85591

REAL ESTATE CONTRACT

THIS CONTRACT, made and entered into this 19th December, 1977

DEAN VOGT and LOIS VOGT, husband and wife

hereinafter called the "seller," and THOMAS SEERY HAYES and JOAN MCCOY HAYES, husband and wife

hereinafter 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:

The following described real property located in Skamania County, State of Washington,

The southwest quarter, the west half of the northwest quarter, and the northeast quarter of the northwest quarter of Section 32, Township 2 North, Range 6 E.N.M.; and the northeast quarter of the northeast quarter of Section 31, Township 2 North, Range 6 E.W.M.

The terms and conditions of this contract are as follows: The purchase price is ONE HUNDRED SIXTY-FIVE THOUSAND NO/100 (\$ 165,000.00) Dollars, of which AND NO/100 THIRTY-THREE THOUSAND AND NO/100 -) Dollars, of which been paid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid as follows:) Dollars have An additional payment of TEN THOUSAND AND NO/100 (\$10,000.00) DOLLARS due by July 10, 1978. Purchaser further agrees to pay interest on the diminishing balance of said purchase price at the rate of eight per cent per annum from the tenth day of January, 1978, which interest shall be deducted from each installment payment and the balance of each payment applied in reduction of principal. Entire balance due by January 10,

There will be no pre-payment penalties.

5439

165000

1.00

Kaven & alyningeroly

All payments to be made hercunder shall be made at First Independent Rank, Main Office or at such other place as the seller may direct in writing 1313 Mair, Vancouver, Wa. 98660 As referred to in this contract, "date of cl. sing" shall be January 10, 1978 As referred to in this contract, "date of cl-sing" shall be

(1) The purchaser assumes and agrees to pay before delinquency all taxes and assessments that may as between grantor and granter herafter become a lien on said real estate, and if by the terms of this contract the purchaser has assumed payment of any mortgage, real estate, the purchaser agrees to pay the same before delinquency.

(1) The purchaser agrees, until the purchase uping the same before delinquency.

(2) The purchaser agrees, until the purchase pire is tully paid, to keep the huildings now and hereafter placed on said real estate that actual cash value thereal agrees in the same before delinquency.

one is. The portherer agrees that full inspection of said real estate has been made and that neither the seller nor his assigns shall be held to a containt to pooling the randition of any improvements thereon has shall the porthaser or relief or the assigns of either he held to assert and or agreement for attentions, improvements or repairs unless the covenant or agreement relief on is contained herein or is status and attention to and made a part of this containt.

actume and attached to and made a part of this contract.

1. The parties of assumes all hazards of damage to or destruction of any improvements now on said real estate or hereafter placed in a field of the Islang of said real estate or any part thereof for public use, in and of the Islang of said real estate or any part of said real estate is taken for public use, the portion of taking shall see some after payment of reasonable expenses of procuring the same shall be paid to the seller and applied as payment on the purchase to apply all or a portion of such condemnation award to the rebuilding or restorated an improvements damaged by such taking in case of damage or destruction from a peril insured gaining, the proceeds of such many, the represents of the result of the result of the resulting in case of the purchase of the parties of such a such as a peril insured gaining, the proceeds of such many, after payment on the reasonable turne, unless purchaser elects that said proceeds shall be paid to the seller for application on the

(5) The seller has delivered, or agrees to deliver within 15 days of the date of closing, a purchaser's policy of title insurance in standard of a commitment therefor, issued by Chicago Title Insurance Company, insuring the purchaser to the full amount of said purchase price change by reason of defect in seller's title to said real estate as of the date of closing and containing no exceptions other than Printed general exceptions appearing in said policy form;

think of creumbrances appearing in said poncy form; lies of creumbrances which by the terms of this contract the purchaser is to assume, or as to which the conveyance hereunder to be made subject, and

Any entiting contract or contracts under which seller is purchasing said real estate, and any mortgage or other obligation, which caller by the contract ogrees to pay, none of which for the purpose of this paragraph (5) shall be deemed defects in seller's fille.

E STORY DESCRIPTION OF THE PERSON OF THE PER

Subject to that certain Real Estate Contract dated February 16, 1971, recorded February 18, 1971 in Book 62 of Deeds, page 620, Auditor's File No. 73152 which sellers herein agree to continue

to pay according to the analysis and contains contracts under which seller is purchasing add real estate, or any mortgage or other obligation, which seller is to pay, seller agrees to make such payments to accordance with the terras therest, and be applied to 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 terror purchaser a statutory warranty fulfillment deed to said real estate, excepting any part thereof bereafter deliver to purchaser a statutory warranty deliver to purchaser a statutory warranty FILELI IMONE deed to said real estate, excepting any part thereof bereafter taken for public use, free of encurebrances except any that may attach after date of closing through any person other than the seller, and subject to the following: easement for a pipeline for the transportation of natural gas, oil, and the products thereof granted to the Pacific Northwest Pipeline Corporation, a Delaware Corporation, by right of way contract dated January 11, 1956, and recorded August 23, 1956, at page 186 of book 42 of deeds, under Auditor's File No. 51072, records of Skamania County, Washington.

(8) Unless a different date is provided for herein, the purchaser shall be entitled to possession of said real estate on date of closing ments on said real estate in good repair and not to permit waste and not to use on permit the use of, the god estate for any illegal purpose. The purchaser covenants to keep the buildings and other improve-purpose. The purchaser covenants to pay all service, installation or construction charges for water, sewer, electricity, arbage or other utility 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 from date of payment until repaid, shall be repayable by purchaser on seller's demand, all without prejudice to any other right the seller made is of the estence of this coursest and it is provided to any other right the seller.

written groups hereto have executed this instrument as of the date first written groups	
Dean Vogt	(SEAL
Lois Vort of Orac	TSEAL
homas Scery Hayes	FAL
STATE OF WASHINGTON JOHN MCCON Hayes	f: EAL
Costs of Clark	
On this day personally appeared before me Down Vort and Lois Vort	
to me known to be the inflored at S. described in and who executed the apping and foregains inche ment.	

inn as I torroung instrument, and acknowledged that signed the same as try and columns of and sired for the uses and purposes their

2,514.

IVEN under my hand and official sea! this

day of December, 1977

h they Public in and for the State of Washington,

residing at. Vancouver

Chicago Vitle

FILED FOR RECORD AT REQUEST OF

REGISTERED INDEXCO: OF IN , COMPARED MAILED

WHEN RECORDED RETURN TO Name Chicago Title Agency

1500 "D" Street Atlantes

Vancouver, Wa. City Blate 2in 98663

COUNTRIDEE SECURATION | THE COUNTRIDEE OF WALHERS OF THE COUNTRIDEE OF THE COUNTRIDE OF THE COUNT

I HER BY CERTIFY THAT THE WITHIN
INSTRUMENT OF STRUMENT
FRED BY
Ha is hirle &
Ar
OF-
AT RECEARING 1977
19
PAS RIACUTORO IN LOCK
The state of the s
SE AT PACE LLT
OF CHE STANDARDA COUNTY, WASH
AND
A-71 m
COUNTY AUDITOR