## REAL ESTATE CONTRACT

THIS CONTRACT, wade and over d late this 13th day of October, 1976

between C. D. DORETHS & FRANCES J. DORETHS, humband & wife

hereinafter called the "seller," and GRENONY M. BREDFORD & DIANA I. BRADFORD, humband & wife

eptimator called the "purchases,"

WITNESSETH: That the seller arries to sell to the purchaser and the purchaser agrees to purchase from the seller the following County, State of Washington: described real extens, with the appartmental, b SKAPARIA PARCEL 1: Reginning at the Si corner of the NE quarter of Section 20, Tawaship 2 N. Manage S. W. Maj Shape N Of 23 hom E along the E line of said NEW 268.51 feet; thence Some . W. M., Change H 21 25 and a stone of the N to of the NEW of the NEW . 59 feet to the N 88"12'57" W security to the 1 line of the N to of the NEW . 12th security 1 recorded at T conter of a private rt. more particularly described on short slat approved recorded at pages Wishington, there south riy also is the soint of beginning. thence 3 4 35 kg 1 650.77 feet to the point of beginning.

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1 25 kg 2 along the 2 line 272.63 feet; thence 8 82 12 577 to true line of the od 3 line of the
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articularly des. on short that resorded at pages 43 to 553 m dock h of the Flats under
and. This Sac 26312, Rec. Of Skaramia Co wa.; thence source by some most east bent to a
hour resolution of the bundled distributed to the best pick 2 86 12 57 m 20.50 ft. to True FOB.

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been the bundled of the first and mo/100 m. hence pure, the receipt where of is knowley acknowledged, sind the toller of the said purchase price shall be paid as follows: 1 Deliam. Come thanking themselves and not like the land age of in version or more at prochame's epidem, on or before the or more at purchaser's option, on or held as the

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T 1000 LL. 1976 As referred to the this contract, "date of change" A of

(1) The purchaser columns and agrees to pay before construction of a construction of

(5) The pure over agrees that full imprection of said real estate in, howe made and that militer the seller nor his assigns shall be held to a say covenant a precising the anothing of any improvements there is not shall the purchaser of seller or the assigns of either be held to a say covenant or agreement for alterations, improvements or repairs unless the overnant or agreement relief on is contained hereic or is a writing and after led to said made a part of the contract.

In serving and offseted to cut made a part of this contract.

(4) The purchase accurate all inegards of damage to a destruction of any improvements now co used real estate or so thereon, and on the real part of state or any part of area for judice as and agrees that no such damage, destruction or taking shall be read on the real part of real estate or any part of set, real estate is naken for public as, the period of the condemnation award or animal after polytons of reasonable expresses of proving the cases total be past to the selfer and applied as a yearst on the purchase or apply all or a portion of set condemnation a ward to the relations of any improvements dismagned by such taking. In case of descape or destruction of part as perfusions of against the purchase of any improvements dismagned by such taking. In case of descape or destruction are perfusions one destruction the part of the reasonable expresses of such taking the province of any improvements dismagned by such taking. In case of descape or destruction are perfusions or evolutions of any improvements at the reasonable expresses of such taking provinces that is not a province of a province of provinces and the same shall be descented to the restoration or rebuilding of such that the part of the reasonable is proved as patch that also proveds shall be paid to the order for application on the purchase patch herein.

(1) The order herein.

(1) The sciles has delivered, or agrees to deliver within 15 cars of the date of closing, a perchange a policy of title increases in manda of form, or a communitient therefor, issued by remove Narrow Proc. Increase Navanas of the perchange of the purchase to the bull amount of manda of the perchange of the perchange of the bull amount of manda per business price agrant loss or designs by remove a defect to reflect the to said east extent us of the date of closing and containing an exception of the than the following:

Probabel general exceptions appearing in said policy form; iden or anomalouses which by the terms of this convent the possbarer is to assume, or as to which the conveyance hereunder is to be made subject; and

Any existing contract or contracts under which after is perceasing used real entate, and any mortgage or other o'digation, which enter by this contract or was to pay, none or which for the purpose of this paragraph (5) shall be decaded dante, in seller's tills.

(6) If seller's title to said rull entate is subject to an entating contract on tentracts under which other is purchasing and real entate, or now mortgage or other obligation, which takes in a pay, suffer agues to make such payments in configurations with the terms thereof, and upon default, the purchaser shall have the limits any payments accountly to standard and payments so made shall be applied to the payments next falling that the suffer under this contract.

(7) The seller agrees, opin receiving take account of the contract. (2) The seller agrees, opin receiving his payment of the quertains price and layerest in the manner above specified, to execute and deliver to purchaser a statutory warranty "111"117 mont taken for public use, free of entumbrances except may that may attach after date of absing through any person other than the caller, and subject to the following: None. (8) Usiess a different date is provided for herein, the purchaser shall be entitled to pussession of said real estate on date of closing and to retain post-saion so long as purchaser is not in default hereunder. The purchaser covenants to keep the buildings and other improvements as 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 other purchaser is entitled to possession.

(9) In case the purchaser folks to make any payment briefn provided or to maintain insurance, as herein required, the seller may make (9) In case the purchaser folks to make any payment or effect asks insurance, and any amounts so paid by the seller, together with interest at the rate of 10% per annum thereon such payment or effect asks insurance, and any amounts so paid by the seller, together with interest at the rate of 10% per annum thereon 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 full to consider with an experiment. night 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 any condition or agreement hereof or to make any payment required hereunder promptly at the thine and in the manner brein required, the collision or agreement hereof or to make any payment required hereunder promptly at the thine and in the manner brein required, the relief may elect to declare all the purchasers rights hereunder promptly at the thine and in the manner brein required, the purchaser and all improvements placed upon the real estate shall be forteded 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 as all the constructs as a waiver of any subsequent default.

Service upon purchaser of all demands, notices or other papers with respect to forfeiture and termination of purchaser's rights may be service upon purchaser of all demands, notices or other papers with respect to forfeiture and termination of purchaser's rights may be service upon purchaser agrees to pay a reasonable sum as attorney's feet, 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 to content, the purchaser agrees to pay a reasonable sum as attorney's feet and all costs and expenses in connection with such suit, and also the reasonable cost of searching records to determine the condition of title at the date such and is commenced, which sums shall be included in any judgment or decree entered in such suit.

M WITNESS WIEREOF: the marties herete have executed this instrument as of IN WITNESS WHEREOF, the parties hereto have executed this instrument as of the date Gry. written (GEAL) STATE OF WASHINGTON, County of Clark to me known to be the individual described in and who executed the within and foregoing instrument, and nethrology that he signed the same as all free and voluntary act and deed, for the included, also as Attornary in fact for C. D. Jobbins & Fro. B. J. Dobbins On this day personally appeared before me Philip J. Marder Buren of Alleger Notary Public in and for the State of Washington, 4276 residing at ..... Vangouver. Machinetan TRANSACTION EXCISE YAX OCT 1 91976 Amount Paid Skamania County Treasurer
By Mariana Skamanian Clays BED FREDRICK REPORTED FOR THE CONTROL OF TAXABLE OF THE PROPERTY OF TAXABLE OF TAXABBE OF TAXABLE O 33028 PIONEER NATIONAL HEREAN IN INTERVITATION THE WITHER TITLE INSURANCE INSTRUMENT OF PROPERTY. PA ED BY..... Staniu = Hudloby ATICOR COMPANY Filed for Record at Request of Voncouner AT 12:45 Pr. Oct 

AFTER RECORDING MAIL TO	
HUDLISKY REALTY	
12312 N. E. 76th St.	
Vincouver, Vachington 98662	

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