821.13

MOOR 77 PAGE 863

Pioneer National Title Insurance Company

WARHINGTON TITLE DIVISION

REAL ESTATE CONTRACT 5x-7468

MIS CONTRACT, made and entered into this

NOWEMBER, 1976

JOYCE BEF HELLER, a single woman,

hereinafter called the "sellet," and DAVID J. BAUMAN and LOIS R. BAUMAN, husband and wife

hereinafter called the "purchitter,"

WITNESSETH: That the seller agrees to 50 'to the purchaser and the purchaser agrees to purchase from the seller the following described real estate, with the appurtenances, in SKAMANTA County, State of Washington:

> That portion of the West Half of the East Half of the West Half of the Southwest Quarter of Section 31, Township 2 North, Range 6 E.W.M., lying northerly of the center of an existing gravel road; ENCEPT the north 757 feet thereof; and EXCEPT that portion in the northeast corner thereof lying northeasterly of a certain creek known as Sasquatch Creek.

SUBJECT to easements and rights of way for public roads over and across the real estate above described.

The terms and conditions of this contract are as follows Tie purchase price is Ten Thousand Five Hundred

The balance of \$7,500.00, logether with interest on deferred balances at the rate of \$1/2% per amount, to be paid as follows: Not less than \$100.00, including interest, on the 10th day of December, 1976, and a like payment of not less than \$100.00, including interest, on the 10th day of each month thereafter until the purchase price and interest is fully paid; it being understood that out of said month? payments, first shall be deducted the interest due and owing at time or payment and the balance applied to the princepal balance applied to the principal.

> No. 4321 TRANSACTION EXCISE TAX

NOV : 81976

Ska nanin County Tronsyter By a motivate rate annually believe the reference of fre

"I payments to be made hereunder shall be made at

(1) The purchaser assumes and agrees to pay before definquency all taxes and assessments that may as between granter—to wratter the purchaser has assumed payment of the contract or only execution of this thirty age.

Contract or only executibrance or has assumed payment of or agreed to purchase subject to, any taxes or occasionate now a train and all each contract or only execution of this tripage.

Contract or only execution agrees to pay the same before delinquency.

Contract or only execution as a sum of the same before delinquency.

Contract or only execution and the purchase agrees to pay the same before delinquency.

Contract or only execution as a sum of the same and the same and the same agrees of the same agreed to the same agrees of the same agree of the sa

(3) The purchaser agrees that full inspection of said real estate has been made and that neither the siller nor his apiems that he held to any coverant respecting the condition of any improvements thereon for shall the purchaser or celler or the assigns of either in held to any coverant or agreement for alterations, improvements or repairs unless the extensit or agreement relied on is a 11-bid by 6.3 (1.1) in writing and attached to and raide a part of this contract.

in writing and attailed to and made a part of this central.

(4) The partitiser assumes all hazards of damage to or de truction of any inintrovements now on said real estate or isreation, early the real size of consideration. In case any part there is fer public use, and agrees that no such damage, destruction to recognize the constitute a fadure of consideration. In case any part of said real crate is taken for public use, the portion of the remember, to work price hards after payment of reasonable expenses of procuring the same shall be paid to the order and applied as naythnet or Chapter the price hards unless the scellar elects to allow the purchaser to apply all or a portion of cuch conditionation award to the reduction of the reduction of the reduction of the reduction in the reduction as anythnet or Chapter than of any improvements distinged by such taking. In case of damage or destriction from a pert insured against. The process is not insured that the reduction of the content of the content of the reduction of the reduction of the content of the content of the reduction of procuring the same shall be devoted to the reduction of the part insured the content of the reduction of the content of the full amounts of the content of

a. Prieted general exceptions appearing up 2 ld policy form:

b. Lieus of encumbrances which by the terms of this contract the purchaser is to assume, or as to which the conveyance hereunder is to be made subject; and

c. Any enting contract or contracts under which seller is purchange told real estate, and any mortgage or other obligation, which teller by this contract agrees to two, none of which for the purpose of the paragraph (4) shall be defined defects in teller's title

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

Easements and restrictions of record, if any

(8) Unless a different date is provided for herein, the purchaser shall be entitled to procession of said real estate on date of closing and to retain puscession so long as purchaser is not in default hereunder. The purchaser covenants to keep the buildings and , ther 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 illeval services furnished to said real estate after the date purchaser is entitled to possession.

(9) In case the purchaser fails to make any layment herein provided or to maintain insurance as herein regarded, the seller may make such payment or effect pure insurance, and any amounts so paid by the seller, together with interest at the rate of 10% per manum thereon might have by caseon to such default.

(10) They is of the essence of this context, and the context and in without projudic, to any other right the seller.

might have by casen or such default.

(10) Time is of the essence of this contract, and it is agreed that in case the purchaser shall full to comply with or perform any condition or agreement hereof or to make any payment required because promptly at the time and in the manner uring required, the relief may elect to declare all the purchaser's rights hereunder terminated, and upon his doing 20, all payments made by the purchaser and all improvements placed from the real estate shall be postered to the saller as liquidated damages, and the seller shall be constructed as a winter of any subsequent of the purchaser and to expense on the payment of the purchaser of the purchaser of any default on the part of the purchaser and seller. Service upon purchaser of all demands, notices or other papers with respect to forfeiture and termination of purchaser's tights may be made by United States Mail, postage pre-paid, ettern receipt required, directed to the purchaser at his address hat known to the seller.

(11) Upon seller's election to himse suit to adore any recenant of this contract including suit to collect any payment required hereunder, his parchaser agrees to pay a real-anal cours as attories's fees and all to its and expenses in connection with such suit, which is may be included in any judgment of the purchaser agrees in connection with such suit, which

sums small or included in any joughteen of occase entered in such and.

If the selfer shall bring suit to pragnet or adjudication of the termination of the purchaser's hights hereunder, and judgment is accented, the purchaser correct to pay a reasonable sum as automorphy fees and all so its 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 suit is commenced, which sums shall be included in any judgment or decree to sted in such suit.

1st WITNESS WHEREOF, the parties hereto	have executed this instrume	nt as of the date first written above,	
		per Bendicky	(GEAL)
	X140	22d SELERICA	Clan (SEAL)
	month of the	in the water of the	
STATE OF WASHINGTON,		PURCHASERS	
Courty of Clark	7 .		- 12
On this day personally appeared before me	Joyce bee hel	LER, single,	
to me known to be the codic strait. described in a	and who executed the within	and toregoing instrument, and acknowle	edged that
SHO signed the sing as		r and voluntary net and deed, for the	
GIVEN or ler my hand and official real this	(day of ,	No vember, 1976	
789101175		Market in and the walking to me to	27770



REGISTERED INDEXED: DIR. INDIRECT; RECORDED: COMPARED MAILED

F12145

SSAL OF TALHING UT SE	
I HERENY CERTIFY THAT THE WITHIN	pharimanis a vivo poè il forma piere pe que pe que para para para la companya de la companya de la companya de
INSTRUMENT OF WILTINGS, FREELEY.	on and freshold in the production of pull-freshold on pull-freshold on the freshold of the fre
AT 2 15 M 15 12 10 26	LO
WAS INCORDED IN BOOK	
SECONDII OF SKAMANIA COUNTY, WARE	to a surpost da brosost redubelit
COUNTY AUDITOR COUNTY AUDITOR	ATTICOR COLINANY ATTICOR COLINANY

residing at.

Vancouver

JANOTTAN RESINOIS