

this contract, made and entered into this 27 der of between CHARLES O. RABAGLIATI, a single man der of September, 1977,

hereinafter called the "reiler," and HARRY F. SPRING and CORRINE J. SPRING, husband and wife, hereinafter called the "purchuser,"

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

A tract of land in Lot 2 of Oregon Lumber Company's Subdivision in Section 14, Township 3 North, Range 9 E.W.M., according to the official plat thereof on file and of record in the office of the Auditor of Skamania County, Washington, more particularly described as follows: Beginning at a point on the south line of the said Lot 2 a distance of 276 feet east from the southwest corner of the said Lot 2; thence following the south line of the said Lot 2 east 80 feet; thence north 170 feet; thence west 80 feet; thence south 170 feet to the point of beginning.

The terms and conditions of this contract are as follows. The purchase price is EIGHTEEN THOUSAND FIVE

The purchasers herein agree that they do hereby take this property subject to a mortgage between the seller and Columbia Gorge Bank, Bingen, Washington Branch, the mortgage dated April 7, 1977, and recorded April 12, 1977 in Book 54 at page 152, of the records of Skamania County, Auditor's File No. 83868, the balance of which as of the date o' closing is \$7,887.75 and purchasers agree to continue to pay to Columbia Gorge Bank the sum of \$81.14 per month which includes interest on said mortgage at the rate of nine (98) which includes interest on said mortgage at the rate of nine (9%) per cent per annum on the declining balance. Said payments shall be due and payable in accordance with the terms and conditions of said mortgage until said mortgage balance, including interest and principal is fully paid.

The purchasers further agree to pay directly to the seller the remaining balance, to wit, the sum of \$5,612.25 in eight (8) semi-annual payments of \$701.54 plus interest at the rate of seven (71) per cent per annum on the declining balance. The first payment is due on March 12, 1978, the second payment is due on September 12, 1978, and the balance is due on March 12th and September 12th in each succeeding year thereafter until paid.

Semi-Annual Payments to Seller All payments to he have beregade shall be ross / Monthly Payments to Columbia Gorge Bank, or at such that start as the sails and direct a forms. Bingen, WA 98605 . September 13, 1977 An extension to be then necessary. "A to at along a small

(1) The purchase ascumes and agrees to provide as incoming of taxes and discessments that may as between granter and a woman between the purchases that as assumed pays and a woman between a second of the contract the purchases has assumed pays and a provide the purchase of the purchase of the contract of the purchase of the contract of the purchase setting as the purchase of the purchases of th

- The purchases against the parties and a serious of the warrant speed to be the first of the personal speed of the parties of t
- 13) The purchaser agrees that full imagestron of said real estate has been made and that neithe the selfer has bis assigns shall be traid to all coremant tespecting the said-ton of any improvements, hereon nor shall the purchaser or selfer or the abovers of either or the left of any improvement or repairs on leve the coverant or agrees ment selfer of the coverant or repairs on leve the coverant or agrees ment selfer of the coverant or repairs of either on the coverant or agrees.
- ment telicid on its victorized between or is in writing and attached to and made a part of this control.

 (4) The successorer assumes all howards of demage to or destruction of any improvements now on said real estate as here after placed therein, and of the taking of said lead estate is any part thereof for public case, and agrees that he suck demage, after placed therein, and of the taking of said lead estate is not entirely part of said lead estate is taken for public case, where is not estate is taken for public case, the provides of the includence of the case of the includence of the case of the part of the includence of the public elements of endaged able expenses of procuring the same that he public elements of a god applied as a superior of the televisions for the terminal files the effects of affect the public element and a such content of the case of a superior of the case of
- The spine access overcracks elects that said proceeds that he said to the sales for application on the purchase price beaution (b). The spine has delivered or agree to deliver within 15, days of the date of closics, a purchase to access the fittle materials in spine form, as a convenient therefore issued by SAFECO Title Insupering Company, insuring the parchase form of an agree to access the first process of the fittle materials price agreement of the date of access to access the first process of the fittle materials and the date of access to access on a containing to except one of the fittle materials.
 - a. Printed general exceptions approving it said policy form,
 - Living as associations on which by the terms of this contract the parchaser is to datume, or da to which the conveyonce Researcher is to be rises subject, and
 - Any exciting contract or contracts under which seller is purcheding said feet estate, and any mortgage or other abliga-tion, which celler by this contract agrees to pay, none at which for the purpose of this paragraph (5) shall be deemed defects in celler's title.

SKAMANIA DOUNTY, WASH

		and the second of the second of		and the second s	
(6) If seller's title to so	d sad actors to subject	to an uniting con	trazt ve contracta und	er which seller is purc	chasing said
tinal accurate as main decisions	a doad of front to other	r abliration which	ieller it to oav. talla	e anibes to make such	payments in
أو مستمع سياه باها المناه المناه المناه	Labort and come defect	s the currhages who	Il bove the right to m	ako any baymanta nace	DESAIN TO FRO
move the default, and any	incoments so made shall	be applied to the	savments nest falling	due the sullet under th	ils contract.
17) The puller mores of	on caralulas bull page	and of the nurches	e 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 may attach after date of closing through any person other than the seller, and subject to the following:

(B) Unless a different data is provided for herein, the purchaser shall be entitled to possession of said real estate on data of closing and to retain passession 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 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 are construction charges for water, sewer, electricity, garbage or other utility services furnished to said real estate after the date purchaser is entitled to passession.

titled to passession.

(9) In case the purchaser fails to make any payment herein provided of to maintain insurance, as herein required, the seller may make such payment or effect such insurance, and any amounts so paid by the seller, tagether with interest at the rate of 10% per annum thereon from data of payment until repaid, shall be repayable by purchaser on seller's demand, all without prejudice to any other right the soller 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 for to camply with an partial any condition or agreement hereof or to make any payment required hereinated and uppy fire dains so, all payments made by the surchaser hereinated and limptovements placed upon the real estate shall be inferied to the soller as liquided damages, and the seller shall have right to re-enter and take possession of the real estate; and no variety his seller as figured and default on the part of the purchaser shall be construed as a waiver of any subsequent dyfault.

Service upon purchaser of all demands, notices or other papers with respect to forfeitive and termination of purchaser's last known to the soller.

HAME JOSEPH L. UDALL

ADDRESS P. O. Box 425

CITY AND STATE White Salmon, WA 98672

(1)) Upon seller's election to bring suit to aniarce any covenant of this contract, including suit to collect any payment required hereunder, the purchaser agrees to pay a reasonable sum as attorney's fees and all costs and expenses in connection with such suit, which cons shall be included in any judgment or decree entered in such suit.

If the seller shall bring suit we procure an adjudication of the termination of the purchaser's rights hereunder, and judgment is so extered, the purchaser agrees to pay a reasonable sum an attorney's fees and all costs and expenses in connection with such situs and all a the termination of the purchaser agrees to pay a reasonable sum an attorney's fees and all costs and expenses in connection with such situs and all all the termination of its architecture.

i such suit, and also the reasonable cost of a manced, which sums shall be included in any	judgment of decise ente	red in such sum,	The second secon
N WITHESS WHEREOF, the parties hareto hav	e executed this instrum	ent as al the date first wi	atten abova.
요즘에는 경우 생활의	Cha	13.6 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	SEAL ISEAL
	140	ry F. Jo	EC-25 (SEAL)
		V. 1	
TE OF WASHINGTON,			
only of Klickitat On this day personally appeared before me	CHARITE O. P.	NRACT TATY	SEAL!
On this day personally appeared before me ne known to be the individual described in	CHARDES OF RE	ADAGUTATE	ment and asknowledged that
he signed the signed the si			e and valuetary act and dead.
	one of		
The uses and purposes therein mentioned. GIVEN under my hand and afficial seal this	2 day of \$	September, 197	7.
1 (4) 1 (4) (4) (4) (4) (4) (4) (4) (4) (4) (4)		FUEL Ch	1 1001601
	, midden.or. , etc.	A Phablic in good for it	Wife of Wastington
WHEN RECORDED, RETURN TO	7	rding at and of the my	4
			511.
	25 13 14 15 78	S 1	The same of the sa
JOSEPH L. UDALL	4 110		
Attorney at Law	SEP 1977		4.10.7
P. O. Box 425	DECEIVED		18500
White Salmon, WA 98672	CO CYCMANIA LUI	(EX YII)	
	STEVENSON, WA	S	, land scyne
	7(0)	-03y	y can a cogmi
and all energy must	(E029303)	(35)	
84877	~	THIS SHECKER SERVE	DUNK RECORDER'S USE
AFECO TITLE IN	SURANCE COMPA	NY COUNTY OF SKAM	IRIA 1
		I HERETY CERTH	THAT THE WITHIN
	<u></u>	HISTRUMENT OF TH	(Y)NO. PALED BY
	REGISTERED &		the la
led for Record at Request of	INDEXED: DIR.	The state of the s	and ledon
	INDIRECT: D	OF DELICATION	1.114.77
	RECORDED		Cut14 473
	COMPARED	WAS RECORDED IN	100K Z-3
Silver of the control	MAILED	OF Steeler	AY MARE 422