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## REAL ESTATE CONTRACT

THIS CONTRACT, made and entered into this 25 day of July, 1977,

ANNINGHAM and LORNA K. LANNINGHAM, husband and wife, wayne Æ

'acistrafter called the "seller," and WILLIAM J. TREMMEL, a single man,

beidealter called the "purchaser,"

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

Beginning at a point 503.51 feet North 0°35'27" East and 956.45 feet South 89°24'33" East from the Southwest corner of the Northwest quarter of the Southwest quarter of Section 21, Township 3 North, Range 8 East of the Willamette Meridian as measured along the west line of the Southwest quarter and at a right angle to said line as more particularly described on the attached Schedule "A".

The terms and conditions of this contract are as follows: The purchase price is Thirteen Thousand Five 3 Dollars, of which ) Dollars bave been paid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid as follows

The purchaser agrees to pay the balance of the purchase price in the sum of Nine Thousand Six hunded twenty-five and No/100 (\$9.625.00) Dollars in monthly installments of One Hundred and No/100 (\$100.00) Dollars, or more, commencing on the 10th day of August , 1977 and on the 10th 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 per cent (8%) 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 that he is not in default under the terms and conditions of this contract to pay without penalty any part or all of the unpaid purchase price, plus interest, then doe.

## Riverview Savings Association

All payments to be made hereunder shall be made at .Stevenson, Wa. 98648.

or at such other place as the seller may direct in writing As referred to in this contract, "date of closing" shall be ... July 25, 1977

11) The purchaser assumes and agrees to year before delinquency all taxes and accessments that may as between granter and grantee breesfier betome a lieu on asid real estate; and if to the terms of this contract the purchaser has assumed payment of any mortgage, contract to other encumbrance, or has assumed payment of or agreed to purch see subject to, any sexes or assessments now a lieu on said real estate, the purchaser agrees, and the purch of the price is fully proof to been the buildings now and bereafter placed on said real estate, and to the actual cash value thereof inside the or damage hy both for and windstorm in a company exceptable to the soller and for the solle, is benefit, as his interest may appear, and to pay all programs therefor and to deliver all politics and renewals thereof to the seller.

(3) The purchaser agrees that full inspection of said real estate has been melt and to acover an power and renewas three to the sales as in respecting the condition of any improvements therein in a half the purchaser or seller on the assigns of either be held any covenant respecting the condition of any improvements therein in a half the purchaser or seller on the assigns of either be held any covenant or agreement for alteration; improvements in repairs unless the overant or agreement realled on is contained herein or as the writing and attached to and made a part of this contract.

14) The purchaser assumes all horards of damage to or de truction of any improvements now on said real estate or hereafter placed therein, and of the taking of said real estate or any part thereof for public use; and agrees that no such damage, destruction or taking shall constitute a failure of consideration. In case any part of said real estate is taken for polic use, the purties of the tendemantion award that consideration. In case any part of said real estate is taken for a defining of any improvement claims of a low the purchaser to applie use, the parties of the reduction of any improvement claims of by such taking. In case of damage or destruction from a partial real real estate to the reduction or rebuilding of such insurance remaining after payment of the resonable expense of procuring of sentents within a reasonable time, unless purchaser elects that said non-ceds shall be divided to the restoration or rebuilding of such improvements within a reasonable time, unless purchaser elects that said non-ceds shall be divided to the restoration or rebuilding of such improvements within a reasonable time, unless purchaser elects that said non-ceds shall be divided to the restoration or rebuilding of such improvements within a reasonable time, unless purchaser elects that said non-ceds shall be divided to the restoration or rebuilding of such

percense price percen.

(5) The seller has delivered, or agrees to deliver within 18 days of the date of closing, a purchaser to the full amount of standard form, or a commitment therefor, issued by Transamerica Tills insurance Company, insuring the curchaser to the full amount of said guerhase price against loss or damage by reason r, defect in seller's title to said rather as of the date of closing and containing no exceptions other than the following:

prions other than the tonowing:

a. Printed general exceptions appearing in 'an policy form;

k. Links or encumbrances which by the terms of this contract the purchaser is to assume, or as to which the conveyance he is to be made subject; and

e. Any existing contracts or contracts under which seller is purchasing said real estate, and any morigage or other obligation, which for the purpose of this paragraph (5) shall be deemed threats in seller's title.

(6) If seller's title to said real entate is subject to an existing contract or contracts under which seller is purchasing said real entate, any mortgage or other obligation, which seller is to pay, seller agrees to make such payments in accordance with the terms thereof, and one default, the purchaseer shall have the right to make any payments recessary to remove the default, and any payments so made shall applied to the payments next failing due the seller under this contract.
(7) 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 statutor warranty deed to said real estate, excepting any port 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 subject to the following:

Purchaser agrees not to divide or re-sell the above real a) property within a five (5) year period from July 18, 1977.

(8) Unless a different date is provided for herein, the purchaser shall be entitled to possession of 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 good repair and not to permit white use of the representation of the purchaser and the result of any illegal purpose. The purchaser covenants to pay all service, installation or construction charges for water, sewer, electricity, garbage or other utility services furnished to said real estate falls 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% per annum thereon from date of payment until repaid, shall be repayable by purchaser on seller's demand, all without prejudite 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 fail to comply with or perform any condition or agreement hereof or to make any payment required hereander promptly at the time and in the manner herein required, the seller may elect to declare all the purchaser; fights hereunder terminated, and upon his doing so, all payments made by the purchaser hereunder and all improvements placed upon the real estate; and no waiver by the seller of any default on the part of the purchaser shall be construed as a waiver of any subsequent default.

Service upon purchant of all demands, notices or other papers with respect to forfeiture and term faction of purchaser's rights may be made by United States Misl, portage pre-paid, return recipir requested, directed to the purchaser at his address last known to the seller, (11) Upon sell-r's election to bring suit to enforce any covenant of this contract, including suit to collect any payment required hereunder, the purchaser agrees IN WITNESS WHEREOF, the parties hereto have executed this instalment as of the date first written above. 345078 f unaringform 3 Then 1: 77 ....(SYAL) STATE OF WASHINGTON, हरितार १५ County of Skamania On this day personally appeared before me WAYNE F. LANNINGHAM and LORNA K. LANNINGHAM, husband and wife, to me known to be the individual S described in and who executed the within and foregoing instrument, and acknowledged that their signed the same as free and voluntary act and deed, for the uses and purposes therein mentioned. GIVEN under my hand and official seal this 25 51 Colory Publish in and for the State of Washington, TRANSACTION-EXCISE TAX AUG 5 ~ 1577 Amount Pard ... 135.00 Skamania County Trember residing at California Tille. Transamerica Title Insurance Co CANODINGS RESTRICT FOR RECONDER'S USE. THEODER ON FOR THAT THE WITHOU A Service of Transamerica Corporation INSTRUMENT OF WRITING, FILED BY Nelice L' Milling REGISTERED MEGISTER DIF Filed for Record at Request of WAS ME THE THE BE OF ALCREPA ar para 157 SECOL A ACE A CABUNTY, WASA hatemara. OLINTY ALBITOR COMPA CD majore City and State..... 



SCHEDULE "A"

Beginning at a point 503.51 feet North 0°35'27" East and 956.45 feet South 89°24'33" East from the Southwest corner of the Northwest quarter of the Southwest quarter of Section 21, Township 3 North, Range 8 East of the Willamette Meridian as measured along the west line of the Southwest quarter and at a right angle to said line;

thence North 0°35'27" East parallel to the said West line of the Southwest quarter 163.39 feet;

thence South 89°24'33" East 388.87 feet more or less to the Sast line of the said Northwest quarter of the Southwest quarter of Section 21;

thence South 0°50'17" West along the said Bast line 359.22 fret more or less to the North line of the Gregorius tract as recorded in Book X, page 135;

thence North 88°12'09" West along the North line of said Gragozius tract 387.41 feet more or less to a point that bears South 0°35'27" West from the PCINT CF BEGINNING:

thence North 0°35'27" East 1.87.66 feet to the POINT OF BEGINNING.

Containing 2.7 acres, more or less.

EXCEPT that portion of said Lot 3 lying south of an existing east-west fence bearing N 89°40'41" West as shown or Short plat recorded at Book 1 at page 74, Records of Skamania County, Washington;

TOGETHER WITH the right to ingress and egress across the Southern 20 feet of Lot 1 and the Northern 20 feet of Lot 2 of the Short Plat recorded in Book 1 at page 74, Records of Skamania County, Washington, and the right to place public utilities in said 20 foot easement across Lot 1 and Lot 2.

SUBJECT TO a 30 foot easement and right of way for County Road designated as Smith Beckon Road as shown on said Short Plat.

