OC7/1976

AUDITOR

STEVENSON, WASH

REAL ESTATE CONTRACT

THE CONTRACT, made and entered into this 1st October, 1976

G. DUANE CAHINER and ANNE CAHINER, husband and wife,

berelantter cabed the "seller," and THOMAS E. LEIGHTON, a single man,

hereinafter called the "gardinser,"

WINESSETH: That the seller agrees to cell to the purchaser and the purchaser agrees to purchase from the celler the following described real estate, with the appointenances, in Skamanta County, State of Washington: That portion of the Northwest Quarter of the Southwest S tion 11; thence north 316 feet; thence southeasterly 569 feet, more or less, to a point on the south boundary line of the NW SW SW of the said Section 11 which said point is 441 feet cast of the point of beginning; thence west to the point of beginning; EXCEPT those portions thereof conveyed to Robert D. Wilson and Rosie E. Wilson, husband and wife, and to Geneva A. Mawlichell, a widow, 't deeds dated May 6, 1961, and recorded respectively at page 469 and 471 of Book 48 of Dec Records of Skamania County, Washington; AND EXCEP at page 469 and 471 of Book 48 of Der Records of Skamania County, Washington; AND EXCEPT that portion conveyed to Ronald Kapp and Karbara G. Kapp, husband and wife, by deed dated August 28, 1972, and recorded at page 445 of Book 64 of Deeds, Records of Skamania County, Kachington.

TUGETHER WITH all water rights appurtenent thereto.

The terms and conditions of this contract are as follows: The purchase price is Pifteen Thousand and NO/100ths) Doilars, of which been paid, the receipt whereast is hereby acknowledges, and the balance of said purchase price shall be paid as follows:

The purchaser agrees to pay the balance of the purchase price in the sum of Seven Thou-ownd and NO/100ths (\$7,000.00) Dollars, in monthly installments of Two Hundred and NO/100ths (\$200.00) Dollars, or more, commencing on the first day of November and on the first of each and every month thereafter until the full amount of the purchase price together with interest chall have been poid. The said monthly installments shall include interest at the rate c. eight per-cent (6%) par amon computed upon the wonthly balances of the unpaid purchase price and shall be applied first to interest and then to principal. The purchaser reserves the right at any time he is 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 dua.

All payments to be much hereunder shall be made at P. O. Bor: 671, Ridgefield, Mashington 98642 or at such other place us the celler may direct in writing. October 1, 1976. As referred to in this contract, "date of closing" shall be.

(1) The purchaser assumes and agrees to pay before delinquency all taxes and assuments the may as between granter and grantee exceller become a firm in said real estate; and if by the terms of this contract the purchaser has assumed payment of any mortgage contract or other excembrace, or has assumed payment of any mortgage real estate, the purchaser agrees to pay the same before delinquency.

(2). The pur harer agrees, until the outchare pulse is fully paid, to keep the buildings now and hereafter placed on said real estate insured to the actual cash value thereof against lots or daming, by both fire and windsform in a company acceptable to the safer and for the tailers benefit, as his interest may appear, and to par all premiums therefor and to deliver all polities and renewals thereof to

(3) The purchaser agrees that full inspection of said real estate has been made and that neither the celler nor his assigns shall be held to say covernant respecting the condition of any improvements thereon nor shall the purchaser of celler or the assigns of either be held to say covernant or agreement for alterations, improvements or repairs unless the covernant or agreement relied on is contained herein are in writing and attached to and made a part of this contract.

4. (4) The purchaser assumed all paracted of dimage to or destruction of any improvements row on said real estate or bereafter placed therebase assumed all paracted of dimage to or destruction of any improvements row on said real estate or bereafter placed therebase assumed of said paracters are public use; and agrees that no such damage, destruction to taking shall consistent of cased or an area of paracters of procuring the same shall be paid to the selber and applied as payment. On the area ward reading of after payment of easternated of procuring the same shall be paid to the selber and applied as payment. On the area was ready in gift unless the sailer circuit of easternated of procuring the same shall be paid to the selber and only in the professed of each institute white a returnable there exists the sailer circuit within a returnable time, unless purchaser elects that said proceeds shall be paid to the seller for application on the purchaser payment by the base of the purchaser elects that said proceeds shall be paid to the seller for application on the purchase period began.

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(6) The eller has delivered, dy chroes to deliver within in days of the clase of closing, a purchaser's policy of title injurance in standard form, ex a commitment therefor, issued by remanmental title insulance Company, having the purchaser to the full product of additional pitch under the product of an appeal of the fill product of exceptions give than the followings to preason of defect in seller title, to said replicate as of the class of closing and containing no in. This is necessary exceptions appealed in sold pelicy form;

b. These or entired, energy which by the terms of the contract the product is to except the product and the product and the product and the product product and the product product in the product product in the product product product in the product prod

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(6) If seller's tille to said real estate is subject to an existing contract or contracts under which seller is purchasing and property mortage or other obligation, which seller is to pay seller agrees to make such payments in accordance with the them, there are no default, the purchaser shall have the right to make any payments necessary to remove the default, and any payment is no be applied to the payments next failing due the seller under this contract.

(7) The seller agrees, upon receiving full payment of the purchase price and interest in the manner above specified, to excee deliver to pure aser a statutory warranty deed to said real estate, excepting any part thereof hemation taken for public use, free of excumbrances except any that may attach after date of closing through any person office than the seller, and subject to the following:

Examents and rights of way of public roads.

(8) Unless a different date is provided for herein, the purchaser shall be entitled to possection of said real estate on date of closing and to cetain passession so long as purchaser is not in default hereunder. The purchaser covenants to keep the buildings and other improvements on said real estate for point profit and to be permit waste and not to use, or permit the use of, the real estate for my illigal purpose. The purchaset coverants 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 payment herein provided or to maintain insurance, as herein required, the seller may make such payment or effect such insurance, and any amounts so paid by the seller, together with interest at the rate of 10% pits amount hereon from date of payment util repaid, shall be repayable by purchaser on seller's demand, all without prejudice to any other right the seller might have by reason of such default.

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 fail to comply with or perform eny condition or egicement hereof or to make any payment required hereunder promptly at the time and is the manner hereis required; the seller may elect to declare all the purchaser's rights hereunder terminated, and upon his doing so, all payments made by the purchaser hereunder and all ingressments placed upon the real estate shall be forfeited to the seller as liquidated damace, and the seller shall have right to resenter and take possession of the real estate) and no waiver by the seller of any default on the part of the purchaser shall be contrated as a waiver of any subsequent default.

Service upon purchaser of all demands, notices or other papers so the payment and termination of purchaser's rights may be made by United States Mall, persage pre-paid, return receipt requested, directed to the purchaser at his address last known to the relier.

(11) Upon seller's election to bring suit to enforce any covenant of this contract, including put to collect any payment required hereunder, the purchaser agrees to pay a reasonable sum as autorney's fees and all costs and expenses in connection with such suit, which sums shall be included in any Jadgment or decree entered in such suit.

If the seller shall him sout to recover at adduction of the termination of the nurchaser's rights hereunder, and indecreant is re-

If the seller shall bring suit to procure an adjudication of the termination of the purchaser's rights acreunder, and judication of the termination of the purchaser's rights acreunder, and judication of the termination of the purchaser agrees to pay a reasonable aum as attorney's test and all costs and expenses in connection with such suit, and also the reasonable cost of searching records to determine the condition of this at the date such sait is commenced, which suits shall be included in any Judgment or decree entered in such suit. IN WITNESS WHEF.EOF, the parties beneto have executed this instrument at his that the date first written above.

no. TRANSACTION EXCISE TAX	Lower Statuell (ORE)
OCT 4 1976	J. Kornos & Koisy los (SEAL)
STATE OF WASHINGTON; Skamonia County Transurer, By	
	UAHTHER and ARRE CAHTHER, husband and vife, the within and acknowledged that
they algued the same as their therein framitionell. CIVEN under my round and official seal this 2nd	day of Ogkolfer Salverum
	Notary Public in and for the State of Washington,

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62951 A Service of Transamerica Corporation

Filed for Record at Request of

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Address	INDEXED DIO 5
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City and Statement mentals	- RUCORDED

THIS SHACOTRICHIDED FOR RESORDER'S USER COUNTY OF SKAMANIA I HEREDY CERTIFY THAT THE WITTEN

RUMENT OF WEITING PLED BY all Lineramosic Steward LOG 9:311 Cct 4 MANAGED IN SCOK

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5010 COUNTY AUDITOR

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