AA170

## REAL ESTATE CONTRACT

THIS CONTRACT, made and entered late this

May, 1977

JUANITA R. SYKES, am her deparate property

bereinsfier called the "Ser," and

DAVID R. STANION, a single person

hereignfter called the "purchaser,"

WITNESSETH: That the siller agrees to sell to the purchaser and the purchaser agrees to purchase from the seller the following County, State of Washington: Skamania described real estate, with the appurtenances, in

lot 8 of NIDEAWAY II as per plat recorded in Book "B" of Plats at page 4, records of Skamania County, Washington

5678 JUI: 1977 RECTIVED YIKUL SIEVENIUM, Y ASH

) Dollars, of which

) Dollars hava

been paid, the receipt whereof is hereby atknowledged, and the balance of said purchase price shall be paid as follows: One Hundred Eleven and 49/100 - - - - - - - - - - - - - - - - - (\$111.49

1 Dollars. , 19 77 ,

lst July or more at purchaser's option, on or before the AY 01 One Hundred Eleven and 49/100 - - - - - - - (\$ 111.49 ) Dollars, at purchaser's option, on or helore the last day of each succeeding calendar month cutil the balance of said or more at purchaser's option, on or holore the purchase price shall have been fully paid. The purchaser further agrees to pay interest on the diminishing balance of said purchase price 1.65t day of per cent per annum from the June at the rate of -9-

which interest shall be deducted from each installment payment and the balance of each payment applied in reduction of unscipal. All payments to be made bereunder shall be made at \_ The First National Bayk of Oregon. The Dalles Franch or at such other place as the seller may direct in writing.

> 4768 TRANSACTION EXCISE TAX

> > Skamania County Transpe

the the second bridge side in

JUN 6 - 1977. 

As referred to in this contract, "date of closing" shall be glate here in

(1) The purchaser assumes and agrees to pay before definquency all taxes and assessments that may as between granton and grantee therefore a lieu on said real estate; and if by the terms of this contract the purchaser has assumed payment of any mortgage, contract or other encumbrance, or has assumed payment of or agreed to jutchase subject to, any taxes or assessments now a lieu on said real estate, the purchaser agrees to pay the same before definquency.

(2) The purchaser agrees, until the purchase price is fully p-id, to keep time buildings now and hereafter placed on said real estate insured to the actual cash value thereof sgainst loss or damage by onto five mud windstorm in a correspond acceptable to the seller and for the seller.

(3) The purchaser agrees that full inspection of said was taken to the seller.

the seller.

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

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

(4) The purchaser assumes all hazards of damage to or destruction of Ext improvements wow on said real estates or hereafter placed (4). The purchaser assumes all hazards of damage to or destruction of Ext improvements wow on said real estates are may part thereof for public u.a.; and agrees that no turk damage, destruction or taking thall thereon, and of the taking of said real estate is taken for public use, the portion of the condemnation award constitute a failure of consideration. In case any part of said real estate is taken for public use, the portion of the condemnation award termaling after payment of reasonable expenses of procuring the same shall use paid to such condemnation award to the rebuilding or restoration unless the seller elects to allow the purchaser to apply all or a partled 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 precedes of such condemnation remaining after payment of the reasonable expense of procuring the same shall be devoted to the restoration of rebuilding of such improvements within a reasonable time, unless purchaser elects that said proceeds shall be paid to the safer for upplication on the nurchase price herein.

(5) The stiller has delivered, or agrees to deliver within 15 days of the date of closing, a purchasite's policy of title insurance in standard form, or a conjunitment therefor, issued by Chicago Title Insurance Company, limiting the purchaset to the full amount of hald purchase price form, or a conjunitment therefor, issued by Chicago Title Insurance Company, limiting the purchaset to the full amount of hald purchase price against loss or damage by reason of defect in seller's title to sale had exist as of the date of closing and containing no exception; other than the following:

a. Printed general exceptions appearing in said policy form;

Liens of encumbrances which by the turms of this contract the purchaster is to assume, or as 14 which the conveyance hereunder is to be made subject; and

c. Any exhibits contract or contracts under which seller is purchasing said real estate, and any mortising on 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 eristing contract endow which raker is purchasing said real estate, or any mortgage or other obligation, which salter is to pay, seller agrees to make such payments is accordance with the terms thereof, and upon default, the purchaser shall have the right to make any payments secretary to remove the default, and any payments as made shall be applied to the payments next falling due the seller under this contract.

point to the payments next taking due the scher under time constant.

(7) The effer 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 rea 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

5 foct telephone, water and PUD easement.

Coverants, conditions and restrictions of record.

Any question that may arise due to shifting or change in the course of the Washougal River or due to said river havings changed its' course.

4. Right of the State of Washington in and to that portion of said premises, if any, lying in the bed of the Washougal River, if said river is navigable.

(8) Unless a different date is provided for beigh, the purchaser shall be entitled to possession of said real estate c., date of closing and to retain possession so long as purchaser is not in default ht. under. The purchaser coverant's to keep the buildings and other improvements on said real estate in good repair and not to purch not to purch on the use of, the real estate for any illegal purphaser. The purchaser coverants to pay all service, installation or construction charges for water, sewer, electricity, tarbag for or their utility services from the state in the 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% no annum thereon from date of payment until 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.

(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 manner herein required, the hereunder and all improvements placed upon the real estate shall be forfeited to the seller as liquidated damages, are the seller shall be construed as a waiver of any subsequent default.

Service upon purchaser of any subsequent default.

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

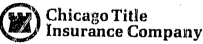
(11) Upon seller's election to bring suit to enforce any coverant of this contract, including suit to collect any payment required sums shall be included in any judgment or decree entered in such suit.

If

sums shall be included in any judgment or recree entered in such sunt.

If the seller shall bring suit to procure an adjudication of the termination of the purchaser's rights hereunder, and judgment is so entered, the purchaser 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 parties hereto hi

	Junita P. Sykes (SEAL)  David R. Stanton (SEAL)
STATE OF WASHINGTON,	
County of Clark	
On this day personally appeared before me Juanita	R. Sykes
	d the within and foregoing instrument, and acknowledgeds that
She signed the same as her	free and voluntary act and deed, for the uses and purposes
therein mentioned,	palyones
GIVEN under my hand and official seal this 2 /	day of May, 1977
	J. J. J. S.
*	Notary Public in and for the State of Washington,
	residing at Vancouver
	84170
·	



FILED FOR RECORD AT REQUEST OF	
	REGISTERED ES
	INDEXED: DIR. Z
•	INDIRECT:
ATTEN TESCRETART VALLE TO:	RECORDED:
Name Juanita Sykes	COMPARED
Addrase 13615 SE 19th	annumanist fillmanc . same
C/1y, State, Zip. Vancouver, Wa. 98	664
	664

TATE US WASH TO THE FORDER'S USE.
HERENY CUSTIFY THAT THE WITHIN METRUMENT OF STUTE OF PRICE BY
of Stevenson Wa
WAS RECORDED IN BOOK
RECORDE OF DRAMANA COUNTY, WASH
CIAMITY AUDITOR
- Lai 27 en face