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## REAL ESTATE CONTRACT

THE CONTRACT, made and entered into his 7th day of July, 1977,

between ARKETAE B. SHEPARD, dealing with her separate property, and JERRY D. SHEPARD, Let husband,

hirelaster coiled the "seller," and HERBERT F. HAMBLEN, a single man,

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:

Lots 12 and 13 of Block Two of BOYD'S AND WILKINSON ADDITION TO CARSON according to the official plat thereof on file and of record at page 36 of Book A of Plats, Records of Skamania County, Washington;

A parcel of land 25 feet by 100 feet in size adjacent to the north line of the said Lot 13, said parcel being a portion of the south half of Olive Avenue, a former street vacated by order of the Board of County Commissioners of Skamania County, Washington.

The terms and conditions of this contract are as follows: The purchase price is Seventeen Thousand and , may may and then some your way with some cone was long some some state that may some cone state that the same some cone cone cone cone Three Thousand Five Hundred and No/100---- (\$ 7,000.00 the receipt whereof is hereby acknowledged, and the helper of the receipt whereof is hereby acknowledged, and the helper of the receipt whereof is hereby acknowledged, and the helper of the receipt whereof is hereby acknowledged, and the helper of the receipt whereof is hereby acknowledged, and the helper of the receipt whereof is hereby acknowledged. ) Dollars, of which been paid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid as follows: ) Dollars have

The purchaser agrees to pay the balance of the purchase price in the sum of Thirteen Thousand Five Hundred and No/100 (\$13,500.00) Dollars in monthly installments of one Hundred twenty-five and No/100 (\$125.00) Dollars, or more, commencing on the seventh day of August, 1977, and on the seventh day of each and every month thereafter until the full amount of the purchase price together with interest shall have been paid. The said monthly installments shall include interest at the rate of eight and one-half percent (8 1/2%) per annum computed upon the monthly balances of the unpaid purchase price, and shall be applied first to interest and then to principal. The purchaser reserves the right at any time he is not in default under the terms and conditions of this contract to pay without penalty any past or all of the unpaid purchase price, plus interest, then due.

or at such claer place as the seller may direct in writing.

As referred to in this contract, "date of closing" shell be July 7, 1977

(1) The purchaser assumes and agrees to key before delinquency all toxes and ones aments that may as between granter and granter increases the purchase has assumed payment of any mortgage, contract or other encumeration, or has assumed payment of or night to purchase abject to any large or assessment now a few or said real estate, the purchaser agrees to pay the same before delinquency.

(2) The purchaser agrees, until the purchase price is this paid, to keep the buildings now and breafter placed on said its middle fact the seller and and windstorm in a company acceptable to the seller and few the seller, as his interest may appear, and to pay all premiums therefor and to deliver all policies and renewals the seller.

(3) The purchaser agrees that full inspection of said real estate has been made and that neither the atilier nor his assigns shall be fulld to any covenant respecting the condition of any improvements thereon nor shall the purchs + or seller or the assigns of either he 2-bit or any covenant or agreement for alterations, improvements or regains unless the covenant or regains unless the covenant or regain and attached to and made a part of this contract.

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

(4) The purchater assumes all hazards of change to or destruction of any improvements now on sale real estate or heriafter plans; thereon, and of the taking of said real estate or any part the and for public use; and agrees that no such damage, destruction or taking subject thereon, and of the taking of said real estate on any part of said real estate is taken for public use, the portion of the condensation which while the public use of the public use, the portion of the condensation are not presenting the same shall be paid to the select independent any award to the reduction are not presenting the same shall be paid to the select and applied as payment on the public use of the presenting after payment of the reasonable expensed of posturing the range of destruction from a pell instructed against, the proceeds of public improvements within a reasonable time, billed approach approach the range hall be devoted to the restoration or rebuilding of the improvements within a reasonable time, billed approach to proceed the said proceeds shall be paid to the seller for rebuilding of the purchase price herein.

(5) The seller hyser and the reasonable time, billed in the public of the part of the public hours and purchase price applicable to the said purchase price applicable to the said purchase price applicable to the following:

(5) The seller hyser and the reasonable time is the purchase price applicable that the following:

(5) The seller hyser and the reasonable time is the purchase price applicable to the purchase price applicable to the purchase price applicable to the said purchase price applicable to the following:

(6) The seller hyser and the reasonable time of these is seller for its to said real public to the purchase of the full amount of the purchase price applicable to the said purchase price applicable to the following:

(6) The seller hyser and the public purchase the public purchase price applicable to the full amount of the public purchase

a. Printed general exceptions appending in said policy farm;
b. Liens or encumbrances which by the terms of this contract the purchaser is to assume, in as to which the conveyance hereunder is to be made subject; and

t. Any existing contract or contracts under which seller if conchecting raid and existe, and any inactings or other obligation, which while by this contract agrees to pay, not of which it is the purpose of this paragraph (5) and he contract agrees in seller's like.

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(6) If seller's this to cald real entate is subject to an existing contract or multivaria under which seller is promisely and real celler is to pay, other appropriate under the coordinate with the forces thereof, and upon inflandly the jurchaser shall have the right to make any payments relating to remove the forces thereof, and not payments and any payments and any payments are under shall be applied to the payments next falling due the seller under this contract.

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(2) The seller agrees, upon receiving full payment of the purchase price and interest in the manner spore specified, to execute and inher to purchaser a statutory warranty

inher for public use, free of elicumbrances except any that may attach after date of closing through any period the collect and the following:

General taxes for 1977 which will be pro-rated between the parties as of July 7, 1977.

(8) Whese a different data is provided for hemin, the purchaser shall be entitled to possession at long at purchaser tyrol in default bereunder. The purchaser covenants to keep the buildings and other improvements on said real state in good regain and not to permit waste and not to use, or permit the use of, the real estate for way if any services furnished to said real estate after the dose purchaser accurate to estate after the dose purchaser as the possession.

(9) In case the purchaser fails to make any expression in a provided or to maintain insurance, as herein required, the effer may have a permit the dose of payment until repaid, shall be reposable by the seller, together with interest at the rate - 10% per annua whereom might have by reason of such default.

(10) The ke of the states of at the extense of the ex

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 perforce any condition or agreement hereof or to make any payment required hereunder promptly at the time and in the manner herein required, the 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 estates shall be forfeited to the seller as liquided diamages, and the seller shall have right to re-enter and take possession of the real estate; and no waiver by the seller as liquided diamages, and the seller shall be construed as a "twee of any subsequent default.

Service upon a rehaser of all demands, notices or other papers with respect to forfeitre and sermination of purchaser's rights may be made by United States Mail, 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 inforce any covenant of this contract, including suit to rolled any payment required hereunder, the purchaser agrees to poy a reasonable sum as attorney's fees and all costs and expenses in connection with such suit, which is the seller shall bring suit to procure an adjudication of the termination of the purchaser's rights hereunder, and judgment is so

surns shall be included in any judgment or user is entertal in such such.

If the seller shall bring sult to procure an adjudication of the termination of the purchaser's rights hereunder, and judgment is so entered, the purchaser agrees to pay a reasor able such as attentively feet and all costs and expenses in connection with such int and also the russonable that of tearthing records to determine the condition of title at the date such suit is commenced, which suit is half be included in any judgment or decree entered in such suit.

IN WITNESS WHERE the parties hereto have executed this instrument as of the date first written above. "MEALS Helat F Hank (SEAL) STATE OF WASHINGTON, SAL Cornty of SMARAMO. On this day permutally appeared but a me-ARLENE B SHIPARD and JERRY D. SEEPA.D. to me known to be the last train of the extical in and who executed the while the going instrument, and acknowledged the biter into the capp a free and submany act and deed, for the uses and pursons their therein mentioned, 18171 GIVEN under too hour and do lal send this Tanama e e Motory Public in and to the State of Washington, Will. 10 19 10 18 Albura Paid seeding a. Sheven on, Washington Transamerica little Insummine Co



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