THIS CONTRACT, made and entered into this 29th day of January, 1979

Defined: KEINETH W. McBRIDE and PATRICIA D. McBRIDE, husband and wife,

hereinafter called the "safter," and ROBERT L. TYLER and SIMONE ANN TYLER, husband and wife,

bereinafter called the "safter," and

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

Lot 12, of EL DESCANSO AL RIO in the Northeast Quarter of the Southwest Quarter of Section 15, Township 4 North Range 7 East of the W.M., according to the official plat thereof on file and of record at Page 90 of Book "A" of Plats, records of Skamania

County, Washington.

EXCEPTING any and all right, title and interest of the State of Washington within the bed of the Wind River below the line of natural high water and also excepting any artificial accretions to said line of natural high water, if any.

SUBJECT to 1979 real estate general taxes.

and One Hundred Sixty-Eight and 02/100------ g 168.02---; Dellan.

day of each succeeding of other month ontil the balance of said purchaser's onther have been fully one of an appropriate the control of the fundamental process to pay interest on the fundamental purchase of an appropriate at the

partitions since that have been fally and. The partition agrees to pay interest on the imminishing partie of an increase the operand fall of the partition of t

All payments to be made referred that by index at 3003 W. Ruffner, Scattle, WA 98199 of at such other place at the bottler may direct in contrast.

Purchasers agree that they shall not assign, re-sell or in any way hypothecate their interest in said premises or this contract without prior written permission of the sellers.

This contract shall be paid in full on or before five years from the date hereof.

As referred to in this contract, "date of classing" shall be January 31, 1979

- Its The partitude assumes and agrees to pay before deliminating all takes and exconvents that may as between granter and grantee becauter becomes a from on and real estate, and if by the terms of this contractive partitudes has assumed payment of any mortgage, contract or excurring to the assumed payment of any mortgage, contract or excurring to the assumed payment of a greed to partitude a subject to any takes or appearance payment of partitudes.
- 12. The purchases agrees, until the purchase price is fully read, to copy the purchases only and beneater placed on said real estate insured to be in their acts value thereof against too or damage by both fire and vurnishores or a conspany acceptable to the seller and for the seller's beneated, is the others through appear and to pay all promounts thereof and to deliver all others and received thereof.
- 13) The purchaser agrees that full inspection of and real estats has been made and that neither the seller agrees shall be held to any operant respecting the condition of any engagements thereous nor shall be a purchased or witer or the assigns of other behald to any operant or agreement for alterations, in proceedings or retirers unless the operant or agreement stoled on is contained between or or activities and other tooms or retirers unless the operant or agreement stoled on its contained between the original and attached to and making part of this contract.
- 14) The purchaser optimes all hazards of damage to or destruction of any in processions now on said real estate or hereafter placed thereon, and of the tax rigid and real estate or any part bereaf for it arms use, and agrees that no such damage, destruction or taking shall constitute a factor of consideration. In case any part of each real estate is taken for public use. The portion of the condemnation award remaining after payment of treatmatic expenses of procuring the same shall be used to the lefts and applying payment on the precise grace herein under the sales sheets to allow the reschaser to access at a same shall be used to the lefts and applying a payment on the precise grace herein under the sales sheets to allow the reschaser to access at the same shall be described in some part and proceeds of such insurance remaining after payment of the reasonable expense of processing the wave shall be devoted to the renderation or resoluting of such insurance remaining after payment of the reasonable expense of processing the wave shall be devoted to the renderation or resoluting of such insurance remaining after payments of the reasonable expense of processing the wave shall be devoted to the renderation or resoluting of such insurance remaining after payments.
- (b) The seller has delivered, or agrees to deliver author 15 days of the dute of choice, a surchaser's pulse, of title insurance in sundary form, or a steministent therefor, occurd by \$AFECE full-insurance Congress, morting the purchaser to the full amount of said purchase price agents for or demage by reason of dute it is seller's title to said real entails as of the identification of continuing no exceptions other than the following.
  - a. Printed general exceptions appearing in said policy form:
  - Lions or encumbrances which by the terms of this contact the purchaser is to assume, or as to which the conveyance herounder is to be made subject, and
  - c. Any existing contract or contracts under which saller is purchasing and real estate, and any morrgage or other obligation, which saller by this contract ogenes to pay, noise of which for the purpose of this paragraph (b) shall be decided defects in seller's while.
- (6) If when a title to said year estate is subject to an existing contract or contracts under which selber is purchasing said real estate, or any mortgage or other obligation which selber is to pay, writer egrees to make such payments to accordance with the terms thereof, and upon default, one purchases shall have the right to make any payments received to console the chault, and any payments so made shall be applied to the payments near taking any taken to exist a contract that next failing due the selber under this contract.

474. The seller agrees, upon receiving full payment of the purchase price and interest in the marker above specified, to execute and deliver to

purchaser e-statutery warranty. Fulfillment deed to said real estate, excepting any part thereof hereafter taken for public use, tree of encommances except any that may attach often date of closing through any parson other than the seller, and subject to the following. fulfillment

Rights of the public in streets, roads and highways.

Protective covenants and easements, but omitting restrictions based on race, color, creed or national origin, as contained in warranty deed dated May 4, 1935, recorded May 4, 1935 in Buck Y, Page 187, Skamania County Deed Records.

(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 rutain possession so long as purchaser is not in default bendunder. The purchaser covenants to keep the buildings and other improvements on said real estate in good repole 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 services, installation or construction charges for water, sever, electricity, garbage 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 such payment or effect such insurance, and any error are so paid by the seller, together with interest at the rate of 10% per annum thereon from date of payment until repaid, shall be repayable by purchaser on seller's deniand, all without prejudice to any other right the seller might have by reason of such default.

reason of such default.

(10) Time is of the essence of this contract, and it is egreed that in case the purchaser shall fail to comply with or perform any condition or agreement hereof or to make any payment required hereunder promptly at the time and in the manner herein required, the saller may effect to declare all the purchaser's rights hereunder terminated, and upon his doing so, all payments made by the purchaser foreunder and take possession of the real estate shall be forfeited to the seller as figurated engages, and the seller shall have right to re-enter and take possession of the real estate; and no waiver by the seller of any default on the part of the purchaser shall be construed as a waiver of any subsequent default.

Service upon purchaser of all demands, notices or other papers with respect to furfeiture and ferningston of currhater's rights may be made by United States Mail, postage pre-paid, return receipt requested, directed to the near take to the address fast brown to the saller.

(11) Upon sellor's election to bring suit to enforce any convenant of this contract, and lading suit to effect any convenant of this contract, and lading suit to effect any convenant of this contract, and lading suit to effect any convenant of the purchaser agrees to pay a reasonable sum as attorney's fees and all costs and extendes at a convent with such suit, which sums shall be included in any judgment or decree entered in such suit.

If the seller shall bring suit to procure an adjudication of the termination of the

IN WITNESS WHEREOF, the parties hereto have executed this instrument as of the date first written above

6449	Kind W. Mile Park (SEAL)
	ENNETH W. MCBRIDE
1341 0 1 Point Poi	ATRICIA D. MCBRIDE "SEAL"
Skamanja Court	Matrit Lotter GEAL.
	MONE A. TYLER
On this day personally appeared before ma Kennath	W. McBride and Patricia D. McBride
to me known to be the individual S — described in and who axe	used the within and foregoing instrument, and acknowledged that
hey signed the same as	their free and volumenty act and dead,
for the uses and purposes thorono mentioned	
GIVEN under my hand and official seat this 2 9 da	January, 1979 A Jeur
	Notary P. life in and for the State of Washington
	rentment Sect Till
\$ 189 \$ 189	
	•
SACEPO TITLE INICIDANCE COMBONY	THIS SPACE RESERVED FOR RECORDER'S USE



Filed for Record at Request of

REGISTERED INDEXED: EL ROAD TO RECORDED: COMPASED MAILED

NAME

ADDRESS

CITY AND STATE

COUNTY OF SHAMMANIA	
THE DAY THAT YEAR WANTED I	424
INSTRUMENT OF COSTS OF FACE DY	
Stephen Sofficel, a	
or terrinar with	
AT ZizaAm Yela. 1 107	2
WAS HEIGHT OF THE W. The	
or alledo : was the	,
PROCEEDING ON HOLD SENT TO CONTRACTOR	DeT.
CONTY ADMITO	1 1
o K Salence	4. Liberal