## REAL ESTATE CONTRACT

October, 1975, THIS CONTRACE, made and entered into the 25th

JOSEPH P. ALETO and DEBORAH L. ALETO, husband and wife, **Fotweets** 

hereinster called the "seller," and DONALD D. CHAMBERS and PATRICIA L. CHAMBERS, husband and wife,

hereinafter called the 'purchaser,"

WITNESSETH: That the seller ognes to sell to the purchaser and the purchaser agrees to purchase from the seller the following County, State of Washington: Skamania described real estate, with the apputerances, in

That portion of the Wa SWA NWG and of the Wa 62 SWG NWG of Section 14, Township 4 North, Range 7 E. W. H., described as follows:

Beginning at a point 990 feet north and 20 feet east from the quanter corner on the west line of the said Section 149 thence north 210 feat; thence east 970 feet; thence south 210 feet; thence west 970 feet to the point of beginning.

The terms and conditions of this contract are as follows: The purchase prior is \_\_ELEVEN\_THOUSAND\_arts! NO/100 ) Dollars, of which (\$ 11,000.00 ±⊕ • - (\$ 3,000.00 ) Dollars have THREE THOUSAND and NO/100 is a pold, the receipt whereof is hereby acknowledged, and the baltime of talk purchase price shall be paid as follows:

The purchasers agree to assume and pay in accordance with the terms and conditions thereof the unpaid contract balance on a real estate contract dated June 1, 1974, between Troels Nielsen and Jeanstte Mielsen, husband and wife, as sellers and Joseph P. Aleto and Deborah L. Aleto, husrand and wife, as purchasers. The unpaid principal balance thereon as of October 1, 1975, amounts to \$6,102.65. It is understood that said contract has been assigned to J. La insigett of Kalama, Washington. The remaining balance of the purchase price amounting to \$1,597.35 shall be paid by the purchasers without interest in monthly installments of \$63.00 dollars, or more, commencing December 1, 1975, and on the first day of each and every month thereafter until said sum has been paid in full.

3646 orim Street, San Diego, (alifornia All payments to be made hereunder shall be made at . or at such other place as the seller may direct in writing. October 25, 1975.

(1) The purchaser assumes and agrees to pay before delinance, all taxes and assessments that may as between grantot alid gradient hereafter become a lieu on said real estate; and if by the turns of this contract the purchaser assumed payment of any mention of this contract the purchaser agrees to pay the same before deliaquency.

(2) The purchaser agrees, until the purchase price is velly paid, to keep the buildings now and hereafter placed on and real insured to the actual cash value thereof against loss or damage by both five and windstorm in a company acceptable to the seller sheet, as his interest may appear, and to pay all premiums therefor and to deliver all policies and renowall athereof to the seller,

(3) The purchaser agrees that full inspection of said real estate has been made and that neither the seller nor his assume shall be held to any covenant respecting the condition of any improvements thereon nor shall the purchaser or seller or the assume of either be held to any covenant or agreement for alterations. Improvements or replic unless the covenant or agreement for alterations. Improvements or replic unless the covenant or agreement for alterations. Improvements or replic unless the covenant or agreement for alterations. Improvements or replic unless the covenant or agreement for alterations. Improvements or replic unless the covenant or agreement for alterations. Improvements or replic unless the covenant or agreement for alterations. Improvements or replic unless the covenant or agreement for alterations.

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 sold real estate on hereafter placed (4) The purchaser assumes all hazards of damage to or destruction of any improvements now on sold real estate on hereafter placed (4) The purchaser assumes all hazards of damage to or destruction of any improvement of the content of the sold real estate or any part thereof, and of the tailing of said real estate or any part of said tract estate is taken for purching use the constitute a failure of consideration. In case any part of said tract estate is taken for partition of the contennation, award to the contennation award to the contennation are remaining after payment of tractable partitions are partitioned by any taking. In case of damage or destruction from a peril insured against, the proceeds of quit inour ance remaining after payment of the reasonable expense of procuring the same shall be paid for the restoration or rebuilding of such insurance remaining after payment of the reasonable expense of procuring the same shall be paid for the restoration or rebuilding of such insurance remaining after payment of the reasonable expense of procuring the same shall be paid for the seller for application on the insurance remaining after payment of the partition of any paid of the seller for application or the purchase price and owners of the partition of the paid for the seller for application on the insurance paid purchase price and owners. So in full insurance for standard purchase price against loss or damage by reason of defect, in seller's title to said surface and purchaser, as the full annount of a student paid purchase, price against loss or damage by reason of defect, in seller's title to said search as of the date of closing and postances which by the terms of this contract the pulphaser is to assume, or as to which the convergence as the full remains of the student of contract and or which seller is the pulphase

Joseph Contest

(6) If seller's title to said real exists is subject to an existing rimulant or contracts under which seller is purchasing said need exists, any mortages or other obligation, which seller is to pay, seller saying to make such payments in accordance with the fundamental three it, and expressions applied to the payments next falling due the seller under this contract.

(") The seller agrees, upon receiving full proment of the purphase price and interest in the manner above specified, to execute and deliver to pulchaser a statutory warranty deed to said real estate, excepting any part thereof hereafter taken for public use, free of enculabrances except any that may attach after date of closing through any person other than the seller, and subject to the following:

Ensements and rights of way for County Road No. 2268 designated as the Leete Road

(8) Unless a different date is provided for herein, the purchaser shall be entitled to possession of said real estate on date of cleange and to retain possession so long as purchaser is not in default hereusely. The purchaser covenants to keep the buildings and other improvements on said real estate in good repair and not to permit waste and not to use, or permit the use of, the real estate for any illegal purpose. The purchaser covenants to pay all service, installation or construction charges for water, sewer, electricity, garbage or other utility services furnished to said real estate after the date purchaser is entitled to possession.

(9) In case the purchaser fails to make any paysonable arrives provided or to maintain insurance, as herein required, the seller may make such payment or effect such insurance, and any assounts as peak by the seller, together with interest at the rate of 10% per annum thereon from date of payment until repaid, thall be repayable by purchaser on seller's demand, all without prejudice to any other right the seller may might have by reason of such default.

(10) Time is of the essence of this contract, and it is agreed that in case the purchases shall fall to comply with or perform any

If the content and repaid, and he repayable by parameter of select a temporal and content and the content, and it is agreed that in case the purchaset shall fall to comply with or perform any condition or agreement hereof or to make any payment required hereoder promptly at the time and in the manner hereof, acquired, the seller may elect to declare all the purchaser's rights hereunder tentidated, and upon it do add as on I hayments made b', the purchaser heteunder and all improvements placed upon the real estate shall be forfeited to the seller as liquidated damages, and the seller shall have right to re-enter and take passession of the real estate; and no waiver by the seller of any default on the part of the parchaser shall be construed as a waiver of any adsequent default.

Service upon purchaser of sid demands, notices or other papers with respect to forfeiture and termination of purchaser's rights may be made by United States Mull pastage pre-paid, return receipt requested, therefore any default on the part at his address list known to the seller, (al) Upon seller's thetifor to bring sult to enforce any coverant of this contract, including out to collect any payment required hereunder, the purchaser spread to pay a reasonable sum as attorney's fees and all costs and expenses in connection with each sunt, which sums shall be included in any judgment or decree entered in such suit.

If the celler shall having sult to procure an adjudication of the termination of the purchaser' rights hereunder, and judgment is so entered, the purchaser agrees to pay a reasonable sum as attorney's fees and all costs and expenses in connection with such suit, and also entered, the purchaser agrees to poour an adjudication of the termination of the late such suit is commenced, which sums shall be included in any judgment or decree entered in such suit.

No worness unreasonable cost all histories and capenes in connection with such suit, and also included in any judgment or decree entered in such suit.

IN WITNESS WHITEFUELS; the parties barato have executed this instrument as of the date-first written above, 345 TRANSACTION EXCISE TAX-Amount Paid 1/0.00 Pinenia County Tressuror STATE OF WASHINGTON. County of Skamania On this day personally appeared before me JOSEPH P. ALETO and DEBORAH L. ALETO, husband and wife, to me known to be the folividuals described in such who executed the within and foregoing instrument, and acknowledged that signoù thu same as their free and voluntary act and deed, for the uses and purposes thereis mentioned. dry partieder my hand and official seal this Votaber, 1995. 23rd đay ç 12-alveren 722324*2*5 TANK AND THE STATE OF THE STATE Notory Public in and for the State of Washington, 001 1J75 ruding at Stevenson, Washington, Sommanning. RECEIVED SKAMANIA COUNTY R1222 Phoning in 16819 ie inviranca la MATHIS TO THE TROUBLE POR THE COLDER'S USE. I MORELY CONTIFY THAT THE WITHIN A Service of Transamerica Corpiration INSTRUMENT OF WRITINGS, FILED BY Filed for Record at Request of encercos M 9:50 10-23 1125 WAS RECORDED IN BOOK. Namo..... BEGISTERED LECAT -AT PARK 222 INDEXID: DIR. Address. SECORDE OF SKAMAISIA COUNTY, WASH indirect! 路沙 City and State.... HE PRIED ALIDITOR COMMARED

MAILED !