WIESEL W

REAL ESTATE CONTRACT

For Unicaprosed Property

THE CONTRACT, made this 154

day ist

Junuary, 1974,

between

Dichery LEE OUTHING, a singlemen, EDEGRO R. WALAST and SANCRA K. WILLARD, hereinafter called the "seller" and

hereinafter called the "purchiser."

WITTE SUITE: The nather egrees to zell to the purchaser, and the purchaser agrees to purchase of the

while the following described had estate with the opportenances, eltrate in deorgaingtout

Skamania

A portion of Trace to. 8 of COLUMBIA RIVER ESTATES as more particularly about on a survey thereof recorded at page 364 of Book J of Miscollaneous Records under Auditor's File No. 75656, Records of Skumenia County, Washington; said real property being a portion of the Southwest Quarter of the Horstwest Quarter (SMS Nova) of Section 23, Township 2 North, Range 6 E. W. Bog and more particularly described on Schwadule A attached hereto.

Free of incumbrances, except: Easemente and rights of way of record including right of way for Roads "B", "C" and "D" for the use of the public as more particularly described on the oforesoid survey recorded at page 364 of Book J of Mic 2010 anous Records aforesaid, and by description thereof at page 358 of Book J of Miscellaneous Records, Skemania County, Washington.

On the following terms and conditions: The purchase price is Six Thousand Five Hundred and =(\$ 6,500,00) dollars, of which ______ no/100ths - Six Hundred Fifty and no/100ths has been paid, the receipt whereof is hereby acknowledged, and the purchaser agrees to pay the balance of said purchase price as follows:

The purchasers agree to pay the remaining balance of the purchase price in the sum of Five Thousand Eight Hundred Fifty and no/100ths (\$5,850.00) Dolthe sum of Five Thousand Eight Hundred Fifty and no/100ths (\$5,850.00) Dollars in ten annual equal installments of Five Hundred Eighty-five and no/100 (\$785.00) Dollars commencing on the 1st day of January, 1975, and on the first day of January of each year thereafter until the full amount of the purchase price together with interest shall have been paid. The unpaid purchase price shall hear interest at the rate of eight per-cent (8%) per annum computed on the diminishing principal basis and payable in addition to said installments on the annual dates on which said installments become due as above specified.

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 anguald purchase price, plus interest then duck.

TRANSACTION EXCISE TAX

FEB 51974

The purchaser may enter into possession January 1, 197/Amount Palding

The purchaser may enter into possession January 1, 19744mount Paldical (Manadella The property has been carefully inspected by the purchaser, and nakesseparation resourcementations pertaining thereto, or to this transaction, have been made, tave such angre stated herein.

The purchaser agrees: to pay before delinquency all taxes and assessments assumed by him, if any, and any which may, as between granter and grantee, hereafter become a lien on the premises; not to permit waste; and not to use the premise for any illegal purpose. If the purchaser shall full to pay before delinquency any such taxes or assessments, the celler may pay them, and the amounts so paid shall be deemed part of the purchase price and be payable forthwith with interest at the rate of ten per cent per annum until paid, without projective to any other right of the seller by reason of such failure.

The nurchaser assumes all risk of the taking of any part of the property for a public use, and agrees that any zach taking shall not constitute a failure of consideration, but all moneys received by the seller by reason therefor shall be applied as a payment on account of the purchase price, less any sums which the seller may be required to expected in procuring such ranneys.

If celler's title to call real estate is subject to an existing contract or contracts under which seller is petchasing each real estate, or any mortgage or other obligation, which seller is to pay, suller agrees to stake such payments in accordance with the terms thereof, and upon default, the purchaser shall have the night to make any payments accessory to remove the default, and any payments so made shall be applied to the payments next falling due the celler under this contract.

Thought agreements herein, the execute and

BOOK 46 PACKE

which may have been condemned, free of incumbrances except those above mentioned, and any that may accrue hereafter through any person other than the seller.

The seller agrees to furnish a Trensamorica Title Insurance Company standard form purchaser's title policy when the purchaser shall have paid the purchaser price in full insuring the title to sail property with liability the same as the above purchase price, free from incumbrances except any which are assumed by the purchaser or as to which the conveyance hereunder is not to be subject.

except any which are assumed by the purchaser or as to which the conveyance hereunder is not to be subject.

Time is of the essence hereof, and in the event the purchaser shell fail to comply with or perform any condition or agreement hereof promptly at the time and in the manner herein required, the seller may elect to declare all of the purchaser's rights hereunder terminated. Upon the termination of the purchaser's rights, all payments made hereunder, and all improvements placed upon the premises shall be forfeited to the seller as liquidated damages, and the seller shall have the right to re-enter and take possession of the property; and if the seller after such forfeiture shall commence an action to procure an adjudication of the termination of the purchaser's rights hereunder, the purchaser agrees to pay the expense of searching the title for the purpose of such action, together with all costs and a reasonable attorney's fee.

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 recoipt requested, directed to the purchaser at his address last known to the seller.

In Witness Whereof the parties have signed and sealed this contract the day and year first above written.

Richard L. O.	MAINE	- 40
	4	(Şeal
Elevar 1	Wille	(Seal
Elword 1- Saudra	K Willa	(Seal)



STATE OF WASHINGTON,

County of Skamania

PRINCE MAIL

On this day personally appeared before me RICHARD LEE QUIRING

to me drawn to be the individual acknowledged that he described in and who executed the within and foregoing instrument, and signed the same as free and voluntary act and deed, for the uses and purposes therein mentioned.

GIVEN under my hand and official seal this

pruary, 1974.

Notary Public s and for the State of Washington, residing at Stevenson therein.

77059

	4,447,198	Military (1) and	SH DEDEN	CONSTRUCTION COMM
A Service of Transamerica	Corpora	tion	IN THE	EGISTERED DEXED: DIR.

Transameriez Titla Incimanco Ao

Filed for Record at Request of

IUDIRECT: RECORDED: COMPARED

City and State.....

	WASHINGTON A
	THIS SPACE RESERVED TOWN RECORDER'S USE.
	THIS SPACE RESERVED TOX RECORDER'S Use.
į	I HEREBY CENTIFY THAT THE WITHIN
ı	INSTRUMENT OF WRITING FRED BY
- 1	THE PALED BY
-	Committee Commit
i	of Stevenson Weak
- 1	mari Wash
	AT MISAM Feb 5 10 78
ı	M steer 5 10 74
1	WAS RECORDED IN COOK 66
ı	TOOK OF
ı	49 mg market charge graph and some of my
į	NECIONDS OF CUA
1	RECIORDS OF SHAMAPIA COUNTY, WASH
j	Marie
1	A Laboratory of the Control of the C
į	וואסדוסטא זיייניער על ב
Ï	Latice
1	+ Fr Cut Pro-

MOOK 64 PAGE

SCHEDULE "A"

Parcel 8-F

A tract of land in the Southwest Quarter of the Northwest Quarter (SMc NAS) of Section 23, Township 2 North, Range 6 E. W. M., described as follows:

Beginning at the southwest corner of the NW4 of Section 23 aforesaid which is also the southwest corner of Tract No. 8 of Columbia River Estates, recorded under Auditor's File No. 75656, Records of Skamania County, Washington; thence north 00° 36' 09" east 748.69 feet to the northwest corner of said Tract No. 8; thence south 88° 54' 00" east 290.86 feet to the centerline of Rosd "D" aforesaid; thence along the centerline of said road south 29° 19' 14" east 283.55 feet to a 125.46 foot radius curve to the left; thence along said 125.46 foot radius curve 65.49 feet; thence south 00° 36' 09" most parable to the west line of said NW4 of Section 23 a distance of 200 feet to the intersection of Road "D" and Road "B" aforesaid; thence southeasterly along the centerline of said Road "B" to the south line of the NW4 of Section 23 a distance of 451 feet, more or less, to a point which is south 00° 36' 09" west parallel to the west line of said NW4 of Section 23 a distance of 451 feet, more or less, to a point which is south 00° 36' 09" west from the true point of beginning; thence north 00° 36' 09" eost parallel to the west line of said NW4 of Section 23 a distance of 259 feet, more or less, to the true point of beginning; said tract containing 2,6 acres, more or less; and

PARCEL 8-H

A tract of land located in the Southwest Quarter of the Northwest Quarter (SW4 NW4) of Section 23, Township 2 North, Range 6 E. W. M., which is bounded on the east by Road "C" aforesaid as recorded under Auditor's File No. 75655, Records of Skemania County, Washington, bounded on the north and west by Road "B" aforesaid; and bounded on the south by the south line of the SW4 of the NW4 of said Section 23; said tract containing 1 acres, more or less.

REAL ESTATE CONTRACT DATED JANUARY 1, 1974.

RICHARD LEE QUIRING, a single man, Seller, and

EDWARD R. WILLARD AND SANDRA K. WILLARD, huzband and wife, Purchasors.

HIGHED VEE QUIRING

EDWARD R. WILLARD

SAHARA K UKI AND

•