5k-10941 2-5-29-400

REAL ESTATE CONTRACT

This CONTRACT FOR THE SALE OF LAND executed this date between REMY W. FULSHER and BARBARA F. FULSHER, husband and wife, hereinafter referred to as "Seller", and JOHN H. TEETERS, a single man, hereinafter referred to as "Purchaser",

WITNESSETH:

That for and in consideration of the covenants and agreements hereinafter provided, the Seller hereby agrees to sell and convey to the Purchaser, and the Purchaser agrees to buy of the Seller the following described real property, hereinafter referred to as the "premises" or the "property", upon the terms and conditions provided in this contract.

DESCRIPTION OF PROPERTY: Situated in Skamania County, State of Washington:

Lot 5, Buhman Heights, according to the plat thereof recorded in Book "B" of Plats, page 20, records of said County.



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AS CONDITIONS HEREOF THE PARTIES COVENANT AND AGREE AS FOLLOWS:

1. CONSIDERATION AND PAYMENT: The total purchase and sale brice is the sum of NINE THOUSAND AND NO/100 DOLLARS (\$9,000.00), of which Purchaser has paid to Seller the sum of ONE THOUSAND SIX HUNDRED 10/100 DOLLARS (\$1,600.00) upon the execution of this rontract, the receipt whereof Seller hereby acknowledges. The balance of the

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- 2. TAXES AND ASSESSMENTS: Soller warrants that the real property taxes and all assessments against the property are paid through the calendar year 1977. Purchaser covenants to seasonably pay all such heal property taxes and any other governmental or municipal assessments thereafter levied on the property during the performance of this contract.
- 3. INSPECTION AND SIER OF LOSS: Parchaser agrees that we has fully inspected the real property mercin bargained to be sold and is relying on no representations or warranties except as expressed in this contract. Purchaser assumes the risk of loss or damage to said property by fire or otherwise, and agrees that the destruction of said property, in whole or in part, or that the taking of said property or any part thereof for public use, shall not constitute a failure of consideration on the part of the Seller.
- 4. POSSESSION, USE AND TITLE: Purchaser shall be entitled to the possession of the property upon the execution of this contract, and thereafter while this contract is not in default, except that Seller reserves the privilege of inspecting the property at all reasonable times concerning the performance of this contract. Purchaser covenants to use the premises in a lawful manner and to commit or suffer no waste of the same. Purchaser covenants further to seasonably pay all charges to said premises for repairs, utilities, improvements or otherwise, to the end that no liens for the same may attach to the property. If Purchaser shall fail or neglect to make any such payments, shall fail or neglect to pay the takes or assessments thereon, or shall neglect any charge which in the cpinion of Seller may attach as a lien to the promises, then Seller may, at he selection, make any such payments, and any sums so paid by Seller shall be repayable by Purchaser on demand, or Seller may, at his election, and the amount thereof to the unpaid balance of this contract.

Seller coverants to execute and deliver to Purchaser a warranty is in statutory form conveying the property as herein described and otherwise free of liens or encumbrances as of the date of this contract. Seller shall not warrant against any such liens or encumbrances that may be incurred or suffered by Purchaser subsequent to the date of this contract.

5. PERFORMANCE AND DEFAULT: Time and exact performance in all things shall be of the essence of this contract. In event of default by Purchaser in the payment of the several sums herein provided,

Miller & Lahmani Attorheyd ay law 235 H. E. Bth Tur Canar, Wadmid 1014 bigot Area Code Edg—Telephone 1944-3508 or in event of the failure or neglect of Purchaser to perform the several terms and conditions of this contract, and said default having continued for a period of fifteen (15) days, then Seller may declare Purchaser's interest hereunder forfeited and may repossess the preparty, retaining any sums theretofore paid as liquidated damages for such failure to perform and for the use and occupancy of the premines. Seller may in the alternative bring action on any intermediate correct installments or upon any payments made by Seller and repayable by Particles and the institution of any such action shall not constitut an election of remedy as to any subsequent default. The waiver by Seller of any breach of this contract shall not be construed as a waiver of said covenants or of any future breach of any term of this contract.

In the event a legal or equitable action is commenced to enforce any rights under this contract or for the forfeiture of the same, then the prevailing party shall be entitled to a reasonable and as attorney fees in said suit. It is agreed that any notice required by law concerning the enforcement or forfeiture of this contract may be made by registered or certified United States mail, addressed to furchaser's last known mailing address, or to such specific addresses as Purchaser may hereafter designate to Seller in writing.

6. ADDITIONAL COVENANTS:

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- (a) Purchaser covenants to cut no merchantable timber on the property until the purchase price is one-half (1/2) paid, except with the prior written consent of Seller.
- (b) Seller agrees to furnish to Purchaser as soon as procurable a policy of title insurance in the amount of the purchase price insuring Purchaser's interest in the property pursuant to this contract.

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Remy W. Fulsher	\mathcal{F} \mathcal{T}	John H. Tester	:s
Barbara F. Fulsher			· · · · · · · · · · · · · · · · · · ·
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STATE OF WASHINGTON			
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County of Charles			
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		Notary Public in a of Washington, Residing at	ing for the school
		resturing at /	17-1142-1.

Millen & Lahmann Aitorneyd at law Upd n.B. Wah ave, Camas, Wahington 1960#