REAL ESTATE CONTRACT (FORM A-1964)

5K-11324 3-5-19-1307 200

THIS CONTRACT, made and entered into this. 8 say of December,

DAVID C. PALMER and JENNETTE M. PALMER, husband and wife,

her marker carled the "seller," and RALPH E. CONWAY and LUCY S. CONWAY, husbrid and live.

hereinafter called the "purchaser,"

WITNESSETH. That the seller agrees to sell to the purchaser and the purchaser agrees to purchase from the seller rise following described

Skamania real estate, with the appurtenances, in

The West 330 feet of the West 660 feet of the North half of the Southwest Quarter of Section 19, Township 2 North, Range 5 East of the Willamette Meridian. EXCEPT the North 660 feet thereof; ALSO KNOWN AS Lots 1 and 2 of David and Jennette M. Palmer Short Plat recorded March 8, 1977 in Book 1 of Short Plats Page 69. Auditor's File No. 83826, records of Skamania County, Washington.

SUBJECT TO: 1. Executory Contract of Sale, recorded 8-6-74, at Page 398 of Book 67 of Deeds, under Auditor's File No. 78018 (contract sale includes other property), Purchaser's Assignment of Contract Auditor's File No. 78018 (contract sale includes other property), Purchaser's Assignment of Contract and Deed, recorded 6-11-75, at Page 43 of Book 69 of Deeds, under Auditor's File No. 79455. Vendee's assignment of interest, recorded under Auditor's File No. 81463. 2. Terms, provisions and conditions of Contract of Sale recorded 5-26-76, in Book 71 of Deeds, Page 33, Auditor's File No. 82199. 3. A 6) foot road easement over and across the South 60 fort of the North 690 feet of the North half of the Southwest quarter of Section 19, Township 2 North, Range 5 E.W.M. Excepting the West 610 feet thereof. 4. Easement for an access road recorded 8-27-75, at Pages 13 through 13-N of Book 1 of Short P. 12s, records of Skamania County. Washington. 5. Federal Lien filed November 29, 1977, under Auditor's File November 29, 1977, under

FIFTEEN THOUSAND FIVE HUN WED AND NO/100 -----

----- 15,500:00) Dellars, of which

FIVE THOUSAND AND NO/100-- 14 5,000.00 | Dollars have been paid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid or

ONE HUNDRED SEVENTY-FIVE AND NO/160----- 175.00

or more at purchaser's option, on or before the

January

10 79

ONE HUNDRED SEVENTY-FIVE AND NO / 1000-

---- (\$ 175.00

or more at purchaser's option, on a harbore the purchase price shall have been turn paint. The purchase many day of each succeeding calendar month up. I the barance of said interest on the diminishing balance of said purchase price at the

10 11 day of December rate of 10 per celetion many from the 11 day of December which inverses shall be deducted from each indicated to a real production of principles.

All payments to be made terescript result by the use of or at such other prison as the series may great the series. Collection account of seller's choice

Notwithscanding the at coment oned payment terms of this Contract, the Purchaser agrees to pay in full, the entire remaining "lincipal balance, tog ther with any accrued interest owing Seller, within Five (3) years from date of closing.

As a develop the interest of the second security and the

De mber 11 1978

11. This provides assumes and agrees to pay before incapency all to or and assessments that may as because destroy and grants become a time on control and enter and grants become a time on control and enter and grants of the provides a form on the session of payment of any mortgage, contract or agreed to purchase origins to, any takes or assessment how a fun on and real estate, the particular agrees to pay the same to to exclusionary.

12) The purchaser agrees until the nurch steprate in fully mark to keep the sundings now and hereafter placed on said real estate inside about case rate of thereof against loss or damage by both fire and vandatorm in a company acceptable to the seller and for the botheful is the internal may are one and to pay all premiums therefor and to deliver all publices and renewals thereof to the seller.

Cl. The purchaser agency that full inspection of said rear estate has been made and that next rective the select nor his assigns shall be held to any operand requesting the condition of any instrumentation and shall the purchaser or effect or the magnitude and extreme held to any concentration agreement for a featurities, improvements or replace unless the coverage of agreement relied on a contained herein or is in vertice, and affecting to an invade a part of this continue.

4. The currenging part of this contract.

4. The currenging accounts all hazards of damage to be destruction of any improvements now an and real estate or furreafter placed theseon, and of this taking of said real entance or any part toward for public ises, and agrees that no such damage, destruction or raining shall consists be a failure of improvement. In case any part of said real estate is taken for public use, the portion of the condemy-gion award remaining after payment. In case any part of said real estate is taken for public use, the portion of the condemy-gion award remaining after payment of reasonable experience on the purchase training after payment of the condemy-gion award remaining after payment to select the public of the purchase of contraction of said to proceed to the condemy-gion award to the relativistic of the purchase of taken again or destruction from a part mound against, the procedure of said insurance remaining after payment of the real expense of the procedure of the procedure of the procedure of the real expense of the procedure of the real expense of the procedure of the procedure

15) The seller has delivered, or ognes to deriver ealth in 15 days of the date of closing, a purchaser's policy of trite insurance in dandard form, or a commitment threator, sound by SeFECO Title Insurance Company, mounting the prechaser to the full amount of said possibles have opered loss or during by reason of defect or soller's title to said real extate as of the date of closing and continuing on exceptions either than the following.

Printer general exceptions appearing in said policy furns;

Liefs or encumbrances which by the letres of this contract the purchaser is to assume, or as to which this conveyance hereunder is to be made subject, and

Any existing contract or contracts under * chiler is purchasing and real estate, and ar morrage or other obligation, which seller by this contract agrees to pay, now of which or the purpose of this puragraph (5) shall be demaed defects in seller's title.

(6) If seller's table to said real retate is subject to an existing contract or contracts under which seller is purchasine raid real estate, or any strange or other intropation which getter is to pay, solve agrees to make such payments in accordance with the terrus therapt, and upon default purchases with their time right to investe any payments recessary to remove the default, and any payments an incide shall be applied to the remove territories described to the contract.

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-BOOK 75" PAGE 799

(7) The sailer 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 Ful Eillment deed to said roll astate, exception any part thereof horeafter taken for public use, her of encomproness except any that way attach after data of closing through any person other than the seller, and subject to the following: Fulfillment

1. A 60 foot road Essement over and across the South 60 feet of the North 690 feet of the North half of the Southwest quart : of Section 19, Township 2 North, Range 5 E.W.M., Excepting the West 610 feet thereof. 2. An easement for an access road recorded on August 27, 1975, at Page 13 through 13-H of Book 1 of Short Plats, 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 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 repair and not to permit waste and not to use, or permit the use of, the real state for any illegal jurpose. The purchaser evenants to pay all service, installation or construction charges for water, sewer, electricity, garbage or other utility services furnished to said real estate after the date purchaser is entitled to possession.

(9) In case the purchastr falls to make any exprent herein provided or to maintain insurance, as heroin required, the saller may make such payment or effect such insurance, and any amounts so paid by the saller, together with interest at the rate of 10°s per annum thereon from date of payment until repaid, shall be repayable by curchaser on saller's demand, all without projudice to any other right the select might have by teason of such default.

10) Time is of the assence of this contract, and it is agreed that in case the purchaser shall fail to comply with or notions any condition of agramment hereof or to make any payment required hereunder promptly at the time and in the manner herein required, the salter 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 salter as liquidated damages, and the salter shall have right to ree into any take possession of this real estate; and no waiver by the salter of any default on the part of the purchaser shall be einstruct as a waiver of any subsequent 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 receipt requested, directed to the purchaser to his address fast known to the salter.

by white active with, postago pre-gaid, return receipt requested, directed to the purchaser to his address fast known to the selber (11) Open seller's election to bring suit to enforce any coverent of this contract, including soit to coffect any a system to enforce the purchaser agrees to any a reasonable sum as atterney's fees and all costs and expenses in connection with sums out which same chall as included in any judgment or decree entered in such suit.

If the seller shall bring tuit to procure an adjudication of the termination of the purchaser's rights here under, and judgment is so entered, the purchaser agrees to pay a reasonable sum as attorney a fees and all costs and expenses in connection with such suit, and also the reasonables cost of searching recards to determine the condition of title at the date such suit is commenced, which same shall be included in any judgment or decree entered in such suit.

IN WITNESS WHEREOF, the parties hereto have exc	cuted this instrument as of the date first written above.	
	David C. Palmer	AL
	Jennette M. Feline	AL.
STATE OF WASHINGTON,	Ralph E. Convay	1 1.5 1
County of Clark	Lucy S. Corlway	M.
On this day personally appeared before me David C. Palmer and Jennette M to me known to be the individual described in and w	t. Palmer, husband and wife the occupant the middle within and december and december of the middle o	
they signed the same as	their free and voluntary act and o	ford.
for the sist and purposes therein mentioned.	h 10	
GIVEN under my borns and official seal this	Notary Public in and for the Statefor Washington re taling at Vandouver	
STEVENSON, WASH	THIS SPACE RESERVED FOR RECORDER'S USE	
SAFEGO TITLE INSURANCE COM	REGISTERED COUNTY OF SHANKINA 56	
	INDEXED: DIL	
Filed for Record at Request of	INDIRECT INSTRUMENT OF WRITING, FILED BY	

MAILED	AT LI JOH M.
NAME David C. and Jennette Falmer	OF DELL
ADDRESS 6610 N.W. Whitney Road Space 34	RESCRING OF SKAL
CITYAND STATE Vancouver, WA 98665	

COMPARED

Dec 11 1,78 POOK 7.5 AT 1-10E 798 ANIA COLINTY, WALL COUNTY A: -chille.