85175

REAL ESTATE CONTRACT

THIS CONTRACT, made and entered into this 1st day of November, 1977,

HAZEL M. ALLEN, a widow, between

hereinafter called the "seller," and ALBERT E. MCKEE, DANIE C. GUNDERSEN, and STEPHEN L. McKEE, partners doing business under the firm name of MGM Enterprises

hereinafte; 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: A tract of land located in the Northwest Quarter of the Southeast Quarter (NW 1/4 SF 1/4) of Section 17. Township 3 North, Range 8 E.W.M., described as follows: Beginning at the center of the said Section 17; thence South 89°55' east 280 feet to the initial point of beginning of the tract hereby described; thence south 172 feet; thence north 69°55' west 42 feet; thence south 208 feet; thence south 89°55' east 302 feet, more or less, to the westerly line of the 150 foot right of way granted to the State of Washington for State Secondary Highway No. 8-C by deed dated October 20, 1956, and recorded at page 499 of Book 42 of Deeds, records of Skamania County, Washington; thence in a northwesterly direction following said westerly line 438 feet, more or less, to intersection with the quarter section line of the said Section 17; thence north 89°55' west 60 feet, more or less, to the initial point.

The terms and conditions of this contract are as follows: The purchase price is Seven Thousand Five Hundred. and No/100-----been paid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid as collows.

The purchasers agree to pay the balance of the purchase price amounting to Five Thousand Seven Hundred Fifty-five and 23/100 (\$5,755.23) Dollars in monthly installments of Fifty and No/100 (\$50.00) Dollars, or more, commencing December 1, 1977, and on the 1st day of four (4) consecutive months thereafter including the month of April, 1978, and thereafter in monthly installments of one Hundred and No/100 (\$100.00) Dollars, or more, commencing May 1, 1978, and on the 1st day of each and every month thereafter until the full amount of the purchase price together with interest shall have been paid: provided, however, that the remaining interest shall have been paid; provided, however, that the remaining balance of the unpaid purchase price, together with interest, shall be paid in any event on or before November 1, 1982. The said monthly installments shall include interest at the rate of eight percent (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 purchasers reserve the right at any time they are 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 due.

All payments to be made four index shall be made at BOX 151, Carson, Washington 98610

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

November 1, 1977

(1) The purchaser assumes and agrees to pay before delinquency all taxes and assessments that may no between grantet and grontee hereafter become a firm on and real estate, and if by the terms of this contract or other reaching near the purchaser has assumed payment of any morigate, contract or other reaching near or has assumed invented of engined to purchase subject to, any taxes or assessments now a lign on said real of the parchaser agrees to pay the same torre delinquency.

(a The purchaser agrees) to pay the same those terminates of paid, to keep the buildings now and hereafter placed on said real earlies to be purchased agrees, until the tour have price is fully paid, to keep the buildings now and hereafter placed on said real earlies to the factor attractive value thereof against loss of damage by look fine and windstorm in a company acceptable to the soller and for the soller is benefit, as he interest may appear, and to pay all premiums therefor and to deliver all policies and renewals therefor to

the effects before, as in mixics may separate and so per-the effect.

(c) The purchaser agrees that full inspection of said real estate has been made and that neither the effect nor his assigns shall be held to any coverant respecting the condition of any improvement charge on nor shall the purchaser or seller or the assigns of either see held to any coverant or agreement for alterations, improvements or repairs unless the covenant or agreement relied on is contained berein or is in writing a state of the contract.

in writing of a Cached to and made a part of this contract.

14. The parts were assumed all hexards of damage to or destriction of any improvements now on said real estate or hereafter placed that on, and of the damage of consideration. In case any part thereof for public use, and agree, that no such damage, destruction or taking shall constitute a solder of consideration. In case any part of said real estate is taken for public use, the partion of the condemnation award remaining after payment of reasonable expenses of procuring the same shall be pall to be seller and applied as payment on the purchase prior berein unless the effect extents to allow the purchase to apply all or a portion of such condemnation award to the rebuilding of restoration of now in proceedings the same shall be paid to the restoration of reaching of such improvements within a reasonable time, unless purchaser elects that take proceeds shall be paid to the restoration or rebuilding of such improvements within a reasonable time, unless purchaser elects that take proceeds shall be paid to the seller for application on the purchase price horizonable expense on provinging the same shall be paid to the seller for application on the purchase price horizonable contains a state of the paid to the seller for application on the purchase price has a discretely or agrees to deliver within 15 days in the date of closing, a mechanism policy of title insurance in standard form, or a commitment therefor, issued by remissioner company, having the purchaser to the full amount of said purchase price against loss or damage by reason of defect in seller's like to said real estate as of the date of closing and containing no exceptions other than the following:

A Printed general exceptions appearing in said policy form;

a. Printed general exceptions appearing in said 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

c. Any existing contract or contracts under which seller is purchasing said real estate, and any mortgage or other ordigation, which seller by this contract agrees to pay, more of which for the purpose of this paragraph (5) shall be deemed defects in seller's title.

(6) If seller's title to said real estate is subject to an existing contract on contracts under which seller is purchasing said real estate or any mortgage or other obligation, which seller is to pro, seller agrees to make such payments in accordance with the terms the cof, and upon default, the purchaser shall have the right to make any payments necessary to remove the default, and any payments so mude 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 de'iver to purchaser a statutory warranty deed to said real estate, excepting any part thereof hareafter 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: deed to said real estate, excepting any part thereof hareafter

NONE

- (8) Unless a different date is provide? Ar. Frein, the purchaser shall be entitled to possession of said real estate of date of closing and to retain possession as 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 illeral purpose. The purchaser covenants to pay all service, installation or construction charges for water, sever, electricity, garbage or only services furnished to said real estate after the date purchaser is entitled to possession.

 (9) In case the purchaser fails 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 right have by reason of such default.
- right have by reason of such default.

 (10) Thre is of the essence of this contract, and it is agreed that in case the purchaser shall fall to compit with or perform any annulus or agreement hereof or to make any payment required becaunder promptly at the time and in the manner herein required, the coller may elect to declare all the purchaser's rights hereunder terminated, and upon his doing so, all payments made by the purchaser hereunder and all improvements placed upon the real estate shall be forfeited to the seller as liquidated damages, and the selver shall have right to re-enter and take possession of the real estate, and ne waiver by the seller of any default on the part of the purchaser shall be construed as a waiver of any sun-equent default.

 Service upon purchaser of all demands, notices or other papers with respect to forfeiture and termination of purchaser's rights may be made by United States Mail, postage pre-paid return rectipt requested, directed to the purchaser at his adder's last known to the seller.

 (11) Upon seller's election to pring suit to enforce any coverant of this contract, including suit to enfort any payment required hereunder, the purchaser agrees to pay a recombine such suit attended in such suit.

 If the seller shall being suit to presure and defaultication of the purchaser and the numbers leads to the purchaser and the suits which sums shall be included in any judgment or detect entered in such suit.

If the seller shall bring suit to procure in adjudication of the termination of the entered, the purchaser agrees to pay a reason alle sum as attorney's fees and all costs the reasonable cost of rearching records to "etermine the condition of talle at the included in any judgment or decree entered in such suit.	he purchasers eights here inder, and judgment is a and expenses in connection with such suit, and ac- date such suit is commenced, which sums shall be
IN WITNESS WHEREOF, the parties sereto have executed this instrument as of	of the date first written above. (SEAL CLEAR COMMENT)
STATE OF WASHINGTON,	(SEAL
County of SKAMANIA	()
On this day personally appeared before me HAZEL M. ALLEN	
to me known to be the individual described in and who executed the with: and is signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed the same as her tree and the land to be a signed to	regoing instrument, and arknowledged that voluntary act and deed, for the uses and purposes
	Muky. Galveren in and for the State of Washington, Stevenson, Washington
Traxsamerica Title Insurance Co	CBLAFF SE PROVIDENCE PRODUCTS USS.
A Service of Transamerica Corporation	I HEREN' CERTIFY THAT THE WITHEN INSTRUMENT OF WRITING, PRED BY
Filed for Record at Request of	of allerence , co
Name REGISTEN. WDEXEL! DIR	41-21457 A 72-2-1 H-77. VAS RECONDED IN BOOK 23
Address RECEIVED RECORDED:	OF MILES OF SKAMANIA COL MTY, WARRA
STEATHOUN, WASH, 35 MAILED	COUNTY AURITOR
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