REAL ESTATE CONTRACT

THIS CONTRACT, made and entered into this

November, 1975,

between.

WILLARD J. O'CONNOR and VIOLET M. O'CONNOR, husband and wife,

hereigafor railed the "feller," and

BOYD PATZKOWSKI and MARY ANN PATZKOWSKI, husband and wife,

berchiafter tailed the "purchaser,"

WITNESSETTS: That the seller agrees to sell to the purchaser and the purchaser agrees to purchase from the seller the following described real listate, with the appurienances, in Skamania County, State of Washington:

Beginning at a point 542.2 feet south of a rock marking the intersection of the west line of the Shepard D. L. C. with the north line of Section 1, Township 2 North, Range 7 E. W. M., said point being the intersection of the west line of the said Shepard D. L. C. with the north line of Second Street in the Town of Stevenson; thence westerly along the north line of Second Street 510 feet to the initial point of the truct hereby described; thence north 100 feet; thence west 37 feet; thence south 100 feet to the north line of Second Street; themse east 37 feet to the initial point;

TOGETHER WITH an exsement and right of way for joint use of the existing sidewalk constructed along the east line of the above described real property: AND TOGETHER WITH an easement and right of way for access to Second Street by way of the existing driveway connecting with the northerly line of said tract.

The terms and conditions of this contract are as follows: The pumbase prior is TWENTY FROUSAND and NO/100 --(\$ 20,000.00) Dollars, of which TWO HUNDRED and NO/100 (\$ 200,00) Lollars have been paid, the receipt tracerof is fairthy admowledged, and the malance of said purchase price shall be paid as follows:

The nurchasers egree to pay the balance of the purchase price in the sum of Mineteen Thousand Eight Hundred and Ho/100 (\$19,800.00) Dollars in monthly installments of Two Hundred and No/100 (\$200.00) Dollars, or more, commencing on the first day of December, 1975, and on the first day of each and every month thoreafter until the full amount of the purchase price together with interes; shall have been paid; provided, however, that the full amount of the purchase price together with any interest due shall be paid in any event on November 1, 1978. The said monthly installments shall include interest at the rate of nine percent (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 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 be rull and void.

All payments to be made hermunder chall be made at 5575 East Evergroen Blvd., Apt. 4102, Vancouyer Washington uppsch or at such other place as the seller may direct in welting As referred to in this contract, "date of closing" shall be-November 1, 1975

(1) The purchaser assumes and agrees to pay before delinquency all axes and axessments that may as between granter and granter becare a lien on said real estate; and it by the terms of this contract the purchaser has assumed payment of the purchaser agrees to pay the same of the contract the purchaser agrees to pay the same of the contract of purchase supports pow a lien on grant real estate, the purchaser agrees, until the purchase price is fully puid, to keep the huildings now and hereafter placed on said real estate insured to the actual cash value thereof against less 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 dailyer all politics and anneals thereof to the seller.

(3) The purchaver agrees that full inspection of said real estate has been made and that neither the seller on this sasigns 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 thereon nor shall the purchaser assumes all hazards of damage to or restruction of any improvements now on said real estate or hereafter placed

(4) The purchaser assumes all hazards of damage to or restruction of any improvements now on said real estate or hereafter placed

In writing and attached to and made a part of this contract.

(4) The purchaser assumes all huzards of damage to an estruction of any improvements now on said real estate or hereafter placed thereon, and of the laking 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 caid 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 rice iterain 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 from a peril insured against, the proceeds of such basimance 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 selter for application on the purchaser price herein.

On full payment of the purchase price and owner's a commitment therefor, issued by transameres with insurence Company, itsuring the purchaser to the full known of said purchase price prainst loss or datage by reason of defect in selter? It is to said real state as as the date of vissing and containing no acceptions other thing the following:

A, Printed tenural exceptions agrees and containing in said tables town.

a. Printed tenural exceptions appearing in said policy form;

at Francia general executions appearing in said point sound.

Liking are enjumbranes which by the terms of this contract t'a purchaser is to source, or as to which the conveyance hereunder is to be made subject; and

a state made subject; and.

An exhibit contact or contacts under which seller is purchasing asid real estate, and ray mortgage or atter obligation, which seller by this contract agrees to pay, none of which for the purpose of this paragraph (3) and be desired in sellers title.

(6) If seller's title to said rank artists its subject to an existing contract or contracts under which asher is purchasing aidd and artistic or any surrigage or other obligation, which sailer is to pay, seller agrees to make such payments in servidance with it? terms thread, and upon default, the purchaser shall have the right to make any payments necessary to remove the relatit, and any payments are said in the application of the property of the seller under this contract.

(7) The seller agrees, upon receiving full payment of the purchase price and interest in the manner above specific, to execute and deliver to purchaser a statutory warranty deed to said real estate, excepting any part thereof hereafter taken for public use, frie of encumbrances except any that may attach after date of closing through any person other than the sails, and subject to the following:

- a. An easement and right of way for joint use of the existing sidewalk constructed along the east line of said premises; and
- b. The effect of the municipal ordinances of the Town of Stevenson, Washington, including Ordinance Np. 605 impossing a sewer assessment against the real estate under search.
- (3) Unless a different date is provided for berein, the purchaser shall be entitled to possession of said real citate on date of closing another on said real citate on session so long as purchaser is not in default bereunder. The purchaser povenants to keep the buildings and other improve-purpose. The purchaser covenants to ray all envice, installation or construction charges in water, sewer, electricity, garbage or other utility services furnished to said real catate after the fare purchaser is entitled to pessession.

 (9) In case the purchaser falls to make any payment herein provided or to mulniam insurance, as herein required; the other may make such payment; or effect such insurance, and any amount as paid by the seller, together with interest at the rate of 10% per amount might have by reason of such default.

 (10) Time is of the research of the contract and the contract which is the seller of the contract which is the sentence of the contract with 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 fall to comply with or perform any condition or agreement hereof or to make any payment required hereunder promptly at the time and in the manne perform any celekt to declare all the purchaser's rights hereunder terminated, and upon his doing so, all payments made purchaser's rights hereunder terminated, and upon his doing so, all payments made purchaser and all keypowements placed upon the real estate shall be foreitted to the seller as liquidated damages, and the seller shall be constituted as a waiver of any subsequent default.

Service upon purchaser of all demands, notices or other papers with respect to forciture and termination of purchaser's rights may be (11) Upon seller's election to bring suits to enforce any covenant of this contract, including suit to represent the purchaser agrees to pay a reasonable sum as attorney's feer and all costs and expenses in connection with such suit, which it be caller shall bring suit to procure an adjudication of the termination of the purchaser's rights hereunder, and judgment is so there called 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 the reasonable cost of searce ing records to gate consideration of the termination of the purchaser's rights hereunder, and judgment is so the reasonable cost of searce ling records to determine the condition of title at the date such suit is commenced, which sums shall be included in any judgment or decree entered in such suit.

In WITNESS WITCHERDE, the experiment the condition of title at the date such suit is commenced, which sums shall be

IN WITNESS WHEREOF, the parties hereto have executed this instrument as of the date first written above.

	Miller Delleman (ser)
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On this day personally appeared before me WILLARD J.	O'CONNOR and VIOLET M. O'CONNOR.
to me known to be the individual's described in and who executed	
tiley (igned the same as Signed	free and voluntary act and deed, for the uses and purposes
thereia mentioned.	
The work of the stand and official real this	day of November, 1975.
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City and State	COUNTY AUDITOR
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