## REAL ESTATE CONTRACT

day of August, 1977 THIS CONTRACT, made and entered into this

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

RUSSELL NOBLE, a single man, hereinafter called the "celler," and

bereinafter called the "purchaser,"

WITNESSETH: That the seller agrees to sell to the purchaser and the purchaser agrees to purchase from the seller the following County, State of Washing . 22 described real estate, with the appurtenances, in Skamania

Lot #3, Marble Mountain Retreat, recorded in Book 5095 "B", page 5, records of Skamania County, Washington. TRANSACTION EXCISE TAX Subject to easements and restrictions of record.

SEP 81977

Skamania County Treasurer By Descript Des

The terms and conditions of this contract are as allows: The purchase price is 55 x Thousand and No/100 ) Dollars, of which ) Dollars have been paid, the receipt whereof is hereby arknowledged, and the balance of said purchase price shall be paid as follows: ) Dollars. Furchase price shall have been fully paid. The purchaser further agrees to puy interest on the diminishing balance of said purchase price day of July at the rate of 9-1/2 per cent per annum from the 23rd 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 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 control to date of closing" shall be

- (1) The purchaser agency and agreement of purchaser delinquency all target and someons that may as between granter and granter between a lent on value of the order of this contract the purchaser has assumed payment of any mortgage, contract of other recombination of the agreement payment of a street to purchase wheat to, any taxes or assessments now a lien on said real estate, the purchaser agreement of the purchaser agreement of the purchaser agreement of the said payment of the following may and hereafter placed on said real estate hashed to the actual contract agreement to purchaser agrees the following payment and prepared by payment and premiums therefor and to deliver all policies and renewals thereof to any contains agreement agreement of the said real estate has been made and that neither the seller nor his assigns shall be held to any contains agreement the alternation, improvements thereon nor shall the purchaser agreement the addition of any improvements or repairs unless the covenant or agreement the addition of any 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.

  (4) The purchaser agreement agreement 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 any improvements now on said real estate or benefits placed invitere, and of the taking of and real estate or any part thereof for public 1s, an largree that no such damage, destruction or taking shall constitute a failure of consideration. In case any part of said real estate is taken for public ne, the portion of the condemnation award constitute a failure of consideration. In case any part of said real estate is taken for public ne, the portion of the condemnation award constitute a failure of consideration. In case any part of said real estate is taken for public ne, the portion of the condemnation award to the rebuilding of real price herein our said the saider elects on allow the purchaser to apply all or a portion at a rh condemnation award to the rebuilding of restoration of any improvements damaged by such taking in each of damage or destruction as a rhound price applicant in the reasonable time, unless purchaser elects that said provent hall be paid to the seller for application on the improvements within a reasonable time, unless purchaser elects that said provent hall be paid in full an owner's which is the said of the said of the said of the said of the condition of the condition of the said of the said form, or a commitment therefor, issued by provide vietness to asset the said to the date of closing and containing no exceptions after than the following:

  a. Petated general exceptions appearing in taid policy form;
- - n. Printed general exceptions appearing in said policy form;
  - b. Lens or 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
  - es to be made another, and

    c. Any existing contract or contracts under which soiler is ourchising taid real estate, and any morigage 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.

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BOOK 73

(6) It seller's title to said real estate is subject to an existing contract or contracts under which seller is purchasing and real estate, or any mortgage or other obligation, which seller is to pay, seller garces to reake such payments in accordance with the terms thereof, and upon default, the purchaser shall have the right to make any payments necessary to remove the default, and any payments so made shall be applied to the payments next falling 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 statutory warranty deed to said real estate, excepting any part thereof hereafter taken for public use, free of encumbrances except any that reay 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 herein, the parchaser 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 regist and not to use, and not to use, or permit the use of, the real estate for any illegal purpose. The purchaser covenants to pay all gervices, it vallation or construction charges for water, sewer, electricity, parliage or other utility services furnished to said real estate after the late parchaser i, entitled to possession.

services furrished to said real estate after the latte purchaser is entitled to peace-son.

(9) In case the purchaser fails to make any payment herein provided or to randitin insurance, as herein required, the seller may make such payment or effect such insurance, and any amounts so paid by the reflect, together with interest at the rate of 195° per annum thereon from date of payment until repaid, shall be repayable by purchaser on seller's demand, all without prejudice to an other right the seller might have by reavan of such default.

(10) Time is of the essence of this contract, and it is surred 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 fine and in the manner hor in required, the seller may elect to declare all the purchaser's rushs hereunder thereunder anomal and improvements placed upon the rate estate; and to want to the other of appearance of the color shall be construed as a waiver of any subsequent default.

Service upon purchaser of all demands, rotten recent required, directed to the part is the roll of the land of the part of th

If the seller shall bring sait to procure in adjustastion of the termination of the participate's race's how order and indicate in a content of the participate and a recommendation of the participate in an interest i

IN WITNESS WHEREOF, the parties hemto have exercised	this in frament as at the slate tiff, written above
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	Contract of the second of the SEALI
	SEAL)
STATE OF WASHINGTON,	I Stabest Colo
County of Clark	Il low to Care
On this day personally appeared solve me H. ROBERT and ARTHUR C. BEAGLE as attorney to me known table the individual a described in and who execute	C COLE, HELEN R. COLE, ARTHUR C. BEAGLE in fact for Dolores Y. Beagle d the willing and percepting instrument, and acknowledged that
they same as their	free and voluntary act and deed, for the uses and purposes
CIVEN porter my hand and official seal this	day of August, 1977.
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