## REAL ESTATE CONTRACT

31 May. 1977 THIS CONTRACT, made and a stored into this day of

between H. ROBERT COLE & HELEN R. COLE, husband and wife, and ARTHUR C. BEAGLE and DOLORES Y. BEAGLE, husband and wife,

hereinafter called the "seller," and RONALD B. ANDERSON and CAROLYN M. ANDERSON. husband and wife,

hereinafter called the "purchaser,"

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:

4802

No.

Lot #12, Marble Mountain Retreat, recorded in Book "B" of plats, page 5, records of Skamania County, Washington.

THANSACTION EXCISE TARubject to easements and restrictions of record.

JUN 16 1977 Amount Peid 55 99 Skamania County Treasure: By Deconolymbe to seely ay

> The terms and conditions of this contract are as follows: The purchase price is Five Thousand, Five Hundred and No/100----- (5 5,500.00 Three Hundred and No/100---- (\$300.00 ) Dollars, of which ) Dollars have been paid, the receipt whereof is berely asknowledged, and the balance of said prichase price shall be paid as follows: Fifty Five and No/100-------- (\$ 55.00 ) Dollars. or more at purchase's option, on or before the 1st day of June , 19 77. day of each succeeding calendar month until the balance of said and Fifty Five and No/100---or more at purchaser's option, on or before the lst 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 9-1/2 resecrat per annum team the 15th day of May which interest shall be deducted from each installment payment and the balance of each poyment applied in reduction of principal.
>
> All payments to be made here ander shall be made at Vancouver Federal. Savings and Loan Association

Purchaser is aware that electricity, water and road maintenance are not provided to the property, as per attached copy of plat recorded in Book "B", page 5, records of Skamania County, Washington.

or at each other place as the selice may circle in writing 753.5 E. Mill Plain Blvd, Vancouver, WA

Payments received by Seller ten days after due shall be assessed a late charge of \$5.00 for each payment late, each month late.

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

<sup>(1)</sup> The purchaser assumes and agrees to pay before delinquents all taxe, and assersm the that may as between granter and grantee becauter become a lieu on said real estate; and it by the textus of this contract the purchaser has assumed payment of any mortgage, contract or other encumbrance, or has assumed payment of an agreed to purchase subject to, any taxes of assessments now a lieu on said real estate, the purchaser agrees to pay the same before delinquency.

(2) The purchaser agree, until the purchase price is fully paids, to keep the haddings now and hascafter phased on said real estate issured to the actual cash value thereof against loss or divings by both fire and windstorm in a company acceptable to the seller and for the sellers, bench, as his interest may appear, and to pay all premiums therefor and to deliver all politics and renewals thereof to the sellers.

<sup>(3)</sup> The purchaser agrees that full inspection of sald real estate has been made and that neither the seller nor his assigns shall be held to any coverant respecting the to-difficion of any improvements thereon are shall the purchaser or seller or the assigns of either be held to any coverant or agreement for all erations, improvements thereon are shall the purchaser or seller or the assigns of either be held to any coverant or agreement for all erations, improvements are repair, unless the revenant or agreement for all erations, improvements an interest or repair, unless the revenant or agreement and attached to and made a part of this contract.

in writing and attached to and made peat of this contract.

(4) The purt baser assumer all bazards or damage to or destruction of any improvements mow on said real estate or hereafter placed thereon, and of the training of said real estate or any part of said real estate is taken for public use; and agrees that no such damage, destruction or taking chalf consistence a failure of consideration. In case any part of said real estate is taken for public use, the portion of the condemnation growed real order pareness of reasonable expenses of protering the same shall be paid to the seller and applied as payment on the purchase price berein unless the seller circus to allow the purchaser the expension of such condemnation award to the redealing no relations of any improvements dimined by such taking in case of damage or destruction from a peril insured against, the proceeds of anchor to the international contains after payment of the reasonable expense of procuring the same shall be devoted to the restoration or rebuilding if such improvements within a reasonable time, unless purchaser circumstances the paid to the restoration or rebuilding if such improvements within a reasonable time, unless purchaser circumstances and the paid to the seller for application at the purchase price letter.

When the contract is the reasonable expense to deliver the contract is the paid to the seller for application at the standard form, or a commutation therefor, issued by four expenses. Let the takes toward, insuring the purchaser to the full impoint of said purchase price against less or damage by reason of defect in set. A title to acid real estate as of the date of closing and cortyfuing no exceptions other than the following:

a. Printed records execution appearing in said policy form:

<sup>.</sup> Printed general exception; appearing in said policy form;

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

c. Any existing contracts or contracts under which selfer is purchasing said real estate, and any mortgage or other obligation, which selfer by this contract agrees to pay, none of which for the purpose of this paragraph (3) shall be deemed defects in siller's title.

(6) If solar's title to taid real craise is subject to an existing contract or contracts under which seller is purchasing said real estate, or any mortungs or states obligation, which seller is to pay, miler agrees to make such payments in accordance with the terms thereof, and upon default, the purchaser shall have the right to make any payments entenany to remove the default, and any payments it under shall be applied to the purchaser shall have the physicals sent always upon receiving full payment of the purchase peice and interest in the manner shows specified, to execute and talling to make a manner shows specified, to execute and talling to make a manner shows 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 my that may attach after date of closing through any person other than the seller, and subject to the following:

## NONE

(8) Unless a different date is provided for berein, the purchaser shall be entitled to possession of said real estate on date of closing and retain possession so long as purchaser is not in default beccurder. The purchaser covenants to keep the buildings and other improvegurgos. The purchaser covenants to pay all service, installation or construction charges for water, sewer, electricity, garbage or other utility revices furnished to said real estate after the date purchaser is entitled to possession.

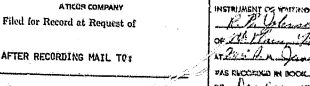
(9) In case the purchaser fails to make any payment herein provided or to maintain injurance, as herein required, the seller may make from date of payment or effect such lasurance, and any amounts so paid by the seller, together with insersa at the rate of 10% per annum thereon right have by reason of 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 time and in the manner herein required, the hereunder and all improvements placed upon the real estate shall be fairetted to the seller as lequidated damages, and the seller shall be construct as a waiver of any subsequent default.

Service upon purchaser of all demands, notices or other papers with respect to orienture and every the art of the purchaser shall be constructed as a waiver of any subsequent default.

Service upon purchaser of all demands, notices or other papers with respect to orienture and remaination of purchaser's rights may be made by United States Malt, postage pre-paid, return receipt recuested, directed to the purchaser at his address. Last known to the seller of the purchaser shall be found to the purchaser shall be constructed as a waiver of any subsequent default.

(11) Upon seiler's election to bring suit to meterunder, the purchaser agrees to pay a reasonable sums shall be included in any judgment or decree et.  If the seller shall bring suit to procure an sall entered, the purchaser agrees to pay a reasonable sust the tracionable toxe of searching records to determ included in any judgment or decree entered in such included in any judgment or decree entered in such included.	udica a of the termination of the purchase a ri-	is at lets, as known to the seller, it to collect any payment required in connection with such suit, which this becauser, and Judgment is so connection with such cuit, and also sommenced, which sums shall be
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STATE OF WASHINGTON,	Same and the same of the same	(SEAL)
55.	- Dured by	whome
County of Clark	3/ Kales	16263
On this day personally appeared before me H.	ROBERT COLE PELEN D COL	CAN CELLOS
and ARTHUR C BEAGLE as a to me known to be the individual g described in an	ROBERT COLE, HELEN R. COL	LE, ARTHUR C. BEAGLE ES Y. BE/GLE
	d who executed the within and foregoing instrumer	it, and acknowledged that
herein mentioned.	their free and voluntary act and	d deed, for the uses and purposes
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GOVEN divier har hand and official real this	day of May, 1977.	
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S JUN 1977	residing at Battle Gro	OMIO
RECEIVED		
SKAMARIX COUNTY AUGITAR	84238	
S STEVERAIN, WASH.		
Congress (2)		
THE DEBCES	THIS SPACE RESERVED FOR RECORDER & USE	! :
PIONEER NATIONAL	STATE OF WASHINGTON	
TITLE INSURANCE		
ATICOS COMPANY	HEREBY CERTHY THAY THE WITHIN	
	INSTRUMENT OF WAITING, PILED BY	
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