FILED FOR HE GORD SKAMANIA GO, WASH BY Pomoville, Stockey & Graffan Jul 14 4 44 PH '93 P. Lawry

AUDITUI0

ASSIGNMENT. ASSUMPTION AND RELEASE AGREEMENT

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This Assignment, Assumption and Release Agreement, hereinafter called "Agreement", made and entered into this 12th day of July., 1993, between JODY D. WIER and RICKEY EDWARD WIER, hereinafter called "Assignors"; and RICKEY EDWARD WIER, hereinafter called "Assignee"; and LILLIAN M. DEVILLIERS, a divorced woman, hereinafter called "Seller."

WHEREAS, the Assignors are the purchasers under a Real Estate Contract ("Contract") dated September 26, 1991, which is attached as Exhibit "A" and incorporated herein by this reference; and relating to the following described Skamania County, Washington, real estate:

See Exhibit "B" attached hereto, and incorporated by reference.

WHEREAS, it is the desire of all parties hereto that the Assignee become the successors in interest of the Assignors under said Agreements; and

WHEREAS, it is the desire of all parties hereto that the Assignors be discharged from all past, present and/or future responsibility and/or liability under the terms of said Exhibit "A" and said Exhibit "B";

NOW, THEREFORE, for good and valuable consideration, it is hereby mutually agreed as follows:

The Assignors hereby grant, bargain, sell, transfer, convey and assign to the Assignee all of Assignors' rights, title and interest in, to and under the Real Estate Contract attached hereto as Exhibit "A";

The Assignee hereby assumes and agrees to perform and observe all of the Assignors' covenants, conditions, obligations and liabilities in said Exhibit "A", attached hereto, as if the Assignee had been original party to said Agreement.

As between the Assignees and Assignor, Assignee's liability shall be primary, and Assignee shall hold Assignors, their successors and assigns, harmless from all further liability, costs or claims arising thereunder, after the effective date hereof, including but not limited to attorney fees and costs of enforcing

1 - ASSIGNMENT, ASSUMPTION AND RELEASE AGREEMENT

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SKAWANIA COUNTY TREASURER

any provision of this Agreement. BOOK 136 PAGE 702

- 4. The Sellers hereby consent and agree to this Assignment in consideration of Assignee agreeing to assume, perform and observe all of Assignors' covenants, conditions, obligations and liabilities contained in Exhibit "A".
- 5. The Sellers do hereby release the Assignors from all covenants, conditions, obligations and liabilities required to be kept, performed and/or assumed by Assignor in said Exhibit "A".
- 6. The effective date for this Agreement shall be $\frac{\int \omega_{\gamma} 2}{2}$, 1993.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed the day and year first written above.

Jedy D. Wier, Assignor

STATE OF WASHINGTON)

ss.

County of Clark

On this day personally appeared before me Jody D. Wier, to me known to be the individual described in and who executed the within and foregoing instrument, and acknowledged that she signed the same as her free and voluntary act and deed, for the uses and purposes therein mentioned.

GIVEN under my hand and official seal this $\frac{15^{+}}{4}$ day of _____

NOTARY PUBLIC for Washington

My Commission Expires: 7-9-90

Rickey Edward Wier, Assignor

STATE OF WASHINGTON)

County of Clark

On this day personally appeared before me Rickey Edward Wier, to me known to be the individual described in and who executed the within and foregoing instrument, and acknowledged that he signed the same as his free and voluntary act and deed, for the uses and purposes therein mentioned.

2 - ASSIGNMENT, ASSUMPTION AND RELEASE AGREEMENT

	BOOK /36 PAGE 703
GIVEN under my hand	and official seal this 13th day of
HENDEN.	The State of the s
NO MENA	NOTARY PUBLIC for Washington
WOTHEN TO	My Commission Expires: 8/19/96.
F O THE R O	
0 700	1/57/1
FILE OF WASHINGT	Rickey Edward Wier, Assignee
STATE OF WASHINGTON)	
: ss.	
County of Clark)	er .
On this day personal	lly appeared before me Rickey Edward Wier,
to me known to be the ind	lividual described in and who executed the
within and foregoing ins	trument, and acknowledged that he signed
the same as his free and purposes therein mention	Voluntary act and deed, for the uses and
barboses cuereru meucrou	and the same of th
GIVEN under my hand	and official seal this 3th day of _
1993.	
HENDEN	Janara X January
SON EXAMPLE C	NOTARY PUBLIC for Washington
3 anim	My Commission Expires: 8/19/76
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a Court !	18 1 1 10 Do 2100 :
FRANCE OF WASHING	Little & Partitions
STATE OF WASHINGTON)	Lillian M. Devilliers, Seller
: ss.	
County of Clark)	
On this day perse	onally appeared before me Lillian M.
executed the within and for	to be the individual described in and who pregoing instrument, and acknowledged that
she signed the same as he	r free and voluntary act and deed, for the
uses and purposes therein	mentioned.
	and official seal this 1011 day of
1993.	and official seaf this _(f) day of
do . C	Austhia dun
O ANOTAR,	Lynthia & Moude
M. Punto "/>	NOTARY PUBLIC for Washington My Commission Expires: 7-9-96
7. 2.96	J.
OF BACKS HOLL	

3 - ASSIGNMENT, ASSUMPTION AND RELEASE AGREEMENT

		BOOK /36 PAGE 704
		THIS SPACE PROVIDED FOR RECORDI R S USI
FILED FOR RECO	ORD AT REQUEST OF	
WHEN RECORD	ED RETURN TO	
Name	ROBERT L. DEVILLIERS	
Address	2503_E_35th_Street	
City, State, Zip	VANCOUVER, WA 98663	
02-06-32-0-0-6	2203-00	
ANY OPTIONAL	PROVISION NOT INITIALED BY ALL PERIVIDUALLY OR AS AN OFFICER OR AS	
CONTRACT.		4 (

REAL ESTATE CONTRACT (RESIDENTIAL SHORT FORM)

1. PARTIES	AND DATE. This Cor	ntract is entered into on	SEPTEMBER 26, 1991	
between	ROBERT L. DE	EATITIERS "SUSTINIA	M. DEVILLIERS, hus	shand and wife
	RICKEY E. W	IER and JODY D. WIER	, busband and wife-	
	D LEGAL DESCRIPTI	ION. Seller agrees to sell to E SKAMANIA	Ouyer and Buyer agrees to p County,	

PLEASE SEE EXHIBIT "A" ATTACHED HERETO-

3. PERSONAL PROPERTY. Personal property, if any, included in the sale is as follows:

•	: 			nerconal property			
No	part or the	: purchase	price is attributed to	bergotiat broberd	•	•	
4.	(a)	PRICE.	Buyer agrees to pa	ay:			
			\$ 16.,500.	00	_ Total Price		
		Less	(\$ 2.500.	00	_) Down Payme	nt 🕟	
		Loce	(\$) Assumed Obl	igation (s)	
: .		Dlt-	¢	00	Amount Fina	nced by Seller.	
		Results		C D	any the shove As	sumed Obligation(s) b	v assuming
	(Ե)	ASSUM	FD ORLIGY HOW	15. Buyer agrees to f	pay me above As	.i	secorded as
		and agre	eeing to pay that cer	lainusosar paysi	Trust Centrall Carte		blicatión is
		ΛF#		Selle	r warrants the un	d paid balance of said o	ongation is
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		the	day of	, 19		interest at	the rate of
	-		& per annum on	the declining bala	nce thereof; and	a like amount on or	pelore the
			Jan af and and	Lavant	thereafte	er until paid in full. In early cash out date.	
			uay or cacil and	Callendar too Track	only if there is a	in early cash out date.	
		Note: Fi	Il in the date in the	following two inics	crottousicis	DAL AMINIMITED EST	IS DITE IN
NO.	TWITHS	LYNDING	THE ABOVE, THE	EEDLIKE BYTYN	CEOFFRINCH	AL AND INTEREST	10 1701.111
FUI	LLNOTI	ATER TH	AN	19			
:		ANY AI	DDITIONAL ASSU	IMED OBLIGATION	ONS ARE INCL	UDED IN ADDEND	UM.
	-			Annual Control of the			

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-	(c)	PAYMENT OF A Buyer agrees to pa	v the sum of \$	14.000.00			as follo	ows:
		\$ <u>250.00</u> or	more at buyer	s option on or be	fore the _26Lh_	day of _C	CIOBER	
		declining balance l	hereof; and a lik	e amount or more mill paid in full.	on or before the	26th day	of each and e	very
		Note: Fill in the ANDING THE ABO	date in the follows: OVE, THE ENT	owing two lines of TRE BALANCE	OF PRINCIPAL	early cash of AND INTER	it date. EST IS DU	EIN
.•	FULL NOT LA	ATER THAN Payments are ap	September 2	6 19_96	en to mincina	l Paymente	shall be a	nade
		at 2503_E. 3	5th Street.	Vancouver,	WA98663			
-		or such other plac	e as the Seller n	nay hereafter ind	icate in writing.	Calla ta dice)	
	5. FAILUR	RE TO MAKE PAY(ligation(s), Seller ma	MEN IS ON AS	otice to Buyer tha	tunless Buyer ma	kes the deline	ke any payn Juent payme	nems ant(s)
	within fifteen (15) days, Seller will a sed by the Holder of the	nake the payme	nt(s), together wi	th any late charge	e, additional i	nterest, pena	ltics,
	any remedy by	the holder of the assi	umed obligation	ı. Buyer shall imn	rediately after suc	ch payment by	Seller reimt	ourse
	Seller for the an and attorneys'	mount of such payme fees incurred by Sel	ent plus a late ch ller in connectio	rarge equal to five on with making s	percent (5%) of the uch payment.	ne amount so	paid plus all	costs
• •	hereunder the	ATIONS TO BE PA	ı, which obligat	ion must be paid	in full when Bu	yer pays the	ourchase pri	cived cc in
	That certain	(Mortgoge, Head of Trust, Contract	dated		,recorded as A	F#		
	ANY ADD	ITIONAL OBLIGA Y OF SELLER PAI	ATIONS TO BE D IN FULL. If	PAID BY SELI	ER ARE INCLU	UDED IN AL	DENDUM e herein bec	omes
	encumbrances	lances owed on prio as of that date. Buye or payments to Seller Paragraph 8.	er shall thereafte	er make payment:	s direct to the hol	ders of said er	icumbrance	sand
	payments on an payments with and costs asses of any remedy l of the amount of payments next three occasion encumbrance of purchase price encumbrance of	REOF SELLER TO my prior encumbran in 15 days, Buyer wised by the holder of the pso paid and any atto t becoming due Sellers, Buyer shall have and deduct the thene and reduce period as such payments be ENCUMBRANC!	ce, Buyer may g ll make the pays the prior encum- prior encumbran encys' fees and er on the purcha the right to ma balance owing ic payments on ecome due.	ive written notice ments together witbrance. The 15-d nee. Buyer may decosts incurted by use price. In the extension such prior entitle balance due	to Seller that unless ay period may be duct the amounts Buyer in connectent Buyer maked by the reafter discumbrance from Seller by the page	ess Seller mains of additional in the standard of the standard	es the deline nterest, pend avoid the ex- a late charge delinquency went paymen der of such ince owing of for in such	quent alties, ercise of 5% from its on prior on the prior
	including the	following listed ten uyer and the obligat	ancies, easeme	nts, restrictions a	and reservations	in addition	o the obliga	ations
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	8. FULFIL Warranty Dec	IONAL NON-MON LLMENT DEED, U ed in fulfillment of s assumed by Buyer s other than the Sel ed.	pon payment of this Contract.	all amounts due The covenants o title arising subsc	Seller, Seller agre I warranty in sa equent to the date	es to deliver to id deed shall e of this Conti	Buyer a Stat not apply tact by, throu	o any igh or
	Divine agrees to	CHARGES. If any pa to pay a late charge o	ruust ta 5% af ti	re amount of suc	h nayment. Such	late payment	charge shall	oc m
	addition to all	other remedies avai	lable to Seller a	nd the first amour	its received from	Buyer after su	ch late charg	es are

10. NO ADVERSE EFFECT ON PRIOR ENCUMBRANCES. Seller warrants that entry into this Contract will not cause in any prior encumbrance (a) a breach, (b) accelerated payments, or (c) an increased interest rate; unless (a),

due shall be applied to the late charges.

Paragraph 7.

(b) or (c) has been consented to by Buyer in writing.

	ted in said notice are cured.	ller, institute suit for damages or specific BOOK 136 PAGE 706
 NON-WAIVER. Failure of either electroder shall not be construed as a waitercunder and shall not prejudice any research. 	iver of strict performance therea	ormanice of the other party's obligations of all of the other party's obligations
reach agrees to pay reasonable attorney, reurred by the other party. The prevailing	s' fees and costs, including cost party in any suit instituted arisin	his Contract, the party responsible for the sof service of notices and title searches, gout of this Contract and in any forfeiture table attorneys' fees and costs incurred in
5. NOTICES. Notices shall be either po y regular first class mail to Buyer at	ersonally served or shall be sente	certified mail, return receipt requested and
······································		, and to Seller at
r such other addresses as either party may erved or mailed. Notice to Seller shall al	y specify in writing to the other p	party. Notices shall be deemed given when eiving payments on the Contract.
6. TIME FOR PERFORMANCE. Til Contract.	me is of the essence in perform	ance of any obligations pursuant to this
7. SUCCESSORS AND ASSIGNS. Su hall be binding on the heirs, successors a	bject to any restrictions againsta and assigns of the Seller and th	ssignment, the provisions of this Contract e Buyer.
nay substitute for any personal property sp luyer owns free and clear of any encumbra	pecified in Paragraph 3 herein of ances. Buyer hereby grants Seller utions for such property and age	TY ON PERSONAL PROPERTY. Buyer her personal property of like nature which a security interest in all personal property ecs to execute a financing statement under
SELLER	INITIALS:	BUYER
· .	(XX)	
		t make any substantial alteration to the of Seller, which consent will not be BUYER
c) leases. (d) assigns. (e) contracts to conve offeiture or forcelosure of trustee or sherif may at any time thereafter either raise the ollance of the purchase price due and pay my transfer or successive transfers in the apital stock shall enable Seller to take the ransfer to a spouse or child of Buyer, a tran nheritance will not enable Seller to take a ondemnor agrees in writing that the provi	ey, sell, lease or assign. (f) grants a If scale of any of the Buyer's inte- ie interest rate on the balance of yable. If one or more of the entity in nature of items (a) through (g) above action. A lease of less than asfer incident to a marriage disso my action pursuant to this Parag	nn option to buy the property, (g) permits a rest in the property or this Contract. Seller I the purchase price or declare the entire ies comprising the Buyer is a corporation, above of 49% or more of the outstanding Jyears (including options for renewals), a dution or condemnation, and a transfer by raph; provided the transferee other than a
c) leases. (d) assigns. (e) contracts to conve or feiture or forcelosure of trustee or sherift may at any time thereafter either raise the alance of the purchase price due and pay my transfer or successive transfers in the apital stock shall enable Seller to take the ransfer to a spouse or child of Buyer, a tran aberitance will not enable Seller to take a	ey, sell, lease or assign. (f) grants a If scale of any of the Buyer's inte- ie interest rate on the balance of yable. If one or more of the entity in nature of items (a) through (g) above action. A lease of less than asfer incident to a marriage disso my action pursuant to this Parag	nn option to buy the property, (g) permits a rest in the property or this Contract. Seller I the purchase price or declare the entire ies comprising the Buyer is a corporation, above of 49% or more of the outstanding Jyears (including options for renewals), a dution or condemnation, and a transfer by raph; provided the transferee other than a
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- 12. TAXES, ASSESSMENTS AND UTILITY LIENS. Buyer agrees to pay by the date due all taxes and assessments becoming a licinogainst the property after the date of this Contract. Buyer may in good faith contest any such taxes or assessments so long as no forfeiture or sale of the property is threatened as the result of such contest. Buyer agrees to pay when due any utility charges which may become liens superior to Seller's, interest under this Contract. If real estate taxes and penalties are assessed against the property subsequent to date of this Contract because of a change in use prior to the date of this Contract for Open Space. Farm, Agricultural or Timber classifications approved by the County or because of a Senior Citizen's Declaration to Defer Property Taxes filed prior to the date of this Contract, Buyer may demand in writing payment of such taxes and penalties within 30 days. If payment is not made, Buyer may pay and deduct the amount thereof plus 5% penalty from the payments next becoming due Seller under the Contract.
- 13. INSURANCE. Buyer agrees to keep all buildings now or hereafter erected on the property described herein continuously insured under fire and extended coverage policies in an amount not less than the balances owed on obligations assumed by Buyer plus the balance due Seller, or full insurable value, whichever is lower. All policies shall be held by the Seller and be in such companies as the Seller may approve and have loss payable first to any holders of underlying encumbrances, then to Seller as their interests may appear and then to Buyer. Buyer may within 30 days after loss negotiate a contract to substantially restore the premises to their condition before the loss. If the insurance proceeds are sufficient to pay the contract price for restoration or if the Buyer deposits in escrow any deficiency with instructions to apply the funds on the resortation contract, the property shall be restored unless the underlying encumbrances provide otherwise. Otherwise the amount collected under any insurance policy shall be applied upon any amounts due hereunder in such order as the Seller shall determine. In the event of forfeiture, all tights of Buyer in insurance policies then in force shall pass to Seller.
- 14. NONPAYMENT OF TAXES, INSURANCE AND UTILITIES CONSTITUTING LIENS. If Buyer fails to pay taxes or assessments, insurance premiums or utility charges constituting liens prior to Seller's interest under this Contract, Seller may pay such items and Buyer shall forthwith pay Seller the amount thereof plus a late charge of 5% of the amount thereof plus any costs and attorney's fees incurred in connection with making such payment.
- 15. CONDITION OF PROPERTY. Buyer accepts the property in its present condition and acknowledges that Seller, his agents and subagents have made no representation or warranty concerning the physical condition of the property or the uses to which it may be put other than as set forth herein. Buyer agrees to maintain the property in such condition as complies with all applicable laws.
- RISK OF LOSS. Buyer shall bear the risk of loss for destruction or condemnation of the property. Any such loss shall not relieve Buyer from any of Buyer's obligations pursuant to this Contract.
- 17. WASTE. Buyer shall keep the property in good repair and shall not commit or suffer waste or willful damage to or destruction of the property. Buyer shall not remove commercial timber without the written consent of Seller.
- 18. AGRICULTURAL USE. If this property is to be used principally for agricultural purposes, Buyer agrees to conduct farm and livestock operations in accordance with good husbandry practices. In the event a forfeiture action is instituted, Buyer consents to Seller's entry on the premises to take any reasonable action to conserve soil, crops, trees and livestock.
- 19. CONDEMNATION. Seller and buyer may each appear as owners of an interest in the property in any action concerning condemnation of any part of the property. Buyer may within 30 days after condemnation and removal of improvements, negotiate a contract to substantially restore the premises to their condition before the removal. If the condemnation proceeds are sufficient to pay the contract price for restoration or if the Buyer deposits in escrow any deficiency with instructions to apply the funds on the restoration contract, the property shall be restored unless underlying encumbrances provide otherwise. Otherwise, proceeds of the award shall be applied in payment of the balance due on the purchase price, as Seller may direct.
- 20. DEFAULT. If the Buyer fails to observe or perform any term, covenant or condition of this Contract, Seller may:
 - (a) Suit for Installments. Suc for any delinquent periodic payment; or
- (b) Specific Performance. Sue for specific performance of any of Buyer's obligations pursuant to this Contract; or
- (c) Forfeit Buyer's Interest. Forfeit this Contract pursuant to Ch. 61:30, RCW, as it is pressed enacted and may hereafter be amended. The effect of such forfeiture includes: (i) all right, title and interest in the property of the Buyer and all persons claiming through the Buyer shall be terminated; (ii) the Buyer's rights under the Contract shall be cancelled: (iii) all sums previously paid under the Contract shall belong to and be retained by the Seller or other person to whom paid and entitled thereto; (iv) all improvements made to and unharvested crops on the property shall belong to the Seller; and (v) Buyer shall be required to surrender possession of the property, improvements, and unharvested crops to the Seller 10 days after the forfeiture.
- (d) Acceleration of Balance Due. Give Buyer written notice demanding payment of said delinquencies and payment of a late charge of 5% of the amount of such delinquent payments and payment of Seller's reasonable attorney's fees and costs incurred for services in preparing and sending such Notice and stating that if payment pursuant to said Notice is not received within thirty (30) days after the date said Notice is either deposited in the mail addressed to the Buyer or personally delivered to the Buyer, the entire balance owing, including interest, will become immediately due and payable. Seller may thereupon institute suit for payment of such balance, interest, late charge and reasonable attorneys' fees and costs.
- (e) Judicial Foreclosure. Sue to foreclose this contract as a mortgage, in which event Buyer may be liable for a deficiency.
- 21. RECEIVER. If Seller has institued any proceedings specified in Paragraph 20 and Buyer is receiving rental or other income from the property. Buyer agrees that the appointment of a receiver for the property is necessary to protect Seller's interest.

BOOK 136 PAGE 708

periodic payments on the purchase price, B assessments and fire insurance premium as wi Seller's reasonable estimate.	DIC PAYMENTS ON TAXES AND INSURANCE. In addition to the buyer agrees to pay Seller such portion of the real estate taxes and Il approximately total the amount due during the current year based on
insurance premiums, if any, and debit the am	perperperperper
SELLER	INITIALS: BUYER
33. ADDENDA. Any addenda attached he	
34. ENTIRE AGREEMENT. This Contract agreements and understandings, written or or and Buyer.	t constitutes the entire agreement of the parties and supercedes all prior al. This Contract may be amended only in writing executed by Seller
IN WITNESS WHEREOF the parties have s	igned and sealed this Contract the day and year first above written.
SELLER	BUYER a
ROBERT L. DEVILLIERS	RICKEY E. WIER
LILLIAN M. DEVILLIERS	LODY B. WIER
STATE OF WASHINGTON }	STATE OF WASHINGTON SS.
COUNTY OFSKAMANIA}	COUNTY OF
On this day personally appeared before me	On this day of,19
ROBERT L. DEVILLIERS & LILLIAN M.	before me, the undersigned, a Notary Public in and for the State of LERS.
to me know to be the individual described in and who executed the within and foregoing instrument, and acknowledged that	Washington, duly commissioned and sworn, personally appeared
they	
signed the same as their free and voluntary act and deed, for the uses	and to me known to be the President and Secretary,
and purposes therein mentioned.	respectively, of President and Secretary,
GIVEN under my hand and official seal this	the corporation that executed the foregoing instrument, and acknowledged the said instrument to be the free and voluntary act and deed of said corporation, for the uses and purposes therein mentioned, and on oath stated that authorized to execute the said instrument.
Notary Public in and for the State of Washington, residing atSTEVENSON	Witness my hand and official seal hereto affixed the day and year first above written.
My Commission expires3=14=95	Notary Public in and for the State of Washington, residing at

A tract of land in the East half of the Northeast quarter of the Northeast quarter of Section 32, Township 2 North, Range 6 East of the Willamette Meridian in the County of Skamania, State of Washington described as follows:

Lot 4 of the Replat of Short Plat in Book 2, Page 190 recorded in Book 3, Page 141, Skamania County Short Plat Records.

EXCEPT that portion conveyed to Skamania County recorded on March 27, 1989 in book 113, Page 374, Skamania County Deed Records.

SUBJECT TO:

- 1. Easement for Road and Utilities including the terms and provisions thereof recorded on June 23, 1976 in Book 71, Page 138, Skamania County Deed Records.
- 2. Right of Way Easement for Utilities, including the terms and provisions thereof, in favor of Public Utility District No. 1 for Skamania County, recorded July 6, 1984, in Book 83, Page 662, Auditors File No. 97847, Skamania County Deed Records.
- 3. Private Road Agreement including the terms and provisions thereof recorded on May 26, 1989 in Book 114, Page 230, Skamania County Deed Records.
- Easements as shown on the recorded plat.