88872

PAGE 74

REAL ESTATE CONTRACT

THE CONTRACT, made and enlesed into this 25th day of JUNE, 1979

CARL U. JONSSON AND KATHERINE D. JONSSON, husband and Mife

hereinster called the "setter," and

DOUGLAS L. BEKNHARDT AND KAREN M. DERNHARDT, husband ind wife

hereinafter called the "purchaser,"

WITNESSPITE. That the celler agrees to sell to the purchaser and the purchaser agrees to purchase from the seller the following described real estate, with the appurtenances, in County, State of Washington: Skemenia

Lot 22, of WIND RIVER LOTS, according to the official plat thereof, in file and of record at page 18 of Book "B" of Plats, Records of Skamania County, Washington.



The terms and conditions of this contract are as follows: The purchase price is FOURTEEN THOUSAND DOLLARS AND EX/100-14,000.06) Dollars, of which **~(**\$ FOUR THOUSAND NIME HUNDRED DOLLARS AND NO/1.00-(\$ 4,900.00 been paid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid as follows: NINETY [DLLATS AND M7/10]) Dollara hava LOLLATS AND NO/100-45 20.00) Dollars, 29些 ov more at purchaser's option, on or before the JULY , 19 79, day of NINETY DOLLARS AND NO/100-) Dollars, -(\$ 90.00 SAME or more at purchaser's option, on or hefore the day of each succeeding calendar month until the balance of said purchase price shall have been fully paid. The purchaser further agrees to pay interest on the diminishing balance of said purchase price at the rate of 8-1/2 per cent per annum from the 20 day of JUNE , 19 79, whith interest shall be deducted from each installment payment and the balance of eact payment applied in reduction of principal. All payments to be made becomder shall be made at FIRST INDEPENDENT HANK - HAZEL, DELL BRANCH or at such other place as the seller may direct in writing.

PURCHASER AGREES TO CUT NO TIMBER OTHER THAN THAT NECESSAR! FOR CONSTRUCTION OF ROADS OR THILDINGS. PURCHASER AGREES TO NOTIFY SELLER IN WRITING PHIOR TO CUPTING TIMER.

NOTWICHSTANDING THE AFOREOGING PAYMENT SCHEDULE. THE FULL REMAINING PRINCIPAL RALANCE OF THIS CONTRACT, TOXETHER WITH ANY INTEREST ACCRUED THEREOGY AT THE RATE STATED HEREIN, WILL BE D'E AND PAYABLE ON OR BEFORE JULY, 1984.

As referred to its this contract, "date of closing" shall be... THE DATE OF RECORDING

(1) The purchaser assumes and agrees to pay before delinquency of taxes and assessments that may as between granter and granten hereafter became a fien on said real visite; and if by the terms of this contract the purchase. It assumed payment of any mortigage, contract or other enturalization or has assumed payment of or agreed to purchase subject to, any taxes or assessments now a lien on said real satisfie, the purchases agrees to pay the laine before delinquency.

(2) The purchaser agrees, until the jarchase price is fully paid, to keep the buildings now and breesfer placed on said real estate inspect to the actual fail value betted a sirel loss or darage by both fire and windstorm in a company acceptable to the seller and for the sellers benefit, as his interest may appear, and to pay all premiums therefor and to deliver all publice and renewals thereof to

13) The providence agrees that full inspection of said real estate has been made and that neither the teller nor his assigns shall be bold to any coverage constraint constraint for example, or said the purchaser or seller or the assigns of either he field to any coverage or agreement for agreement relief on its contained herein or is no writing and or taking the and made a part of this contract.

in writing and stilling to and make a part of this contract.

(4) The tilling animon all handris of demage to or destruction of any improvements new on said rest estate or hereafter placed thereon, and of the contract of t purchase print berein

(5) This seller has delivered or states to deliver within 15 days of the date of closing, a purphase's policy of nite insurance in standard form, or a commitment thereto, issued by Chicago Title Insurance Company, usualing the purchases to the low information of said purchase price against loss or damage by reason of diffect in seller's title to said real estate as of the days of closing and containing the exceptions other than the tollowing:

a. Printed general exceptions appearing in said policy form;

b. Liens of encumbrances which by the terms of this contract the purchastr is to assume, or as to which the coangyance hermoder is to be made subject; and

Any existing contract or contracts under which celler to purchasing and real estate, and any vioritage or other obligation, which relies by this contract agrees to pay, none of which for the purpose of this tyrograph the shall be deemed defects in seller's title.

Subject to that ceruain deed of trust dated august 16, 1977 and recorded august 23, 1977 in BOOK 56, PASS 587, EKIMANIA COLINIY MORNEAGE RECORDS AND THAT CERTAIN DEED OF THEST DATED JUNE 16, 1975 AND RECORDED JONE 20, 1978 IN ROOK 55, PAGE 501, SKANANIA CENTRY MORREAGE RECORDS WHICH THE SELECTION HEREIN SCHE TO CONTINUE TO PAY ACCORDING TO THEIR TERMS AND CRESTICAL AND BY ACCORDING FIGURE 1. STATE OF THE PROPERTY OF THE PROOFFING HE AFFECT TEACH THE CANALACTIC STATE IN THE PROPERTY OF THE PROOFFING HIS ACCURATE THE PROPERTY OF THE PROPER (7) The siller figures, upon receiving, full payment of the purchase price and interest in the manner above specified, to execute and deliver to purchase a statutory warranty FULTIMENT deed to said real estate, excepting any part thereof hereafter taken for public use, free of encambrances except any that may attack after date of closing through any person other than the seller, and subject to the full diving: Rights of the Public in Streets, roads and highways. Protective Covenants and/or essements, but omitting restrictions if any, based on race, color creed, or national origin: Dated February 12, 1977 and recorded March 3, 1977 under 33675 Book 72, page 361, Skamania County Records. (6) Unless a different data is provided for herein, the purchaser shall be entitled to possession of guid real estate on date of closing and to extain phasession as long as purchasur is not it defoult hereunder. The purchasur covenants to keep thi buildings and other improvements an acid real estate in good repair and not to per till waste and not to use, or permit the use of, the real estate for any illegal purposs. The purchaser covenants to pay all zervice, installation or construction tharges for vater, sewer, electricity, garbage or other unity services turnished to said real estate after the date purchaser is entitled to possession.

(2) In case the purchaser falls to make any payment herein provided or to maintain insurance, as herein required, the seller rany make such payment or effect such insurance, and my annuant 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 sellers demand, all without prejudice to any other right the seller raight have by reason of such defacts. raight have by teason of such default.

(10) That is of the escence of this contrict, and it is agreed that in case the purchaser shall to comply with or perform any condition or agreement hereof, or to make any payment required, the saller and end in the manner herein required, the saller 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 clast shall be foreigned to here left as liquidated damages, and the saller shall he to re-effect to the purchaser and the soller shall he to re-effect on the construct as a valuer of any subsequent default.

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

(11) Upon seller's election to bring r.: it to enforce any covenant of this contrain, including auti to collect any payment required hereunder, the purchaser agrees to pay y reasonable sum as attorney's fees and all costs, and expenses in connection with such suit, which sums skall be included in any judgment or decree entered in such suit.

If the seller shall bring suit to procure as adjudication of the termination of the purchaser's rights bereunder, and judament is so entered, the purchaser agrees to pay y reasonable sum as attorney's fees and all costs, and expense it connection with such suit, and also the reasonable to the feet and all respect to the purchaser of decree (hered in such suit.

If the seller shall bring suit to procure as adjudication of the termination of the purchaser's rights bereamder, which sums shall be included in any judgment or decree (hered in such suit.

If the seller shall bring suit to procure as adjudication of the termination of the such suit and is commenced, which sums shall be included in any judgment or decree (hered in such bush suit. IN WITNESS WHEREOF, the parties hereto have executed this instrument as of the data first written above

Carl U. Joneson a tipe of Jonesa. Pouglas L. Bernhardt E. C. (SEAL) Karen M. Fernharde STATE OF WASHINGTON. County of CLARK On this day personally appeared before me Carl U. Jonsson and Katherine D. Jonsson

to me known to be the individual? described in and who executed the within and foregoing instrument, and acknowledged that they signed the same as free and voluntary act and deed, for the uses and purposes their therein mentiored.

コウザ GIVEN under my hand and official seal this

no. Geografia Tuancaethni fueisf tai

eudithe Six

June, 1979

THE PARTY OF THE	Carry Than	Solpry Pulling in and for the State or Woshig
nount Poid #/	idi Yoma	resiling at

day of

Slicinenia County Trascurer
By Management Str. College of College

.. 198872

DOOM 16 PAGE 765

Chicago Title Insurance Company

FILED FOR RECORD AT REQUEST OF

INDEXED: DIE. INDIABOT: netosates: CHREAPED

RECISTERED

MAULED

WHEN RECORDED FIETURN TO

Name CHICAGO TITLE ASENCY OF CLARK COUNTY

Autropa 1,500 "D" STREET

City, State, 2tp. VANCOLVER, WASHINGTON 28663

erenden er er granden in den en en en en en CHISTENESTE CONTRACTOR S UNE THEREBY CEPTAL THAT THE BUTHE instrument of united prevers Flat amer Lille there we pour AT JUSCO BIN SECRET PINZE VAN TYCERCED IN BOTTLE 26 OF BLEE & COM AND ZON GCORE, OF EXAMAIMA XOUNTY, WASH ASHIPATIFATION lista di Farin

CTA M-50-J