RECEIVED

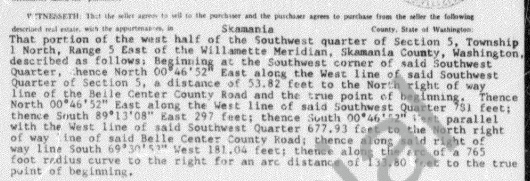
REAL ESTATE C INTRACT

24 77 150 TRUE CONTRACT, made and entered leto this / day of March 1977

C. Jan Baxter and Judy L. Baxter, husband and wife. hereinafter called the "seller," and

Earl S. Abbott and Davida Abbott , husband and wife,

begeinafter called the "postmoser."



date heren

ar at each other passes at the solven are the fire writing

the control of the control of the may at between gradier and granter to the portfore has assumed payment to 20 morthage that subject to the partform that are assumed to be a form of seasons of the control of the cont

To produce your and the contract piece is fully paid to been the tailtings new and hereafter plantf on an Alia state. The sand only is been a company acceptable to the sales will be taken to been account on a company acceptable to the sales will be taken to be a company acceptable to the sales will be taken to a company acceptable to the sales will be taken to a company acceptable to the sales will be taken to a company acceptable to the sales will be taken to a company acceptable to the sales will be taken to be tak

of management and real enter his been more and and arither the after one his action that to bell the common management of management theorem and along the purchaser or action of "a anagement arither be bell to a property of a require to the common of a retrieve or to a contained before or to

and respond to primary the internal of any internal therein and the purchase of the activate of the purchase o

The other has delicated or agrees to delice a within 15 do and the date of beings a purplicate policy or lifts incurance in damping, having the purplicate its design of and purplicate for a companion of the full amount of and purplicate force against how or datage for easies of defect to delice title to said real rote is as of the date of closing and containing in exceptions other than the following:

a. Propose period coordinate appearing it soft policy form.

h. Liens or encounterment which he the terms of our contract the purchaser is to assume, or as to which the conveyant a berrunder as to be made subsect, and

c. Many existing contract or tentracts under which seller is pure assign and real estite, and any moretage as other obligation, which seller by this content agrees to pay, more of which for the purpose of this variety and (5) shall be decimed defeats in action, title

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

(8) Unless a different date is provided for herein, the purchaser shall be entitled to possession f said real estate on date of closing and to retain possession so long as purchaser is not in default hereunder. The purchaser covenants to keep the buildings and other improvements on said real estate in read estate for eny illegal services furnished to said real estate after the date purchaser is entitled to use, or permit the use of, the real estate for eny illegal services furnished to said real estate after the date purchaser is entitled to possession.

(9) In case the purchaser fails to make any payment hurten provided or to malatain 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 13% per annum thereon right have by reason of such default.

raight have by reason of such default.

(10) Time is of the essence of it is contract, and it is agreed that in case the purch are shall fail to comple with or perform any condition or agreement hereof or to make any payment required hereunder promptly at a net time and as the manner herein required, the seller may elect to declare all the purchaser's rights necessarily and the purchaser and all improvements placed upon the real estate shall be forfeited to the seller all payments made by the purchaser have right to re-enter and take possession of the real estate shall be forfeited to the seller as lapidated data are and the celler shall be construed as a walver of any subsequent default.

Service upon purchaser of all demands, notices or other papers with respect to forfeiture and termination of purchasers right made by United States Mail, nostage pre-paid, return receipt requested, directed to the purchaser at his address lack known to receive the remarks of the purchaser, areas to pay a reasonable sum as attorney's feets and all so the anti-expenses in connection with such such sums shall be included in any judgment or decree entered in such suit.

If the seller shall bring suit to proture, and addingtation of the reministion of the reministion

sums small be included in any judgment or accree entered in such such.

If the seller shall bring suit to procure an adjudication of the perchaser's rights here, ader, and judgment is entered, the perchaser agrees to pay a reasonable sum as attorney's fees 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 suit is commenced, which sums shall be included in any judgment or decree entered in such suit.

IN WITNESS WHEREOF the terties hereto have executed this instrument as of the date first mailten thates

	C. Jan Baxt 1
	Judy L. Baxter
	Earl S. Abbotts (SEAL)
S"ATE OF WASHINGTON.	Davida Abbotts (GEAL)
County of Clark	
On this lay personally appeared before me	C. Jan Baxter and Judy L. Baxter, husband
they signed the same as therein mentioned.	and who executed the within and foregoing instrument, and acknowledged that their to and voluntary a ' and dead, for the uses and purposes
GIVEN under my hand and official seal this	div. 1 March, 1977
	Notary Public is and for the State of Washington,
And the second second	residing at Varicouve:

Transamerica Title Insurance Co

	A Service of Transamerica Corporation
Filed for	Record at Request of

Name.	REGISTERED &
Nume	INDEXCE FOR
City and State	PE
	MAILEN

	Acres - Badero
	CHARPACE, PROVICED HOR LEGORGER'S USE.
	I HEREBY CENTRY THAT THE WITHIN
	INSTRUMENT - FULING PRED BY
	sets to better
	OF NE BUREMEN CALL
	MUDICOR M MICHOS WZZ
:	WAS RECOIDED IN SCARE 7 2
:	W ALLEGE AT PAGE 4279
1	SECORD! OF SKAMASHA COUNTY, WASH
1	It love
;	JE' - COUNTY AUDITOR
1	Min de Commenter Com

REAL ESTATE CONTRACT

SK-10150

14th day of March 1977 THIS CONTRACT, made and entered into this

C. Jan Baxter and Judy L. Baxter, husband and wife, hereinafter called the "seller," and

Earl S. Abbott and Davida Abbott , husband and wife, hereinafter called the "purchaser,"

MAN: 1977 RECEIVED WITNESSETH: That the seller agrees to sell to the purchaser and the purchaser agrees to purchase from the seller the following

described real estate, with the appurtenances, in Skamania County, State of Washington:
That portion of the west half of the Southwest quarter of Section 5, Township
J. North, Range 5 East of the Willamette Meridian, Skamania County, Washington,
described as follows: Beginning at the Southwest corner of said Southwest
Quarter, thence North 00°46'52" East along the West line of said Southwest
Quarter of Section 5, a distance of 53.82 feet to the North right of way
line of the Belle Center County Road and the true point of beginning. Thence
North 00°46'52" East along the West line of said Southwest Quarter 781 feet;
thence South 89°13'08" East 297 feet; thence South 00°46'52" West parallel
with the West line of said Southwest Quarter 677.93 feet to the North right
of way line of said Belle Center County Road: thence along said right of described real estate, with the appurtenances, in Skamenia County, State of Washington: of way line of said Belle Center County Road; thence along said right of way line South 69°30'53" West 181.04 feet; thence along the arc of a 765 foot radius curve to the right for an arc distance of 1.33.80 feet to the true point of beginning.

heen pald, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid as follows: ----One hundred and no/100----- (\$) Dollars. lst day of May or more at purchaser's option, on or before the , 19 77, and --One hundred and no/100---day of each succeeding calendar month until the balance of said purchase price shall have been fully paid. The purchaser further agrees to pay interest on the diminishing balance of said purchase price at the rate of 9 per cent per snnum from the 1st day of April , 19 77, which interest shall be deducted from each installment payment and the balance of each payment applied in reduction of principal, All payments to be made hereunder shall be made at or at such other place as the seller may direct in writing.

As referred to in this contract, "date of closing" shall be __date hereof

(1) The purchaser assumes and agree, to give before delinquency all taxes and a cosmonte that may as between granter hereafter become a hen on said scale estate, and if he tay terms of this contract the purchaser has assumed payment of any mortgage, centract or other encombrance in has a sumed payment of or agreed to purchase subject to, any taxes of assessments now a lien on said scale estate, the nurshaser agrees to pay the same before delinquency.

12. The patch ser agrees, and the purches price is fully paid, to keep the buildings now and berea ter placed on said real estate are to the actual achievable thereof against loss or damage by both fire and windstorm in a company ac epitable to the seller and for selfer benefit, as his attent may appear, and to pay all premiums therefor and to deliver all pities and renewals thereof to the relax

(4) The purch extraction in that had inspection of said real estate has been made and that neither the reflection has assigns shall be held to any covernant respective the correction of any exprovements thereon nor shall the prachaser or reflect or the assigns of either he held to any covernant or agreement for alternations, improvements or repairs unless the revenant or agreement relied on is contained herein or is in writing and uttacked to and made a part of the contract.

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

14) The purchaser array is all hazards of danage to or destruction of any improvements now on said tiel estate or hereafter placed thereon, and of the taking shall constitute a failure of romade; from the case any part of said real estate is taken for rubble use, the portion of the condemnation award that no the parthase purchaser part of transmitted the faller clerk is allow the purchaser party and to the seller and applied as payment on the parthase purchaser party and the condemnation award to the rebuilding or restoration of are insprovements damaged by such taking. In case of dama, for destruction from a perit insured against, the proceeds of such invariance remaining after payment of the reasonable expense of procuring the same shall be devoted to the refunding of such improvements within a reasonable thing, upless purchaser elects that said proceeds shall be paid to the seller for application on the purchase purchaser purchaser.

partnace price nergy.

(5) The seller 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 from the insurance Company, insuring the purchaser to the full amount of said purchase price against loss or damage by reason of defect in seller's title to said real estate as of the date of closing and containing no exceptions other than the following:

a. Printed general exceptions appearing in said policy form;

Liens or encumbrances which by the terms of this contract the purchaser is to against, or as to which the conveyance hereunder is to be made subject; and

Any existing contract or contracts under which seller is purchasing said real estate, and any mortgage or other obligation, which seller by this contract agrees to pay, none of which for the purpose of this paragraph (5) shall be deemed defects in seller's title.

(6) If seller's title to said real estate is subject to an arieting content as an ariety of	
(6) If seller's title to said real estate is subject to an existing contract or contracts under which seller is purchasing end or any mortgage or other obligation, which seller is to pay seller agrees to make such narrower in the contract.	cal Notate.
upon default, the purchaser shall have the right to make any payments recovered to payments in accordance with the terms the	ercof, and
upon default, the purchaser shall in the right to make any payments make such payments in accordance with the terms the payments next. The payments next the right to make any payments necessary to remove the default, and any payments no remove the default.	made thall
the mit of	

(7) The seller agrees, upon receiving full payment of the purchase price and interest in the manner above specified, to execut, said 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

- (8) Unless a differ at date is provided for herein, the purchaser shall be entitled to a session of said real estate on date of closing and to retain possession so long as purchaser is not in default hereunder. The purchaser coverants 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 illemal services turnished to said real estate after the date purchaser is cultiled to possession.

 (9) 13 case the purchaser fails to make any payment herein provided or to maintain insurance, as herein required, the seller may make such payment, to reflect such insurance, and any amounts so paid by the seller, together with interest at the rate of 10% per annum thereor might have by reason of such default.
- might have by eason of 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 at rement hereof or to make any 1 when required hereunder promptly at the time and in the manner herein require, the seller may elect to declare all the purchaser's rights hereunder terminated, and upon his doing sc, all payments made by the purchaser and all improvements placed upon the real estate; and he foreleted to the seller as liquidated damares, and the seller shall be construed as a waiter of any subsequent default.

 Service upon purchaser of all demands, notices or other papers with respect to forfeiture and termination of purchaser's right may be foreleted to the purchaser at his address last knewn to the seller made by United States Mall, postage pre-paid, return receipt requested, directed to the purchaser at his address last knewn to the seller (11) Upon seller's election to bring suit to enforce any covernant of this contract, including suit to collect any payment related atmass shall be included in any judgment or decree entered in such suit.

 If the seller shall bring suit to procure an adjudication of the seller shall costs and expenses in connection with such out, which is the seller shall bring suit to procure an adjudication of the stemantal of the purchaser agrees to pay a reasonable sum as after new's teen and all costs and expenses in connection with such out, which he purchaser agrees to pay a reasonable sum as after new's teen and all costs and expenses in connection with such out, which he purchaser agrees to pay a reasonable sum as after new's teen 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 suit is commenced, which sums shall be included in any judgment or decree entered in such suit.

 In WITNESS WHEREOE, the testles beaut aversuited this investment and termination of the condition of the suc

114 WILLIAMS WILLIAMOF, the parties hereto have exi	ecuted this instrument as of the date first written above.
---	--

STATE OF WASHINGTON,	Jan Barter (SEAL) Judy L. Barter (SEAL) Earl S. Abbotts (SEAL) Davida Abbotts
County of Clark 65 On this day personally appeared before the	C. Jan Baxter and Judy L. Baxter, husband and who excuted the within and foregoing instrument, and acknowledged that their free and voluntary as and deed, for the uses and purposes day of March, 1977
T. A. C.	residing of Vancouver

Transamerica Title Insurance Co



Filed for Recard at Request of

Name	MEGISTERED &
Address	INDEXED: UTC
City and State	
	COMPARED
	MAILED

,	COVERNOS, PROVIDED A DE COORDER'S USE.
	I HEREBY CERTIFY THAT THE WITHIN
	INSTRUMENT OF WRITING, PH ED BY
	Als to hitle to
	of Attenum ella
	AV0:00A & MILLUSK 1977
	WAS RECORDED IN BOOK 72
:	OF INTERPRET 420
į	SECORDO OF EXAMANIA COUNTY, WASH
:	Model
	- COUNTY AUDITOR