REAL ESTATE CONTRACT

day of January, 1974, THIS CONTRACT, meds and entered into this 18th

between DARYL I. YEAGER and JEANINE YEAGER, husband and wife,

hereinsiter called the "seller," and FRANKLIN D. DOUGLASS and JEAN MARIE DOUGLASS, 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 Skamania desiribed real estate, with the appurtenances, in

Accept of land located in the Southeast Quarter (SEG) of Section 25, Township 3 North, Range 7 E. W. M., described as follows:

Beginning at a point 1,286.5 feet north and 339.38 feet west of the southeast corner of the said Section 25, said point being located on the northerly line of a dedicated road; thence north 35° 02' east 125.35 feet; thence north 48° 57' west 146.03 feet; thence south 32° 14' west 158.07 feet to the northerly line of the dedicated road aforesaid; thence scuth 62° 06' east following the northerly line of said road to the point of beginning; TOGETHER WITH water rights for domestic purposes only as shown on the plat of Yeager Haven on file and of record at page 134 of Book A of Plats, Records of Skamania County, Washington.

The terms and conditions of this contract are as follows: The purchase price is Sixteen Thousand Three Hundred) Dollars, of which and no/100ths -_ (\$ 500.00 been pold, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid as follows:

The nurchasers agree to pay the balance of the purchase price in the sum of Fifteen Thousand Eight Hundred and no/100ths (\$15,800.00) Dollars in monthly installments of Two Hundred Twenty-five and no/100ths (\$225.00) Dollars, or more, commencing on the 1st day of March, 1974, and on the 1st day of each and more wery month thereaf or 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 nine per-cent (9%) 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 without penalty 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 purported assignment thereof without such consent shall is P. O. Box 186, Stevenson, Washington 98648 null and void.

All payments to be made hereuraler shall be made at . or at such other place of the seller may direct in writing. January 18, 1974.

(1) The purchaser assumes and agrees to pay before delinquency all taxes and assessments that may as between granter and grantee hereafter become a lien on said real estate; and it 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 purchase subject to, any taxes or assessments now a lien on cald real estate, the purchaser agrees to pay the same before defundency.

(2) The purchaser agrees, until the purchase price is fully paid, to heep the buildings now and hereafter placed on said real estate (2) The purchaser agrees, until the purchase price is fully paid, to heep the buildings now and hereafter placed on said real estate (2) The purchaser agrees, until the purchaser benefit and whichstorm in a company acceptable to the seller and for insured to the actual cash value thereof against loss or di mage by both five and whichstorm in a company acceptable to the seller and to he seller and to deliver all policies and renewals thereof to the seller, as his interest may appear, and to pay all premiums therefor and to deliver all policies and renewals thereof to the seller.

(3) The purchaser agrees that full inspection of said 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 seller or the assigns of either be held to any covenant or agreement for alterations, improvements or repairs unless the covenant or agreement relied on is contained herein or is in writing and attached to and made a part of this contract.

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 for public use; and agrees that no such damage, destruction or caking shall considerate or consideration. In case any part of said real estate is taken for public use, the partition of the condemnation award consistent in the same shall be paid to the seller and applied as payment on the purchase remaining after payment of reasonable expenses of procuring the same shall be paid to the seller and applied as payment on the purchase related in the same shall be paid to the seller and applied as payment on the purchase related in the same shall be paid to the seller and applied as payment on the purchase related in the purchase of procuring the same shall be devoted to the restoration or rebuilding of such insurance remaining after payment of the reasonable expense of procuring the same shall be devoted to the restoration or rebuilding of such insurance remaining after payment of the remained expense of procuring the same shall be devoted to the restoration or rebuilding of such insurance remaining after payment of the remained proceeds shall be paid to the seller for application on the purchase price herein. A garges to deliver on Dayment of the purchase price in full, an owner is allowed form of a commitment therefor, issued by rennemerical little insurance Caragony, insuring the purchaser to the full amount of saind purchase price against less or damage by reason of defect in seller's this to said real estate as of the date of closing and containing no said purchase price against less or damage by reason of defect in seller's this to said real estate as of the date of closing and containing no and purchase price against less or damage by reason of defect in seller's this to said real estate as of the date of closing and containing no exceptions other than th

b. Lies or encumbrances which by the terms of this contract the purchaser is to assume, ny as to which the conveyance hereunder is to be made subject; and

is to be made subject; and

c. Any existing contract or contracts under which seller is purchasing said real estate, and any mortgage or other obligation, which seller by this contract agrees to pay, none of which for the purpose of this paragraph (C shall be deemed defects in seller's title, seller by this contract agrees to pay, none of which for the purpose of this paragraph (C shall be deemed defects in seller's title.

(6) If seller's tille to said real extals is subject to in cristian continue or control or any martings of other obligation, which seller is to pay, aster to theke see upon default, the purchase shall have the table to make any payables necessary to be applied to the payments next falling due the seller tible; this cut subject to the payments next falling due the seller tible; this cut of the seller tible. ensurets in der which pelse its perchasing path vial strate s such beyonders in accordance with the series theyon, and ty to remove the default, and our perfections so backs and

(7) The seller agrees, upon receiving full payment of the purchal price and intends in the manner above specified, to execute and deliver to purchaser a statutory warranty level to red to said real visite, excepting any jast thereof hereafter taken for public use, free of encumbrances except any that may attach a or date of clesing through any person other than the seller, and subject to the following:

- Subject to easement and right of way granted to the Fublic Utility District No. 1 of Skewania County for underground Nectrical distribution Ines; and (a)
- Gineral taxes for 1974 which will become dum and payable Fabruary 15, 1974. (b)

(8) Unless a different date is provided for berein, the purchaser shall be entitled to possession of said real estate on date of closing and to retain possession to long as purchaser is not in default hereunder. The purchaser throughout the use of the buildings and other improviments on said real estate in good repair and not to permit waste and not to use, or hyrint the use of the real estate for any liferal purpose. The purchaser covenants to pay all service, installation or construction charges for water, sever, electricity arbage or other utility services furnished to said real estate after the date purchaser; is entitled to powersion.

(9) In case the purchaser folis to make any payment berein provided or to majntain instrance, is herein required the seller may rake such symmetric or piecet such issurance, and any amounts so paid by the seller, tageder with interest at the rate of 10% per amount, determined have by reason of such default.

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from the first present man repeats, small be repayable by purchastr on seller; textuand, all witcout projudice to any other right the 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 fail to comply with or perform any coulding an agreement hereof or to make any payment required hereunder primptly at the time, and in the manner here's requiril, the seller may elect to declare all the purchaser's rights hereunder tertekneted, and upon his doing at, all payments made by the purchaser and all improvements placed upon the real estates shall be forfeited to the near a lightwheeted damages, and the seller, shall have construct as a waiter of any subsequent 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, postage pre-paid, return receipt requested, threated to the nurchaser at his address last known to the seller.

(11) Upon seller's election to bying suit to enforce any covenant of this contract, findinging suit to collect any payments, required hereuader, the purchaser ogrees to pay a reasonable sum as attorney's fees and all sorts and expenses in connection with such such, which sums shall be purchaser agreed to pay a reasonable sum as attorney's fees and all costs and expenses in connection with such such, which sentered, the purchaser agrees to pay a reasonable sum as attorney's fees and all costs and expenses in connection with such such, which sums shall be any toler expenses.

'acluded in any judgment or decree entered in such suit.	n of thre at the date such suit is comminded, which sums shall b
IN WITNESS WHEREOF, the gartles hereto have executed the	is instrument as of the date first written above.
Purchasers agree to reimburse sellers for one-half of all closing expenses incurred in sale of said premises including 1% ex-	Mary hyporthy (SPA)
cise tax, title insurance, state conveyance	Lange Minholling Kingspape
tax stamps and legal services.	(SEA)
STATE OF WASHINGTON,	Cyletter Thank Delate of testing
County of Skiaman ia	_ \ 1 /
DARYI I VE	AGER and JEANINE YEAGER, husband and wife.
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 their	free and voluntary act and deed, for the uset and purposes
therein mentioned.	
GIVEN under my hand and official scal this 29th	day of January, 1974.
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1 No	The state of the s
TRANSACTION EXCISE TAX	Notary Public in and for the State of Washington,
3. 10 05. *** ***	residing at Stevenson therein.
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