177777

## REAL ESTATE CONTRACT

THIS CONTRACT, made and entered into this 27th day of June, 19/4

hatman

IND-WO.

RICHARD WES COOPER and MARILYN COOPER, Justiand and wife,

hereinafter called the "seller," and

JAMES D. GRIMMETT and CARMELITA A. GRIMMETT, husband and wife,

hereinafter called the "purchaser,"

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

Lot 28 of Block One of WOODARD MARINA ESTATES according to the official plat thereof on file and of record at pages 114 and 115 of Book A of Plats, Records of Skamania County, Washington;

28.2937 GETHER WITH shorelands of the second class conveyed by the State of Wash-

JL 1:74

RECEIVED
SKAM...INIA COUNTY
AUDITOR
SIEVERSON, WASH.

Sipicific and conditions of this contract are as follow: The purchase price is FORTY-EIGHT THOUSAND FIVE HUNDRED and No/100 - - (\$48,500.00 ) Dollars, of which TWENTY-TWO THOUSAND SIX HUNDRED FIFTY and No/100 - (\$22,650.00 ) 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 sum of Twenty-Five Thousand Eight Hundred Fifty and No/100 (\$25,850.00) Dollars in monthly installments of One Hundred Ninety-One and 41/100 (\$191.41) Dollars, or more, commencing on the lst day of August , 1974, and on the lst 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 seven and one-half percent (7½) 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.

to March 10th of each year Purchasers agree to pay prior to decimpuency all real property taxes hereafter becoming a lien to the Washougal Branch of the Pacific National Bank of Washington.

Zwe 6/27/74

SOSA VIII

As referred to in this contract, "date of closing" shall be July 1, 1974.

(1) The purchaser assumes and agrees to pay before delinquency all taxes and assessments that may as between granter after become a lien on said real estate; and if by the terms of "its contract the purchaser has assumed payment of any morrgage, contract or other encumbrance, or has assumed payment of or agreed to purchase subject to, any taxes or assessments now a lien on said real estate, the purchaser agrees to pay the same before delinquency.

(2) The purchaser agrees, until the purchase price is fully paul, to keep the buildings now and hereafter placed on said real estate 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 seller's benefit, 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 "he 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 control.

in writing and attached to and made a part of this controct.

(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 taking shall constitute a failure of consideration. In case any part of said real estate is taken for public use, the portion of the condemnation award remaining after payment of reasonable expenses of procuring the same shall be paid to the seller and applied as payment on the purchase price herein unless the seller elects to allow the purchaser to apply all or a portion of such condemnation award to the rebuilding or restoration of any improvements damaged by such taking. In case of damage or destruction may need 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 seller has delivered, or agrees to deliver within 15 days of the date of closing, a purchaser's policy of title insurance in standard form, or a commitment therefor, issued by fronsamerica This insurance Company, insuring the purchaser to the full amount of said purchase price against loss or damage by reason of defect 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 oppouring 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

as to be made subject, and the subject is 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 (5) shall be deemed defects in achir's litle,

	1.6	ŭ .							•	19.00	A	التتيسينين وبد
(7) deliver t taken In	The s o purc r publi	der's title to sign or other of the purchaser he payments eller agrees, t hater a stati ic use, free of following:	ipon recei	ving full p anty	myment o	I the purc	hase price	and Interi Geed to a	est in the m aid real estat	anner ()bove e, excepting	specified, to may part the	o execute un ircof hereaftr
in the second	(a)	General ms of	taxes Ju	for 19 1y 1	974 Whi	ich are	to be	prore	ted boty	een the	partie	Š
15 15 15 1	(b)	Easement	s And	restri	ictive	covena	nts of	recor	d.			
(8) and to m ments of purpose. services	Unless etain p a said The p furnith	n different cossession so lo real estate in urchaser cove ed to said rea	late is pro ong as pur good rep namis to p I estate of	wided for chaser is n pair and n ay all serv ter the da	herein, the ot in defa- ot to periode, installate, installate, installate, purchas	e purchase ult hereund ult waste atlon or co er is entitle	r shall be ler. The p and not t astruction ed to poss	entitled to ourchaser co to use, or ocharges for session.	o possession ovenants to l permit the i or water, sev	of said real keep the buil ise of, the i er, electricity	estaté on di dings and o cal estate f , garbage o	ate of clesing ther improve or any illega r other utility
such ply from det might ly	ment of p	e the parents or effect such syment until mason of suc	er mus to insurance, repaid, sh h default.	make any and any a all be repo	payment imounts so lyable by	paid by t purchaser	he seller, on seller's	o maintain together wi demand, a	insurance, a lith interest a all without p	s herein requ t the rate of prejudice to	ired, the sel 10% per an any other ri	ler may make noum thereo: ight the selle
hereunde have rigi	t or ag ty elec- t and to n	is of the est preement here t to declare a all improven e-enter and the a waiver of	of the purients place the process and subsections to the process and subsections to the process and subsections are subsections and subsections to the process and subsections are subsections and subsections are subsections and subsections are subsections	chaser's ri chaser's ri ed upon ti don of the	styment reghts heret he real es tral estatult.	equired her inder term las shall e; and no	reunder pr inated, ar be forfeit waiver by	nomptly at nd upon lil ed to the y the seller	the time and is doing so, seller as lique of any defa	id in the ma all payment uldated dam ult on the p	nner herein made by iges, and the irt of the p	required, the the purchase se seller shal urchaser shal
(11) hereunde sums sha	Unon r, the Il be in	on purchaser of States Mail seller's elect purchaser agraculated in any or shall bring	ion to brices to pay y judgmen	pre-paid, r ing suit to a reusons it or decre	cturn rece o enforce able sum s e entered	any coven as attorney in such sui	ed, direct ant of th 's fees and t.	ied to the lis contract dall costs	purchaser as , including a and expense	his address suit to colle in connecti	last known it any payr on with suc	to the seller nent required th suit, which
the reaso	nable in any	cost of scare judgment or	hing reco	rds to del tered in su	ermine the	condition	of Ittle	nt the da	te such suit	is commend	ed, which s	suit, and also suras shall be
114 1	(41174)	ess where	Or, me p	arues pere	o ave c	zecn*sa zin	La	lar		Cofull .	6/27	72f (cen)
		No.	***************************************	71011	640 voice	TA1?	(I)	MARIA		The s	r and included	(SFAL)
		T		TION		IHA.	(1)	21 <u>6   ] ]</u> 3216   3	10 Q	Dair	22/12/1	(SEAL)
	Sice	aman ta 😓	cunt Part	IN281 Urad	0.60	(Tall mile sent's	<i>y</i>	errindistanistanise;			Made Maria	iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii
On t	his day	personally b	rreared by	clure me	RICH	ARD WES	COOPE	ER and	MARILYN	COOPER,		
to me kin	own to	o ba the indly	idual S			executed heir						
therein n	iegis-	ęd, der my hand	7		27ti		day of	Junh	1974./1	and deed, ic	r the uses	and purposes
						-	/0	Mi	WY	Jalu	لس	<del>Widomonia</del> (Astasangspass
OF 75	h l H	v.					residin	ė.	and Jor the tevensor		,	**************************************
_		amer	ica 1	iitle	Insi		''フ'フウ ICO (	j Čo : (	STATE OF COUNTY C	WASHINGT DE EKEKANI GE RESERVED BY CERTIFY	ON SS	er's Usel
	A C	Service of vasamerica (	Corporati	'on		EQISTER				TOF WAIT		i
						indire ECORDED:	on P		AT 1:30	Pagu	ne 98	1974
		cord at R	•	of	C	OMPARED WALED			or all	ed in Bo	AT PAGE	939-9
Address					Table 1	in tribb total	-	,	RECORDS	UP SKAMAN	IIA COUNT	IV, WASSE
				**************	***********	************	*********		toler interested provided	DD	DUNTY AL	UDITOR
-rish tritt		*****************	**********	6446-9468 <del>56</del> 668	104449-4467-446	*********	*********	*****	BY	and the	-Ciffe to RS.	DEPLITY