## REAL ESTATE CONTRACT

THIS CONTRACT, made and entered into this

1977

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

hereinafter called the "seller," and HOWARD D. RUHLAND & BEVERLEE M. RUHLAND, husband and wife,

hereinalter called the "purchaser,"

722324257

AUG 1977 RECEIVED SKAMANIA COUNTY

AUDITOR

WITNESSETH: That the celler 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

Lot #8, Marble Mountain Retreat, recorded in Book "B" of plats. page 5, records of Skamania County, Washington.

Subject to easements and restrictions of record.

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TRANSACTION EXCISE TAX

AUG 2 4 1977 Amount Faid 60 5 +

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STEVENSON, WASH The terms and mystitens of this contract are as follows: The purchase price is Six Thousand and No/100
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Dollars, of the terms and mystitens of this contract are as follows: The purchase price is Six Thousand and No/100 ) Dollars, of which .

) Dollars have been paid, the receipt whereof is hereby acknowledged, and the balante of said purchase price shall be paid as follows:

th day of July Fifty Five and 18/100-----

) Dollars,

15th or more at purchaser's option, on or before the and Fifty Five and 18/100 ----- 15th day of July (5 55.18 , 19 77. 1 Dollars. or more at purchaser's option, on or before the 15th day of each succeeding calendar month until the balance of said

purchase price shall have been fully paid. The purchaser faither agrees to pay interest on the diminishing balance of said purchase price at the rate of 9 1/2 per cent per annum from the 15th day of Jule, 1977, 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 Vancouver Federal Savings and Loan Association or at such other place as the seller may direct in writing. 7515 E. Mill Plain Elvd, Vancouver, WA

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 Skame\_dia County, Washington.

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 consect, cate of closing shall be...

(1) The purchaser assures and acres o may before delinquency all taxes and assessments that may as between granter and grantee breafter become a lich on cold real estate; and if by the terms of this contract the purchaser has assumed payment of any cortage contract or other encumbrance, or has assumed payment of or agreed to purchase subject to, any taxes or as essments now a linu on said real estate, this purchaser agrees to pay this parts thereof idlinguency.

(1) The purchaser assumed in pay the purchase of the purchase and the contract of the college of the acres and the purchase are under the purchase and the purchase are the following now and hereafter placed on sail, real estate instituted to the acres can thereof against here of damage by both fat and windstorm in a coupping acceptable to the seller and for the seller, as his interest may appear, and to pay all permittees therefor and to deliver all pelicies and renewals thereof to the seller.

(3) The purchaser agrees that full inspection of said leaf estate has been made and that neither the celler nor his achieves shall be held to any covenant respection to condition of any improvements there is nor shall the forecaser or seller or the assigns. I either be held to any covenant or agreement for alterations improvements or repairs unless the covenant or agreement relied 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 at tracards of damage to or destruction of any ingrovements now on said real estate or treasfler placed thereon, and of the taking of said and evalue or any part thereof for public use; and agrees that no such damage, destruction or taking shall constitute a failure of (or ideratic.) In case any part of said real estate is taken for public use; the portion of the condemnation award tremanding after payment of reasonable expenses of procuring the same shall be public to the scher and applied as a pay kent on the purchase price herein unless the selfer facts of cultow the purchaser of apply all or a portion of such condemnation award to the explaint of any improvements damaged by such tailing, in case of damage or destruction from a part instruct against, the governor of such improvements within a reasonable Cant, unless purchaser elects that the same shall be devoted to the restoration or febridding of such improvements within a reasonable Cant, unless purchase price shall be paid to the restoration or febridding of such improvements within a reasonable Cant, unless purchaser relects shall be proved, shall be paid to the restoration or febridding of such improvements within a reasonable cant, unless purchaser price shreat.

(5) The celler/MEXISTERIALOUSE agrees to deliver white alterial contributions and the condition of the said purchase price against loss or dainage by carson of defect in seller's tutle to said real estate as of the date of closing and containing no exceptions of the contributed exceptions appearing in taid policy form;

(a) Princel second contributed exceptions appearing in taid policy form;

(b) Princel second contributed exceptions appearing in taid policy form;

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

is to be made support, and
Any stating contract or contracts under which seller is purchasing said real extute, 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) It willer's title to said real estate is subject to an embine unstraint or commett, under which seller is purchasing said real estate, or any mortages or other obligation, which seller is to pay, seller agrees to make such payments in accordance with the terms thereof, and upon default, the purchases shall have the right to mich any payments recessary to restove the telestif, and any payments so made shall be applied to the payments ment falling due the seller surject that contract,

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

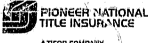
deliver to purchaser a statutory warranty deed to said strat estate, excepting any part thereof hereafter taken for public use, from of oncumbrances except any that may attach after date of closing through any person other than the seller, and subject to the following:

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(8) Unless a different date is provided for herein, the purchaser shall be entitled to possession of slid real estate on date of closing and to tetain possession so long as purchaser is not in default hereunder. The jurchaser covenants to feel 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 illegal-purpose. The purchaser covenants to pay all service, installation or construction charges for after, sewer, electricity, garbage or other utility services furnished to said real estate after the date purchaser is entitled to possession.

(9) In case the purchaser falls to make any pay ment herein provided or to maintain insyrance, as berein required, the seller may make such payment of effect such insurance, and any amounts so grad by the seller, together with interest at the ray of 10% per annum therein

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	Notice Punk in and for the State of Washington.
GIVEN under my hand and official seal this	day of Japan 1977.
they signed the came as therein mentioned.	their itee and valuatory act and deed, for the uses and purposes *
and ARTHUR C. BEAGLE as att to me known to be the individual S described in and	ROBERT COLE, HELEN R. COLE, ARTHUR C. BEAGLE, corney in fact for DOLORES Y. BEAGLE who recented the within and translation instrument, and acknowledged that
County of Clark	18 The state of th
STATE OF WASHINGTON,	A) dores of trafte
	The County of Colon of (SEAL)
	Jakat La CC (SEAL)
	Brank W. W. Johnson
1N WITNESS WHEREOF, the parties is reto be	ave executed this instrument as of the dat, first written above
If the seller chall bring suit to projure an odjure extered, the purchaser agrees to pay a respondble sun	ered in such state.  Idiation of the termination of the burch and such a born order, and judement is so a sattorney's fees and all cost and over a sattorney's fees and but sattorney's fees and all cost and over a sattorney's fees and but sattorney's fees and sattor
Service upon purchaser of all demands, notices or made by United States Mail, postage pre-paid, return (11) Upon selfots election to bring suit to call hereunder, the purchaser agrees to toy a reasonable	enther papers with respect to forfeiture and Arminators of purchaser's rights may be receipt requested, directed to the purchaser above and now lost known to the seller once any coveraint of this contract, including out to reflect only payment required min as attorned a feet and all costs and coverage in another with such surb, which
(10) Time is of the estence of this contract, an condition or agreement hereof or so make any payms seller may elect to declare an it he purchaser's rights hereunder and all improvements placed upon the rehave right to re-enter and take possession of the real be construed as a whiver of any subsequent default.	d it is agreed that in case the purchaser shall fall to comply with or perform any ent required hereunder primptly at the time past in the manner herein required, the hereunder tern mater and upon his dains see all payments made by the purchaser at estate shall be fortested to the seller as frequencied and no gaiver by the seller of any default on the part of the purchaser shall estate; and no gaiver by the seller of any default on the part of the purchaser shall
from date of payment until repaid, thall be repayable might have by reason of such default.	by purchaser on seller's demand, all without projudice to any other right the seller



ATICOR COMPANY

Filed for Record at Request of

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15th July or more at purchaser's opilon, on or before the - is 55.18 ) Dollars. Fifty Five and 18/100 day of each succeeding calendar month until the balance of said 15th or more at purchastr's option, on or before the 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 per cent per annum from the 15th day of June , 1977 , which interest thall, be debacted from each installment phyment and the balance of each payment applied in reduction of principal. All payments to be labde here der shall be made at Vancouver Federal Savings and Loan Association or at such other plate as the seller may disset in writing. 7515 E. Mill Plain Blvd, Vancouver, WA 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. 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-(1) The purchaser assumes and agrees to pay before delinquency all taxes and assessments that may as between grantor and grantee hereafter become a lien on said real estate; and if by the terms of this contract the purchaser has assumed payment of any mortgage, contract or other ensumbrance, or has assumed payment of or agreed to purchase subject to, any taxes or assessments now a lien on said real estate, the purchaser agrees to pay the same before, delinquency. ALL SALE - BY real estate, the purchaser agrees to pay any same estate, sensequency.

(2) The purchaser agrees, until the purchase price is fully paid, to keep the buildings now and hereafter placed on said real estate (as the actual cash value thereof against loss or damage by both fire and windstorm in a company acceptable to the relier and for the seller's benefit, as his interest may appear, and to pay all premiums therefor and to deliver all policies and renewals thereof to ومساسالهم الملائد (3) The purchaser agrees that full inspecifion of gald real estate has been made and that neither the seller nor his assigns shall be held to any covenant respecting the condition of thy improvements thereon nor shall the purchaser or seller or the assigns of affire be held to any covenant or agreement for alternations, improvements or repair, unless the covenant or agreement relied on is contained herein or is in writing and attached to and made a part of this contract. egiana Charte In writing and attached to and made a part of this contract

(4) The purchaser assumps all histories of damage to or destruction of any improvements now on said real estate or destruction of the purchaser assumps all histories of damage to or destruction of any improvements now on said real estate or destruction of the confidential in case any part of said stall estate is taken for public use, the portion of the confidential in case any part of said stall estate is taken for public use, the portion of the confidential in case any part of said stall estate is taken for public use, the portion of the confidential in case any part of said stall estate is taken for public use, the portion of the confidential applicate applicate a purchase of proturing the same shall be paled to the seller and applicate applicate or allow the purchase of proturing the same shall be devoted to the restoration of such improvements within a reasonable time, unless partners of proturing the same shall be paid to the seller for application, on the improvements within a reasonable time, unless partners of proturing the same shall be paid to the seller for application, on the improvements within a reasonable time, unless partners of proturing the same shall be paid to the seller for application, on the improvements within a reasonable time, unless partners of proturing the same shall be paid to the seller for application, on the improvements within a reasonable time, unless partners of proturing the same shall be paid to the seller for imprication appears of the same shall be paid to the seller for the same shall be paid to the seller for application and the purchase partners of the same shall be partners therefore the same shall be partners the partners the partners of the same shall be partners therefore the partners of the same shall be partners therefore the partners of the same shall be partners therefore the partners are partners to the same shall be partners therefore the partners are partners and the partners of the same shall be p al Printed general exceptions appearing in and policy form; b. Lions or encumbrances which by the terms of this contract the purchaser is to accume, or as to which the conveyance hereunder c. Any existing contract or contracts under which seller is purchasing said real retails, and any margings of 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. is to be made subject; and State of Oregon County of Columbia Us this day personally appeared before me Howard D. Ruhland and Bavaries M. Ruhland to

me known to be the individuals described in and who executes the within and foregoing instrument and acknowledged that they signed the same as their free and voluntury act and deed, for the uses and purposes therein mentioned.

day of Civian under by hand and official seal this notary public in and for the State of Gragon

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TITLE INSURANCE ATICOR COMPANY Filed for Record at Request of AFTER RECORDING MAIL TO:

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STATE OF WASHINGTON,

County of

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therein mentioned.

signed the same as

GIVEN under my hand and official seal this

WAS RECORDED IN BOOK CORDS OF EKAMANIA COUNTY, WASIE

STATE OF WASHINGTON

COUNTY OF CLARK

On this day personally appeared before me ARTHUR C. BEAGLE, and ARTHUR C. BEAGLE as attorney in fact for DOLORES Y. BEAGLE, to me known to be the individual described in and who executed the within and foregoing instrument, and acknowledged that he signed the same as his free and voluntary act and deed for the uses and purposes therein mentioned.

GIVEN under my hand and official seal this 14th day of July, 1977.

> Notary Public in and for the State of Mashington; residing at Battle Ground