

WASHINGTON TITLE DIVISION

THE XMITHAGE, made and entered into this

March, 1972,

powdro M. ROBBINS, unmarried, as his separate estate,

Surfacilier called the saler," and MARION FREW and MARILYN D. FREW, husband and wife,

headewiter called the "purchaser,"

A Mia

WITH ESSETH: That the seller agrees to tell to the purchasir and the purchasir agrees to purchase from the relier the following described and estate, with the appairtenances, in Skamania County, State of Washington:

> The North Half of the Northwest Quarter of the Southeast Quarter of the Northeast Quarter of Section Eighteen (18), Township Seven (7) North, Range Six (6), East of the Willamette Meridian, lying East of Forest Service Road No. N 71, excepting therefrom the South 30 feet.

SUBJECT TO easements and restrictions of record.

The light and conditions of this contract are as follows: The purchase price is Six Thousand and no/100 - --(\$6,000.00 Two Hundred fifty and no/100 ) Dollars, of which been pold, the receipt whereof is hereby acknowledged, and the belance of said purchase price shall be pold as follows: ) Dollars have

Forty-eight and 10/100 er more at purchaser's option, on er before the - - (\$ 48.10 ) Dollars. 15th day of and Forty-eight and 10/100 -April , 19 72, - - - (\$ 48.10 or more all purchaser's option, on or before the ) Dollars, 15th day of each succeeding calendar month until the balance of sald purchase price shall have been fully paid. The purchaser further agrees to pay interest on the diminishing balance of said purchase price eitherate of eight (8) per cent per annum from the 15th day of 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 the at such other place as the celler may direct in writing.

No. 1341

## TRANSACTION EXCISE TAX

MAY 1 5 1972 Amount Paidon plana Go Contract By Reichard Dilamuel

As referred to in this contract, "date of closing" shall be March 15. 1972

(1) The purchaser assumes and agrees to pay before delinquency all tases and a menents that may a between granter and grantee thereafter become a lien on said real estate; and if by the terms of this contract the purchaser has assumed payment of any mortgage, contract 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 estate incred 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 actual cash value thereof against loss or damage by both fire and windstorm in a company acceptable to the seller and for the actual cash value thereof against loss or damage by both fire and windstorm in a company acceptable to the seller and for the actual cash value thereof against loss or damage by both fire and windstorm in a company acceptable to the seller and for the actual cash value thereof against loss or damage has been successful to the seller and for the actual cash value thereof against loss or damage has been successful to the seller and for the actual cash value thereof against loss or damage has been successful to the seller and for the actual cash value thereof against loss or damage has been successful to the seller and for the actual cash value thereof against loss or damage has been successful to the seller and for the actual cash value thereof against loss or damage has been successful to the seller and for the actual cash value thereof against loss or damage has been successful to the seller and for the actual cash value thereof against loss or damage and the purchase and the purchase against loss or damage and the purchase and the purchase against loss or damage and the purchase and the purchase against loss or damage and the purchase against loss or damage and the purchase and the purchase against loss or damage and the purchase against loss or damage and the purchase against loss or damage and th

The relier.

(3) The purchaser agrees that full impaction of sold real estate has been made and to deliver all policies and renewals thereof to 10. The purchaser agrees that full impaction of sold real estate has been made and that neither the seller nor his scaigns shall be held to not coverant respectively the condition of any improvements thereon nor shall the purchaser or seller or the assigns of either be held to any coverant or agreement for alternations, improvements or repairs unless the coverant or agreement relied on is contained herein or is writing and situated to and made a part of this contract.

(4) The purchaser assumes all herards of damage to or destruction of any improvements now on said real estate or hereafter placed contains a filler of consideration. In case any part of said real estate is taken for public use, the portion of the condemnation award contains after payment of reasonable expenses of procuring the same shall be paid to the seller and applied as payment on the purchaser to apply all or a portion of such condemnation award to the rebuilding or relitorations to the relief payment of the reasonable expense of procuring the same shall be paid to his relief and applied of such improvements damaged by such taking. In case of damage or destruction from — will instruct against, the proceeds of such improvements damaged by such taking. In case of damage or destruction from — will instruct against, the proceeds of such improvements as the payment of the reasonable expense of procuring the same shall be lead to the restoration or rebuilding of such improvements as the payment of the reasonable expense of procuring the same shall be paid to the restoration or rebuilding of such improvements because the seasonable expense of procuring the same shall be paid to the restoration or rebuilding of such improvements because the seasonable expense of procuring the same shall be paid to the restoration or rebuilding of such improvements because the seasonable expense of procuring the same shall be

(3) This seller best eliveral, escapares to deliver within all the seller distributions, a printegra policy of title insurance in standard folds, or a commitment theoreter, issued by propositional folds in the seller of the first and the parameter to the full amount of exceptions other than the following:

1. Frinted general exceptions appearing in said policy form;

2. Frinted general exceptions appearing in said policy form;

3. Frinted general exceptions appearing in said policy form;

3. Lieus of encumbrances which by the terms of this covered the numbers of the numbers of the covered the numbers of the num

b. Line of encumberacce which by the terms of this contract the parchiser is to assume, or as to which the convoyance hereunder has be disch subject; and

A May extend contract or contracts under which seller in purchasing sold real estate, and any mortgage or other obligation, which serves by this contract egapes to pay, none of which for the purpose of this paragraph (f) shall be deemed defects in seller's title.

17.16

(6) If seller's title is raid the estate is arbient to an crising contract or confined under which where is no pay, seller agrees to make such physicals as accordance with the output of the payments are accordance with the output of the payments accordance with the contract.

(7) The reflect space, upon relating full payment of the purchase selectined interest in the manuscraft of perfect for the manuscraft of the purchase selectined interest in the manuscraft of the purchase selectine in the manuscraft of the purchase selection in the manuscraft of the purchase selection in the manuscraft of the purchase selection in the manuscraft of the manuscraft of the purchase selection in the manuscraft of the manuscraft of the purchase selection in the manuscraft of the manuscraft of the manuscraft of the purchase selection in the manuscraft of the manuscraft of the purchase selection in the manuscraft of the manuscraft of the manuscraft of the manuscraft of the purchase selection in the manuscraft of the purchase selection in the manuscraft of the manuscraft of the purchase selection in the manuscraft of the manuscraft of the purchase selection in the manuscraft of the manus deliver to purchaser a thousand reserved in beyond to be purchase price and interest in the manuscrapture specifies, in these for public use, fine of excumily sizes may that may attach after date of closing through any person other than the subject to the following: shord to said year estate, excepting may part three!

Easements and restrictions of record.

(8) Unless a different date is provided for hands the manual the manual transfer of the contract of the contra	A	))
(6) Unless a different date is provided for herein, the parchaser shall be entitled to power and to retain proceeding to long as parchaser is not in default hereunder. The purchaser covenants to keep ments on pail, real cutate in good repair and not to permit water and not purchaser covenants to keep the process.	said real estate on	date of come
ments on enty real estate in mand valuate and that	o toe numidings and	CHARGE PROPERTY.
purpose. The curchaser coverants to pay all service, includation or construction charges for water, sewer, services furnished to said real estate after the date purchaser is wallful to purchase.	of the real estate	for any lange
services furnished to said real estate after the date purchaser is multiled to possession.	correctively! Surfide	or charge alman

(9) In case the purchaser falls so make any paysant herein provided or to maintain insurance, as herein required, the seller may rathe such payment or effect such insurance, and any amounts so paid by the seller, together with interest at the rate of 10% per annum therees from date of payment until repaid, shall be repayable by purchaser on seller's demand, all without prejudice to any other right the collection of the payment of the pay

might have by reason of such default.

(10) Time is of the exerce of this contract, and it is agreed that in case the purchases shall full to comply with or perform capy condition or agreement hereof or to make any payment required becauser promptly at the time and in the number bectin received. The eller may elect to declare all the purchaser's rights hereunder terminated, and upon his doing to, all-payments made by the purchaser's right hereunder terminated, and upon his doing to, all-payments made by the purchaser's right to re-enter and take possession of the real extate that he toricited to the seller as liquidated daringed, and the seller shall be construct as a waiver of any cubest, at default.

Service upon purchaser of any cubest, at default.

Service upon purchaser of all demands, notices or other papers with respect to forfeiture and termination of purchaser's rights may be made by United States Mail, possage pre-paid, return receipt requested, directed to the purchaser at his address last anount, to this galact.

If the seller shall bring suit entered, the purchaser agrees to the reasonable cost of searching included in any judgment or dec	to procure an adjudication of the termin- pay a masonable sum as attorney's fees and is records to determine the condition of the ree entered in such suit.	this contract, including sult to fellow any payment required and all costs and expanses in connection with such sult, which added the purchasers rights hereinder, and judgment if for d all costs and expenses in connection with such sult, and say the lat the date such sult is commenced, which sums thell is
in witness whereof,	the parties hereto have executed the instru	ment as of the date is vritter above (CLIL)  Racione Frank (CLIL)  Darliga D. January (CLIL)
STATE OF WASHINGTON,		(crit)
County of Clark On this day personally appea	red before ma DONALD M. ROBB	INS, unmarried; M. Towners
	The state of the s	
they signe	d the same as their	hin and foregoing instrument, and acknowledged that free and voluntary act and deed, for the uses and purposes
thereis mentioned.		are the area, for the area and purposes
GIVEN under my hand and o	official seal this	March, 1972.
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