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REAL ESTATE CONTRACT (FORM A-1964)



 ${\mathcal B}$ December, 1978 day of THIS CONTRACT, made and entered into this HOWARD A. MARTIN and JEANNETTE R. MARTIN, husband and wife hereinafter called the "seller," and LARRY W. SUNDBERG and JANE SUNDBERG, husband and wife hereinafter called the "purchaser,"

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

Commencing at a point 542.2 feet South of a rock marking the intersection of the West line of the Henry Shepard D.L.C. with the North line of Section 1, Township 2 North, Range 7 East of the W.M., said point being the intersection of the West line of the Henry Shepard D.L.C. with the North line of Second Street, street being formerly designated as State Highway No. 8; thence West 610 feet along the said street to the initial point of the tract hereby described; thence North 110 feet; thence West 89 feet; thence South '110 feet; thence East 89 feet to the point of beginning.

The terms and conditions of this contract are as follows: The purchase price is Twnety-five Thous and and no/100 the Thousand and The Physical pup the Eight Thousand west and the balance of soid purchase price shall be paid as follows: Bollars have On R. M

----- (\$ 175.00--- Dollars, One Hundred Seventy-five and no/100----, 1979 8 day of January or more at purchaser's option, on or before the) Dollars. One Hundred Seventy-five and no/100----and rate of Six and 1/2 per cent yer anount from the day of December 19 78, which interest shall be deducted from each intraliment payment and the balance of each pay yent applied in reduction of principal P.O. Box 25, Stevenson, WA 98648 All payments to be made hereunifer chill by made af or at such other place as the seller may direct in writing. 6243

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December 8, 1978 Fisuely Halling Dig

As pointed to many sectors, and denote the pay before delinquency off taxes and assessments that may as between granter and gr

(2) The part-base agree, until — part-base process fully paid, to keep the buildings now and hereafter placed on soid real estate insured to the actual cash value stares agrees, tass or damage by both fire and vundstorm in it company acceptable to the seller and for the seller's benefit, so be interest may appear, and to pay of premiums thereof in and to deliver all policies and renewats thereof to the seller.

(comm, s) has interest i by applier, and to pay an premium mergin and to there in pointing any interest interest.
(3) The purchaser agrees is at full inspection of say real estato has been made and that number the seller nor his assigns shall be held to any coverant respecting the condition of any improvements cleared in shall be purchaser or regions of either be held to any coverant or agreement for alterations, improvements or repairs unless the coverant or egreement relied on is contained herein or is in write 2 and attached to any mature of this contract.

410-DED to any made a part of the remark. (4) The purchase assumes all hazards of damage to or destruction of any improvements new on said real estate or hereafter placed thereon, and of the taking of said real estate or any part thereof for public use, and egrees that no such damage, destruct on or taking chall sonstitute a balare of remarkership. In such any part of said real estate is taken for public use, the portion of the condemation award remaining after payment of reasonable expenses of procuring the same deal to build to the selfer and applied as payment on the purchase price herein unless the caller discts to allow the purchase for public use, and payment any award to the rebuilding or restoration of any improvements caller discts to allow the purchase for payment of apply all or a portion of such condemation award to the rebuilding or restoration of any improvements caller discts to allow the purchase or to apply all or a portion of such condemation award to the rebuilding or restoration of any improvements call the restorable expense of procuring the same shall be devole. To the restoration or rebuilding of such instruction emaining aller payments of the restorable expense of procuring the same shall be devole. To apply all or republic uses not be purchase part within a reasonable time, unless purchase of calls that said proceeds that be paid to the caller for apply all or expenses on a the purchase part of the standard to the restorable expense of procuring the same shall be devole. To apply all or on the purchase part even to the purchase of procuring the same shall be devole. To apply all or expenses on a standard the purchase part of the standard the purchase part even to the standard of the restorable expenses of procuring the same shall be devole. To apply all on on the purchase part even to apply all the to apply all or the part of the standard the standard the purchase part of the standard the purchase part of the standard therein the purchase part of the top apply all of the re

(b) show burchest elects that said process shall be paid to the seller for application on the purchass pince herein.
(5) The show has delivered, or egrees to deliver within to days of the date of clowing, a purchaser's policy of the insurance in standard form, or a committee it therefor, issued by SAFECO Title Insurance Company, insuring the purchaser to the full amount of said purchase for a part to ser damage by reason of defect in seller's title to said real estate of of the date of closing and containing no exceptions other than the following.

- a Printed general exceptions appearing in said policy form;
- b. Liens or encumbrances which by the terms of this contract the purchaser is to assume, or as to which the universance hereunder is to be mode subject: and
- Any existing contract or contracts under which soller is purches in soid real estate, and any mortgage or other obligation, which saller by this contract agrees to pay, none of which for the purches of this paragraph (b) shall be deamed defects in coller's title.

(b) If solid's title to and you be added to an existing contract or contracts under which rate is purchasing sold real ostate, or any mortgage or other obligation which solid is to pay, solid real ostate, or any interface or other obligation which solid is to pay, solid real ostate, or any interface rate is and only favored in a contract or contract or contracts and only favored in a contained with the terms thereof, and upon default, the purchasing solid real ostate, or any approximation accordance which rate is purchasing and only favored in a contained with the terms thereof, and upon default, and any favored is a mode shall be applied to the payments next falling due the solid rund this contract.

(7) The solor agrees, upon receiving full payment of the purchase price and interest in the manner above specified, to execute and deliver to

purchasor a statutory warranty fulfillment deal to said real estato, excepting any for thereof horeafter taken for public use, file of encimbrances except any that may little after date of closing through any person of the thin the seller, and subject to the following:

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The lien of any additional taxes, penalties, and interest upon any withdrawal or change of classification of county assessment or tax exemption.

Easement on, over and across the East 10 feet of said issued property, as disclosed by Warranty Deed to Howard A. Martin and Jeanette R. Martin, husband and wife, dated February 14, 1951, recorded March 16, 1951 in Book 33, Page 399, 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 retain possession so long as purchaser is not in default hereinder. The purchaser excendents to kery the buildings and other improviments on said real estate in good repair 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 hay all service, installation or construction charges for water, sever, electricity, garbage or other utility services formisted 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 celler may make such payment or effect such insurance, and any analysis and any analysis and any effect such insurance, and any analysis or pay the veller, together with interest at the rate of 10% per ansum thereas irom dure to payment or effect such insurance, and any analysis or paid by the veller, together with interest at the rate of 10% per ansum thereas irom dure to payment until repaid, shall be repayable by purchaser on celler's demand, all without projudice to any other right the celler may thave by

(10) Time is of the essence of this contract, and it is agreed that in case the purchase shall for to comely whit, it performs any initial or agreement hereof or to make any payment required bereinder promptly at the time and in the manner berein reduced. The agreement and any declare all the provides of rights hereonder terminated, and upon the doing so, all payment, suade by the purchaser's rights hereonder terminated, and upon the doing so, all payment, suade by the purchaser was been reduced and any provident to each other active at the solar or the active rights here only a state shall be forfered to the solar of the solar or the payment, suade by the purchaser was accounted and any providents placed upon the seal state shall be forfered to the solar of the solar or the payment, and the solar or the reductive to the solar or the payment, and the solar or the reductive to the solar or the solar

subsequent default. Service yoon purchaser of all demends, notices or other papers with respect to forfeitere soil remaindure of the or strategies are made by United States Mail, postage pre-paid, return receipt requested, directed to the purchaset the sould be a betweet the writer

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by United Study Mail, postage pre-paid, return receipt requested, directed to the pure half ****> 0.01997 of the content in the formation of the source of t Ame or decree entered in such suit.

IN WITNESS WHEREOF, the parties hereto have exercised this instrument is of the date (activation value) C. Moil -se of 11 am 19FAL HOWARD A. MARTIN cunette ISEALI JEANNETTE R. MARTIN SEAL) . Soundet SUNDBERG STATE OF WASHINGTON, Jundo Inl GEALS 63 TANE SUNDBERG Skamania County of On this day personally appeared liefore me Howard A. Martin and Jeannette R. Martin described in and who executed the within and foregoing instrumant, and acknowledged share to ma known to be the individuals free and voluntary act and dead, their signed the same as they for the uses and purposes therein mentioned. فتضم ilav öf December, GIVEN under my hand and official seal this 10 ary Public m and 10 State Stevenson resultant at 877.14 THIS SPACE, RESERVED FOR RECORDER'S USE COUNTY OF SMALENIA SAFECO TITLE INSURANCE COMPANY LADDER CONFY HAT THE WIN AFECO iment of a comparing the M. Filed for Record at Request of lesser ver REGISTERED . :F 12 -INDEXED: DIR. HUDIRECTI Gard NAME RÉCORDED: / COMPARED Aroness LATLED BITY AND STATE 2 Jen