BES. FB

REAL ESTATE CONTRACT

TIME CONTRACT, made and matered into this 33 rd day of October, 1975

BOOK 69 PAGE 944

THIRTY EXCHT: THOUSAND

between KLDON D. STEGUT AND MARY L. STROUP, husband and wife

heranafter called the "seller," and

EUGENE DARROW AND RUTH DARROW, his wife

The terms and conditions of this contract are as follows: The purchase parts is

hereinafter called the "purchaser."

WITHESSEATH: That the action agrees to sell to the purchaser and the purchaser agrees to purchase from the seller the following described real estate, with the appartenances, in Skamania County, State of Washington:

The Northeast sugress of the Northwest quarter; the West half of the Borthogos quarter; and the Resthwest quarter of the Southouse quarter; of Section 23, Remaising 3 Horth, Range 7 East of the Williamstte Heridian

TOCHTHER with the non-exclusive easement rights, as more particularly described in an instrument dated September 29, 1975 and recorded October 21, 1975, at page 903 of Book 69 of Deeds, under Auditor's File No. 81209, Records of Skamania County, Washington.

AND NO/LOOths ---- 38,000 00)
FIVE TROUSAND AND NO/100ths ---- (\$ 5,000.00) been paid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid as follows: First annual payment due one year from closing will be \$4,500.00 plus 8% interest on contract balance. Second annual payment will be \$4,500.00 plus 8% interest on contract balance. Third and all subsequent payments to be \$3,600.00 including 8% interest computed on the declining balance. All payments to be "or more" at purchaser's option with the exception of the year of sale (1975) in which purchaser

agrees to pay not more than 15% of the purchase price. This contract is to be fully paid by end of 15th year. In consideration of first annual payment purchaser shall be entitled to remove any or all standing timber. If standing timber is cut prior to payment of first annual payment, purchaser agrees to pay 50% of the proceeds from said timber to seller which shall apply directly to principal balance.

All p. ments to be made hercunder shall be unde at Eldon D. Stroup, Rt. 2 Box 454, Gresham, UR or a such other place as the seller may direct in writing,

or a such other place as the sellet may direct in writing.

As claring in in this contract, "date of closing," shall be

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"An element in this contract has assumed payment of or ancest to much see the just before their assumed payment," of any mortage, contracting payment of or ancest to much see the just before a green the payment of or ancest to much see the just before a green that has been and for the puller's barnah, as his interest may appear, and to pay all premiums therefor and to deliver all polities and renewals thereof to the relief of the puller's barnah, as his interest may appear, and to pay all premiums therefor and to deliver all polities and renewals thereof to the relief of the relief

(4) The purchaser assumes all hazaris of discusse to or destruction of any improvements now on said seal estate or tereafter 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 chall constitute a failure of consideration. In case any part of said seal estate is taken for public use, the portion of the condemnation award remaining after payment of reasonable expenses of procuring the saire shall be paid to the seller and applied as payment on the purchase rice herein unless the seller elects to allow the purchase 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 on a peril insured against, the proceeds of such assurance remaining after payment of the reasonable expine of procuring the axine shall be devoted to the restoration or reculiding of such "uprovements within a reasonable fame, unless purchaser elects that said proceeds shall be paid to the seller for application on the yurchase price herein.

(3) The other 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 Tronsembresa Trio insurance Company, insuring the purchaser to the full amount of said purchase price against loss or darways by reason of defect in reflect the said real canal estate of C sing and containing so exceptions other than the following:

b. Liens or encumbrances which by the terms of this contract the purchaser is to manuae, or us to which the conveyance brecander is to be made subject; and

Any estating contract or contracts under which seller in corchactag said real exists, and my mortgage or other obligation, which seller by this contract agrees to pay, more of which for the purpose of this paragraph (5) shall be deemed defects in selling with.

(6) If seller's title to said real estate is sinject to an existing contract or contracts under which indice is purchasing said wal saids, or any mortgage or other obligation, which seller is to pay, seller agrees to make such payments in accordance with the latins thereof, and upon default, the purchaser shall have the right to make any payments necessary to remove the default, and any payments so made shall be applied to the payments next falling the the seller under this contract.

(7) The celler agrees, upon receiving full payment of the purchase price and interest to the manner above specified, to execute und delive, to purchaser a statutory warranty dead to said real estate, excepting any part thereof hereafter taker for public use, free of encumbrancis except any that may attach after date of closing through any person other than the seller, and onlict to the following:

(8) Unless a different date it provided for herein, the purchaser shall be entitled to possession of said real estate on date of closing and to retain possession so long as purchaser is and it default hereunder. 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, stwee, 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 payment herein provided or to maintain insurance, as herein required, the scher may make such payment or effect such insurance, and any amounts so paid by the scher, together with interest; the rate of 10% per annum thereon from date of payment until repaid, shall be repayable by purchaser on scher's demand, all without prejudice to any or me right the scher might have by reason of such default.

might have by reason of such default.

10) Time is of the extent of this contract, and it is agreed that in case the purchaser shall fail to comply with or perform any condition or agreement hereof or to make any payment required he "under promptly at the time and in the manner herein required, the seller may elect to declare all the purchaser's rights hereunder term-cated, and upon his doing so, all payments made by the purchaser faceturing and all improvements placed upon the real estate stall be foreficted to the seller as liquidated damages, and the seller shall have right to re-enter and take possession of the real estate; and no waiver by the seller of any default on the part of the purchaser shall have right to re-enter and take possession of the real estate; and no waiver by the seller of any default on the part of the purchaser shall have right to re-enter and take possession of the real estate; and no waiver by the seller of any default on the part of the purchaser shall. 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 Mall, postage propaid, return receipt requested, directed to the purchaser at his address last known to the seller (11) Upon seller's election to bring suit to enforce any covenant of this contract, including suit to collect any payment required hreunder, the purchaser agrees to pay a reasonable sum as attorney's fees and all costs and expenses in connection with such suit, which sums shall be included in any judgment or decree entered in such suit.

If the seller shall bring suit to procure an adjudication of the termination of the purchaser's 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, which sentently the purchaser agrees to pay a reasonable sum as attorney's fees and all costs and expenses in connection with such suit, which sentently the purchaser agrees

IN WITNESS WHEREOF, the parties hereto have executed this instrument as of the date first 365Z TRANSACTION EXCISE TAXE

OCT 3 0 1975 STATE OF WASHINGTON, Amount Paid 33,220 geve Ruth Darrow (FEAL)

Skamonia County Treasurer Magness gus ix, 40 Clark By ... / County of

On this day personally appeared before me Eldon D. Stroup and Mary L. Stroup, husband and wife

to me known to be the individuals described in and who executed the within and foregoing instrument, and acknowledged that they their signed the same as free and vocuntary act and deed, for the uses and purposes therein mentioned.

GIVEN under my hand and official seal this 23rd

day of Qctober, 1975

olary Public in and for the State of V residing at The MCCO

81222

ansamerica Corporation

3111232

Filed for Record at Request of

REGISTERED INDEXED: DIR. Name..... INDIRECT: Address RECORDED COMPANIED City and State..... MALLED

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THE THAT SPONDED TO RECEIVE USE.
I HEREBY CERTIFY THAT THE WITHIN
INSTRUMENT OF WRITING, FILED BY.
- R. A Sherese
of deex especi Chi
AT 1100 M. 10.130 1175
WAS RECCURDED IN BOXON 65
OF CLEVEY AV PARE PRICE
rycolide of Ikamania County, Vash
LE COMPLETO
COUNTY AUTITOR
التراسيس ووالإزارات والأنا

written above.