

# SALES HISTORY

Parcel 211471000 & 211450000

31008 NW SPENCER RD, RIDGEFIELD, WA 98642



5744031 D

When recorded return to:

Total Pages: 3 Rec Fee: \$105.50

Recorded in Clark County, WA 06/11/2020 02:06 PM

Pamela Johnson
31008 hu spencer Pl
Zidgefeld wa 98642

QUIT CLAIM DEED

THE GRANTOR(S)

for and in consideration of

in hand paid, conveys and quit claims to

Esther Johnson Orrevocable Trust

the following described real estate, situated in the County of Uar K

, State of Washington

together with all after acquired title of the grantor(s) herein:

31008 NW Spencer Rd Ridgefield, Wash 98642

# 14 Sec 10 THNRIEWM 13.42 A #30 SICIOTHNRIEWM 3.35 A

Abbreviated Legal: (Required if full legal not inserted above.) See Affoched

Tax Parcel Number(s):

211450000 211463000

LPB 12-05(i)rev 12/2006 Page 1 of 2 Dated: 5/11/2020

STATE OF WASHINGTON
COUNTY OF WASK

SS.

LAURYN HULL Notary Public State of Washington Commission # 204266 My Comm. Expires Dec 5, 2022

I certify that I know or have satisfactory evidence that

Pamela Johnson

(is/are) the person(s) who appeared

before me, and said person(s) acknowledged that GNU signed this instrument and acknowledged it to be

free and voluntary act for the uses and purposes mentioned in this instrument...

Dated: MHJ 11, 2020

Notary hame printed or typed:

Notary Public in and for the State of WASHINGN

Residing at UMEL My appointment expires: 12/5/22

LPB 12-05(i)rev 12/2006 Page 2 of 2 That portion of the West half of Section 10, Township 4 North, Range 1 East of the Willamette Meridian, described as follows:

Commencing at a point on the West line of said Section 10, 1474.93 feet South of the Northwest quarter thereof said point being the Southwest corner of that tract conveyed to John C. Relyes, by deed recorded under Auditor's File No. 0 565786; thence East along the South line of said Relyes tract and the Easterly extension thereof feet to the true point of beginning; thence continuing East along said Easterly extension 600.00 feat; thence South 0° 12' 53" West 825.28 feet, more or less, to the North line of County Road No. 29; thence Southwesterly along said County Road to a point South 0° 12' 53" West from the point of beginning; thence Horth 0° 12' 53" East 1426.13 feet to the point of beginning.

Beginning at a point on the West right of way line of County Road No. 29, sold point bears North 24° 12' East a distance of 2,990.6 feet from the Southwast corner of said Section 10; thence South 34° 53' West along said road right of way a distance of 20.0 feet to the Southwast corner of said tract; thence North 53° 15° Wast a distance of 29.3 feat to the Southwest corner of said tract; thence North 32° 37' East a distance of 60.1 feet to the Northwest corner of said tract; thence South 53° 15' East a distance of 30.1 feet to a point on the West right of way line of said County Road 12° 10° to the Northeast corner of said tract; thence along said 13° 26' West a distance of 9.7 feet to the point of beginning.

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## 5646986 D

Total Pages: 3 Rec Fee: \$105.50

Recorded in Clark County, WA 09/11/2019 12:09 PM

PAMELA JOHNSON

When recorded return to: Excise #: 809241 Excise Amount: 10

Pamela Johnson 31008 nw Spencer Rd Riggefield, wa 9842

## **QUIT CLAIM DEED**

THE GRANTOR(S)

Esther Johnson Trust

for and in consideration of

in hand paid, conveys and quit claims to

Pamela Johnson

the following described real estate, situated in the County of ULLL.

, State of Washington

together with all after acquired title of the grantor(s) herein:

31008 NW Spercer Rd Bidgefield, va 98642

#14 Sec 10 THN RIEWM 13.42 A #30 Sec 10 THNRIEWM 3.35 A.

Abbreviated Legal: (Required if full legal not inserted above.)

Tax Parcel Number(s):

#211450000

LPB 12-05(i)rev 12/2006 Page 1 of 2

Dated: 8/26/19 Pamela Johnson			
STATE OF Washing form COUNTY OF Class  I certify that I know or have satisfactory eviden	ss. nce that Pame	JACOB C BATTAN Notary Public State of Washington Commission # 151961 My Comm. Expires Jun 26, 2023	4
before me, and said person(s) acknowledged the free and voluntary act for Dated: 08/36/3019	or the uses and purpos	(is/are) the person(s) we this instrument and acknowledged ses mentioned in this instrument	d it to be
, ,	otary name printed o	or typed: Jacob C. Salth.  for the State of Washing to  one, up 9816	2 %

LPB 12-05(i)rev 12/2006 Page 2 of 2 That portion of the West half of Section 10, Township 4 North, Range 1 East of the Willamette Meridian, described as follows:

Commencing at a point on the West line of said Section 10, 1474.93 feet South of the Northwest quarter thereof said point being the Southwest corner of that tract conveyed to John C. Relyes, by deed recorded under Auditor's File No. G 565784; thence East along the South line of said Relyes tract and the Easterly extension thereof 770 feet to the true point of beginning; thence continuing East along said Easterly extension 600.00 feet; thence South 0° 12' 53" West 825.28 feet, more or less, to the North line of County Road No. 29; thence Southwesterly along said County Road to a point South 0° 12' 53" West from the point of beginning; thence North 0° 12' 53" East 1425.13 feet to the point of beginning.

Beginning at a point on the West right of way line of County Road No. 29, soid point bears North 24° 12' East a distance of 2,990.6 feet from the Southwest corner of said Section 10; thence South 34° 53' West along said road right of way a distance of 20.0 feet to the Southwest corner of said tract; thence North 53° 15' West a distance of 29.3 feet to the Southwest corner of said tract; thence North 32° 57' East a distance of 60.1 feet to the Northwest corner of said tract; thence South 53° 15' East a distance of 30.1 feet to a point on the West right of way line of said County Road 15ht of way line South 32° 57' Heat a distance of 30.4 feet and South 33° 26' West a distance of 9.7 feet to the point of beginning.

33.00 Clark County, WA

Salmon Creek Law Offices Trent Kunz, Attorney at Law 1412 NW 134<sup>TH</sup> Street, Suite 130 Vancouver, WA 98685

Real Estate Excise Tax Ch. 11 Rev. Laws 1951 EXEMPT Date For Details of tax paid see Doug Lasher
Clark County Treasurer By Deputy

### **QUIT CLAIM DEED**

Grantor:

**ESTHER JOHNSON** 

Grantee:

ESTHER JOHNSON, TRUSTEE OF THE ESTHER JOHNSON REVOCABLE

TRUST

Abbreviated Legal Description: 14 SEC 10 T4N R1EWM 13.42A 30 SEC 10 14N R1EWM

Parcel No. 211450-000 2/1463-000

3. SA

Related Auditor Nos.: NA

THE GRANTOR, ESTHER JOHNSON, for and in consideration of love and affection, conveys and quit claims to GRANTEE, ESTHER JOHNSON, Trustee, or her successor(s) in trust under the ESTHER JOHNSON REVOCABLE TRUST dated September 30, 2005 and any amendments thereto, all of her right, title and interest in the following described real estate gituated in the C

together with all after acquired title of	the grantor therein:
Dated: 19/24/05	Please see Exhibit "A" attached hereto ESTHER JOHNSON
STATE OF WASHINGTON )	
COUNTY OF CLARK	
I certify that I know or have satisfactory ever said person solent weather that she signed the and purposes and thought to this instrument.  OTAR TO THE STATE OF WASHINGTON TO THE STA	idence that ESTHER JOHNSON is the person who appeared before me, and his instrument and acknowledged it to be her free and voluntary act for the uses  Dated:    O-24-05

11/18/2005 11:28A

33.00 Clark County, WA

**EXHIBIT "A"** 

That portion of the West half of Section 10, Township 4 North, Range 1 East of the Willamatte Meridian, described as follows:

Commencing at a point on the West line of said Section 10, 1474.93 feet South of the Northwest querter thereof said point being the Southwest corner of that tract conveyed to John C. Relyes, by deed recorded under Auditor's File No. G 565784; thence East along the South line of said Relyea tract and the Easterly extension thereof 770 feet to the true point of beginning; thence continuing face along said Easterly extension 600.00 feet; thence South 0° 12' 53" along said Easterly extension boulou reat; thence bound of the West 825.28 feet, more or less, to the North line of County Road No. 29; thence Southwesterly along said County Road to a point South 0° 12' 53" West from the point of beginning; thence Rorth 207 0° 12' 53" East 1426.13 feet to the point of beginning.

Beginning at a point on the West right of way line of County Road No. 29, soid point bears North 24° 12' East a distance of 2,990.6 feet from the Southwest corner of said Section 10; thence South 34° 53' West along said road right of way a distance of 20.0 feet to the Southeast corner of said tract; thence North 53" 15" Wast a distance of 29.3 feet to the Southwest corner of said tract; thence North 32° 57' East a distance of 60.1 feet to the Northwest corner of said tract; thence South 53° 15' East a distance of 30.1 feet to a point on the West right of way line of said County Road No. 29 for the Northeast corner of said tract; thence along said light of way line South 32° 57' West a distance of 30.4 feet and South 32° 26' West a distance of 9.7 feet to the point of beginning.



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Department of Health, Death Index, 1907-1960; 1965-2017 - Johnson - Elmer - A

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Record Series:

Death Records

Collection:

Department of Health, Death Index, 1907-1960; 1965-

2017

County:

Statewide

Reference Number:

39B00801-716F-354D-9731-B1ACF71010BD

Person-Last-Name:

JOHNSON

Person-First-Name:

ELMER

roison inschaine.

----

Person-Mi: Death County:

Clark County

Sex:

М

Residence County:

Clark County

Death-Date:

9/22/2004

Age-Primary:

81

Column1:

/Record/View/12D7B2DA274BA96B74B1D558CAA0F9E2

Do you have comments, questions, or transcription errors?

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Date Added

Name

Comment

**Preferred Citation** 

[Identification of item], Department of Health, Death Index, 1907-1960; 1965-2017, Washington State Archives, Digital Archives, http://www.digitalarchives.wa.gov, [date accessed].

Source of Transfer:

State Government Archives

Health, Department of

Related Records:

This index was created by volunteers (1907-1960) and by a data extract from the Department of Health's system (1965-2017). Images up to twenty-five years ago may be found in our collection of Department of Health, Death Certificates <a href="https://example.com/health/peach-certificates">health/peach-certificates</a> <a href

Notes

If you believe a record to be in error you can contact Washington Department of Health, Center for Health Statistics for steps on how to file a correction. If you are interested in purchasing a certified copy of a death record from July 1, 1907 to 3 months before the present, please contact the Washington Department of Health, Center for Health Statistics telephone contact: (360) 236-4313 or (360) 236-4312.

1907-1960 files indexed by The Church Of Jesus Christ of Latter-Day Saints Family Search Indexing Project. Volunteers who ... More

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This is an index of Deaths recorded with Washington's Dept. of Health. Please contact DOH Center for Health Statistics to order certificates.

Washington Secretary of State
Washington State Archives
Digital Archives
960 Washington Street
Cheney, WA 99004
(509) 235-7500
Phone Numbers

P

## First American Title INSURANCE COMPANY

Filed for Record at Request of

Real State Excise Tax
Ch. 11 Rev. Lows 1951

EXEMPT

Name.

For the late of tax can disee

Address.

Alid.#

Date Lower County Treasurer

City and State.

Eark County Treasurer

HIS SPACE RESERVED FOR RECORDER'S USE. 8909210109	8

## Statutory Warranty Deed

THE GRANTOR WAYNE C. ADAMS and VIOLET M. ADAMS, husband and wife

for and in consideration of Ten dollars and other valuable considerations

in hand paid, conveys and warrants to ELMER A. JOHNSON and ESTHER JOHNSON, husband and wife

the following described real estate, situated in the County of Washington:

CLARK

, State of

The following described real property situated in the County of Clark, State of Washington, to-wit:

That portion of the West half of Section 10, Township 4 North, Range 1 East of the Willamette Meridian, described as follows:

Commencing at a point on the West line of said Section 10, 1474.93 feet South of the Northwest quarter thereof said point being the Southwest corner of that tract conveyed to John C. Relyea, by deed recorded under Auditor's File No. G 565784; thence East along the South line of said Relyea tract and the Easterly extension thereof 770 feet to the true point of beginning; thence continuing East along said Easterly extension 600.00 feet; thence South 0° 12' 53" West 825.28 feet, more or less, to the North line of County Road No. 29; thence Southwesterly along said County Road to a point South 0° 12' 53" West from the point of beginning; thence North 0° 12' 53" East 1426.13 feet to the point of beginning.

Beginning at a point on the West right of way line of County Road No. 29, said point bears North 24° 12' East a distance of 2,990.6 feet from the Southwest corner of said Section 10; thence South 34° 53' West along said road right of way a distance of 20.0 feet to the Southeast corner of said tract; thence North 53° 15' West a distance of 29.3 feet to the Southwest corner of said tract; thence North 32° 57' East a distance of 60.1 feet to the Northwest corner of said tract; thence South 53° 15' East a distance of 30.1 feet to a point on the West right of way line of said County Road No. 29 for the Northeast corner of said tract; thence along said light of way line South 32° 57' West a distance of 30.4 feet and South 33° 26' West a distance of 9.7 feet to the point of beginning,

VERY POOR COPY WILL NOT REPRODUCE

SUPERVISOR

Per attached description

ELIZ/.... LUCE

This deed is given in fulfillment of that certain real estate contract between the parties hereto, dated , 19 73 , and conditioned for the conveyance of the above described property, and the covenants of warranty herein contained shall not apply to any title, interest or encumbrance arising by, through or under the purchaser in said contract, and shall not apply to any taxes, assessments or other charges levied, assessed or becoming due subsequent to the date of said contract. . - - 208

Pest	Estate	Sales	Tax	was	paid	on	this	sule	on

, Rec. No.

sot 12? Marra (SEAL)

Dated this

20th

day of

September

, 19 89

STATE OF WASHINGTON,

County of Clark

On this day personally appeared beforeme. Wayne C. Adams and Violet M. Adams

to me known to be the ilidifficually described in and who executed the within and foregoing instrument, and acknowledged that the same as their free and voluntary act and deed, for the uses and purposes thetein mentioned.

GIVEN under my hand and official seaf this

20th

day of

September

, 1989

Notary Public in and for the State of Washington, Vancouver

residing at

SWILTY/

PLEASA MAIL TO:

Mr. and Mrs. Wayne C. Adams G 705601

1024 N.W. 319th

Ridge Cidid, WA 98642

QUIT CLAIM DEED

Real Estate Chair and Chi II Rev. Laws 1501
EXEMPT
1944 # 1947 886 to the first of the control of the children and see

10 S. Sparks
Cis. a County Treasurer
Dy D. Advancella

981227

THE GRANTOR, GARY G. YOUNGSTROM, a single man, conveys and quit claims to WAYNE C. ADAMS and VIOLET M. ADAMS, husband and wife, the following described real estate situate in Clark County, State of Washington including any interest therein which grantor may hereafter acquire:

That portion of the Northwest quarter of Section 10, Township 4 North, Range 1 East of the Willamette Meridian, described as follows:

Beginning at a point that is 1320 feet East of the Southwest corner of said Northwest quarter; thence Southwest corner of said Northwest quarter; thence East 1320 feet; thence South 1155 feet; thence West 1320 feet; thence South 1155 feet to the point of beginning.

EXCEPT that portion conveyed to Mary Him by deed recorded under auditor's file No. F41229, described as follows:

Beginning at the center of Section 10, a point marked by a wooden hub; thence North 60°51' West a distance of 1085.8 feet to the center of the existing County Good, known as Farm to Market Road No. 29; thence Southwesterly along the center line of said County Road to an intersection with the South line of the Northwest quarter of Section 10; thence East along Northwest quarter of Section 10; thence East along the South line of the Northwest quarter of Section 10 for a distance of 1431.0 feet to the center of said Section 10 and the true point of beginning.

ALSO EXCEPT that portion conveyed to John C. Relyea, et ux, by deed recorded under auditor's file No. F57698, described as follows:

Beginning at the center of Section 10, a point marked by a wooden hub; thence North 60°51' west a distance of 1085.8 feet to the center of the existing County Road known as Farm to Market Road No. 29; thence Northeasterly along the center line of said County Road known as Farm to Market Road No. 29; thence Northeasterly along the center line of said county Road to an intersection with a creek, said creek being the Southerly boundary of the Calvin Relyea property: thence Southeasterly along said creek to the intersection with the West line of the Northeast quarter of Section 10; thence South along said West line of the Northeast quarter of the Northeast quarter of Section 10 and the true point of beginning.

ALSO EXCEPT hat, portion conveyed to J. Calvin Relyea, by deed recorded under auditor's file No. F9040, described as

Parcel 2
The South 1155 feet of the Southwest quarter of the
Northwest quarter of Section 10, Township 4 North,
Range 1 East of the Willemette Meridian.

LAW OFFICES OF Landerbolm, Memorich, Langurch, Willestein, Inc., F. S. P.O. Sur 1066 1111 Broodway Vancouver, Weshington 1000 693-3657

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93881

11-7-75

1.

#### 981228

EKCEPT that portion lying within the land conveyed to Mary Him by deed recorded under auditor's file No. F 41229.

ALSO EKCEPT that portion conveyed to Wm. F. Howard, by deed recorded under auditor's file No. G372786, described as follows:

Beginning at a point on the West right of way line of County Road No. 29, said point bears North 24°12' East a distance of 2990.6 feet from the Southwest corner of said Section 10, thence South 34°53' West along said road right of way a distance of 20.0 feet to the Southeast corner of said tract; thence North 53°15' West a distance of 29.3 feet to the Southwest corner of said tract; thence North 32°57' East a distance of 60.1 feet to the Northwest corner of said tract; thence South 53°15' East a distance of 30.1 feet to a point on the West right of way line of said County Road No. 29 for the Northeast corner of said tract; thence along said right of way line South 32°57' West a distance of 30.4 feet and South 33°26' West a distance of 9.7 feet to the point of beginning.

ALSO EKCEPT portion lying within Farm to Market Road No. 29.

Parcel 3
That portion of the Northwest quarter of the Southwest quarter of Section 10, Township 4 North, Range 1 East of the Willamette Meridian, that lies North of Farm to Market Road No. 29.

EXCEPT THE FOLLOWING DESCRIBED PROPERTY:

Parcel A
Beginning at the Northwest corner of Section 10.
Township 4 North, Range 1 East of the Willamette
Meridian, in Clark County, Washington; thence South
0°12'53" West abong the West line of Section 10,
1474.93 feet; thence South 89°47'07" East 1820.00
feet to the true point of beginning; thence South
89°47'07" East 584.81 feet to the centerline of
County Road No. 29; thence South 45°00'00" East
abong said centerline 35.19 feet; thence along the
arc of a 100.00 foot radius curve to the right
157.92 feet; thence South 45°29'02" West 18.97.
feet; thence along the arc of a 238.78 foot radius
curve to the right 179.62 feet; thence South 88°35'02"
West 291.30 feet; thence North 28°58'04" West 294.93
feet to the true point of beginning.
EXCEPT County Roads.

Beginning at the Northwest corner of Section 10, Township 4 North, Range 1 East of the Willamette Meridian, in Clark County, Washington; thence South 0°12'53" West along the West line of Section 10, 1474.93 feet; thence South 89°47'07" East 1370.00 feet to the true point of beginning; thence South 89°47'07" East 450.00 feet; thence South 28°58'04" East 294.93 feet to the centerline of County Road No. 29; thence along the arc of a 70.75 foot radius curve to the left 109.26 feet, the chord of which bears South 44°20'31." West 98.72 feet; thence South 0°06'02" West 171.70 feet; thence along the arc of

LAW OFFICES OF Landerholm, Manaysich, Landerh, Whitssides, Merch, Morso & Withmans, inc., P. 3 P. O. Hex 1058 1112 Scanding Vancours, Weshington 10550 593-3637

#### 981229

a 88.12 foot radius curve to the right 123.34 feet; thence South 80°18'02" West 143.30 feet; thence along the arc of a 190.91 foot radius curve to the left 112.07 feet; thence South 46°40'02" West 118.80 feet; thence along the arc of a 1434.78 foot radius curve to the left 185.61 feet; thence North 0°12'53" East 872.23 feet to the true point of beginning. EXCEPT beginning at the Northwest corner of Section EXCEPT beginning at the Northwest corner of Section 10, Township 4 North, Range 1 East of the Willamette Meridian, in Clark County, Washington; thence South 0°12'53" West along the West line of Section 10, a distance of 1474.93 feet; thence South 89°47'07" East 1594.43 feet to the true point of beginning; thence South 89°47'07" East 225.57 feet; thence South 190.00 feet; thence West 251.02 feet; thence North 7°35'55" East 192.54 feet to the true point of beginning; except any portion thereof lying North of the south 1155 feet of said Northwest quarter of Section 10.

A portion of the property conveyed herein was sold to Elmer A. Johnson and Esther Johnson, husband and wife, pursuant to Real Estate Contract recorded under Clark County auditor's file No. G 644693. Grantees herein shall be entitled to payments on said contract and agree to honor the same.

The purpose of this deed is to cancel Gary G. Youngstrom's interest in and to that certain Real Estate Contract dated May 24, 1968 and recorded May 28, 1968, under Clark County auditor's file No. G 515159.

DATED this 29 Hday of October, 1975.

STATE OF WASHINGTON ) county of Clark

on this day personally appeared before me GARY G. YOUNG-STROM, to me known to be the individual described in and who executed the foregoing instrument, and acknowledged that he signed the same as his free and voluntary act and deed, for the uses and purposes therein mentioned.

GIVEN under my hand and official seal this 37 day of October, 1975.

FILED FOR RECORD FILED FOR RECORD RON DUTZAUER

Notary Public in and for State of Washington, Residing at Vancouver.

-7-1 W2



## G 646627

#### re-recorded to correct legal REAL ESTATE CONTRACT 890056

400 00 114234

857177

THIS CONTRACT, made and entered into this 31st day of August 1973 between Gary G. Youngstrom and Carole J. Youngstrom, husband and wife.

hereisefter celled the "seller," and Elmer A. Johnson and Eather Johnson, husband and wife,

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

That portion of the West half of Section 10, Township 4 North, Range 1 East of the Willamette Meridian, described as follows:

Meridian, described as follows:

Commenciang at a point on the West line of said Section 10, 1474.93 feet South of the
Commenciang at a point on the West line of said Section 10, 1474.93 feet South of the
Northwest quarter thereof said point being the Southwest corner of that tract conveyed to John
C. Relysa, by deed recorded under Auditor's file No. G 565784; thence East along the South
line of said Relysa tract and the Easterly extension thereof 770 feet to the true point of
beginning; thence continuing East along said Easterly extension 600.00 feet; thence South
Go 12° 53" West 825.28 feet, more or less, to the North line of County Road No. 29; thence
Southwesterly along said County Road to a point South 0° 12' 53" West from the point of
beginning; thence North 0° 12' 53" East 1426.13 feet to the point of beginning.

EXCEPT the following described property;

Beginning at a point on the West right of way line of County Road No. 29, said point are North 24° 12' East a distance of 2990.6 feet from the Southwest corner of said Section bears North 24° 12' East a distance of 2990.6 feet from the Southwest corner of said Section 10; thence South 34° 53' West along said road right of way a distance of 20.0 feet to the Southeast corner of said tract; thence North 53° 15' West a distance of 29.3 feet to the Southwest corner of said tract; thence North 32° 57' East a distance of 60.1 feet to the Northwest corner of said tract; thence South 53° 15' East a distance of 30.1 feet to a point on the West right of way line of said County Road no. 29 for the Northeast corner of said tract; thence along said right of way line South 32° 57' West a distance of 30.4 feet and South 33° 26' West a distance of 9.7 feet to the point of heatpring. South 33" 26" West a distance of 9.7 feet to the point of beginning.

purchase price at the rate of Bight per cent per annum from the 1 st day of September , 1973, which interest shall be deducted from each installment payment and the balance of each payment applied in reduction of

All payments to be made hereunder shall be made at ar at such other place as the seller may direct in writing.

Together with a water right to the spring located on property conveyed by a real estate Together with a water right to the spring located on property contests by a water contract to Elwood H. Larson as recorded under Auditors file no. 593149, Jan. 24, 1972 Towit: (Seller reserve a non-exclive water right to the spring on the described property for a period of five years from Jan. 22, 1972). da. 1

11497 927-13

As referred to in this contract, "dote of closing" shall be Date of recording

(1) The purchaser essumes and agrees to pay before delinquency all taxes and assessments that may as between grantor and greate hereafter become a lieu on said real estate; and if by the terms of this contract the purchaser for a styring four ment of any mortgage, contract or other encumbrance, or has assumed payment of a greed to purchase agreed to styring four assessments now at lieu on said real estate, the purchaser agrees to pay the same before delinquency. (1) (2) The purchaser agrees, until the purchase price is fully pard, to keep the buildings now and hereafter placed on said able to the seller and for the seller's benefit, as his interest may appear, and to pay all premiums therefor and to deliver all policies and renewals thereof to the seller.

policies and renewells thereof to the saller.

(3) The purchaser agrees that full inspection of said real extete has been made and that neither the seller nor his assigns shall be half to any covenant respecting the condition of any improvements thereon nor shall the purchaser or seller or the saigns of either be held to any covenant or agree that for algorithms are saigns of either be held to any covenant or agree that the algorithms are saigns of either be held to any covenant or agree that the algorithms are saigns of either be held to any covenant or agree that the algorithms are saigns of either be held to any covenant or agree as a saigns of either be held to any covenant or agree that the covenant or agree that the saigns of either the saigns are saigns of either the saigns of either the saigns are saigns of either that the covenant or agree that the saigns are saigns as a saigns of either that the saigns are saigns as a saigns

Any existing contract or contracts under which seller is purchasing said real estate, and any mortgage or other obliga-tion, which seller by this contract agrees to pay, none of which for the purpose of this paragraph (5) shall be deemed defects an seller's telle.

defects in seller's tritle.

(6) If seller's tritle to said real estate is subject to an existing contract or contracts under which seller is purchasing said real exister, or any mortgage or other obligation which seller is to pay, seller agrees to make such payments in accordance with the terms thereof, and upon default, the purchaser shall have the right to make any payments receiving the remove the default, and any payments so made shall be applied to the payments next falling due the seller under this contract.

167260

1 9-27-73

## 890057 857179

The terms and conditions of this contract are as follows: The purchase price is	
Forty thousand and no/100 (\$ 40,000.00) Doi!	ars, of which
Fiftgen thousand five hundred and no/100	Dollars have ollows:
Two hundred and five and no/100	) Dollars,
or more at purchaser's option, on or before the 1 st day of October	, 1973
ond Two hundred and five and no/100(\$ 205.00	) Dollars,
or more at purchaser's option, on or before the 19t day af each succeeding calendar month until the bo purchase price shall have been fully poid. The purchaser further agrees to pay interest on the diminishing ba	lance of said lance of said
purchase price at the rate of <u>sight</u> per cent per annum from the 1 st day of September which interest shall be deducted from each installment payment and the bolance of each payment applied in principal.	, 19 73 reduction of
All payments to be made herounder shall be made at or at such other place as the sellar may direct in writing.	
Tagether with a water right to the spring located on property conveyed by a contract to Elwood H. Larson as recorded under Auditors file no. 593149, Jan Towitz (Seller reserve a non-exclive water right to the spring on the descript a period of five years from Jan. 22, 1972).	
n e e e e e e e e e e e e e e e e e e e	4134
As referred to in this contract, "date of closing" shall be Date of recording	•
(1) The purchaser assumes and agrees to pay before delinquency oil taxes and assessments that may as belind granten thereafter become a time on soid real estate; and if by the terms of this controct the purchase flas, and granten the grant gra	weda grantar -

oble to the seller and for the seller's benefit, as his interest may appear, and to pay all premiums therefor and to deliver all politiciss and remewals thereof in the seller.

(3) The purchaser agrees that full inspection of and real estate has been made and that neither the seller nor his assigns shall be held to any covenant respecting the condition of any improvements thereon nor shall the purchaser or seller or the assigns of sither be held to any covenant respecting the condition of any improvements or repairs unless the covenant or agreements relied on is contained became or si in writing and attached to and made a part of this contract.

(4) The purchaser assumes all hazards of demage to or destruction of any improvements now on said real estate or thereafter placed thereon, and of the taking of said real estate is only part of said and estate is token for public use, the partial or toking shall constitute a failure of consideration. In case any part of said and estate is token for public use, the partial of such condemants on any part of said all with purchaser to apply all as a partial of such condemants on any the purchase purch hazard unless the seller elects to allow the purchase to apply all as a partial of such condemants on any the purchase purchaser unless the seller elects allow the purchase to apply all as a partial of such condemants on any part of said any improvements damaged by such taking, in case of demands or procuring the same shall be devoted to the restoration or rebuilding of such inservements with the reasonable supernse of procuring the same shall be devoted to the restoration or rebuilding of such condemants of the secondary and the secondary

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(7) The seller agrees, upon receiving full payment of the purchase price and interest in the manner above specified, to execute and deliver to purchase a statutory warranty — WHRE PAY — deed to said real estate, excepting any part thereof hereafter token for public use, free of encumbrances except any that may attach after date of closing through any person other than the seller, and subject to the following:

(8) Unless a different date is provided for herein, the purchaser shall be entitled to passession of said real estate on date of closing and to retain passession so long as purchaser is not in default hereunder. The purchaser covenants to keep the buildings and other improvements on said real state on good region and not to permit west covenants to pay all service, installation or construction charges of, the real estate for any literal purchaser covenants to pay all service, installation or construction charges intelled to passession.

(9) In case the purchaser fails to make any payment herein provided or to maintain insurance, as herein required, the earlier may make such payment of effect such insurance, and any amounts so paid by the seller, together with interest of the ariser of 10°s per annum thereon and alled to payment until repaid, shall be repayable by purchaser and ered to the construction of the seller might have by reason of such default.

(10) Time is of the easine of this contract, and it is agreed that in case the purchaser shall fail to comply with or perform any condition seller and permit expected to the construction of the seller might have by reason of such default.

(10) Time is of the easine of this contract, and it is agreed this increase the purchaser shall fail to comply with or perform any condition select to declare all the purchaser's rights hereunder transitional and upon his doing so, all payments required, the surface of the select of the purchaser's rights hereunder transitional even and the seller shall have right to re-enter and toke passession of before and all improvements placed upon the real estate; and no waiver by the seller date of the purchaser and the passession of the seller shall have right to re-enter and toke passession of the construct of any advantage of the purchaser and the purchaser and the month of the seller shall have right to re-enter and toke passession of the seller shall have a right to re-enter and toke passession of the seller shall have right to re

last known to the seller.

[1] Upon seller's election to bring suit to enforce any covenant of this contract, including suit to collect any payment for the second seller's election to bring suit to enforce any covenant of this contract, including suit to necessary covenant of the seller sell bring seller purchaser agrees to pay a reasonable sum as attorney's fees and all costs and expenses in connection seller shall bring suit to procure an adjudant of the termination of the purchaser's rights hereunder, and judgment if the seller shall bring suit to procure an adjudantion of the termination fees and all sets and expenses in connection ment is so entered, the purchaser agrees to gay a reasonable sum as attorney fees and all sets and expenses in connection with such suit, and also the reasonable cost of searching records to determine the condition of title at the date such suit is commenced, which sums shall be included in any judgment or decree entered in such suit.

.IN WITNESS WHEREOF, the parties hereto have executed this instrument as (SEAL) STATE OF WASHINGTON, County of wn to be the individual Hey signed the son for the uses and purposes therein mentioned. GIVEN under my hand and official seal this 3/ TRANSAMPRICA MILE INS. CO. SEP 27 5 15 161 773 J. J. J. W. W. - 1-4 Th THIS SPACE RESERVED FOR RECORDER'S USE SECURITY TITLE INSURANCE COMPANY באסניםת חום חם חים Filed for Record at Request of TEANSAMERICA TITLE INS. CO. Aug 31 2 39 rm 173 - iciish link suhker

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G 515159 REAL BSTATE CONTRACT

Dan a C Son Clark County Transurge

Datomay The effective date of this contract will because 1968. be the 2477 day or

2. Parties. This contract is by and between WAYNE C. ADAMS and VIOLET M. ADAMS, husband and wife, hereinsfter referred to as the seller, and GARY G. YOUNGSTROM and CAROLE J. YOUNGSTROM, husband and wife, hereinafter referred to as the purchaser.

3. Property Sold. The seller agrees to sell to the purchaser, and the purchaser agrees to buy of the seller, the following described real estate, with the appurtenances thereon, situated in Clark County, Washingtons

#### Parcel 1

That portion of the Northwest quarter of Section 10, Township 4 North, Range 1 East of the Willamette Meridian, described as follows:
Beginning at a point that is 1320 feet East of the Southwest corner of said Northwest quarter; thence East 1320 feet; thence North 1155 feet; thence West 1320 feet; thence South 1155 feet to the point of beginning.

EXCEPT that portion conveyed to Mary Him by deed recorded under auditor's file No. F41229, described as follows:
Beginning at the center of Section 10, a point marked by a wooden hub; thence North 60°51' West a distance of 1085.8 'feet to the center of the existing County Road, known as Farm to Market Road No. 29; thence Southwesterly along the center line of said County Road to an intersection with the South line of the Northwest quarter of Section 10; thence East along the South line of the Northwest quarter of Section 10 for a distance of 1431.0 feet to the center of said Section 10 and the true point of beginning. as follows: point of beginning. ALSO EXCEPT that portion conveyed to John C. Relyea, et ux, by deed recorded under auditor's file No. 757698, described as Seginning at the center of Section 10, a point marked by a wooden hub; thence North 60°51' Wast a distance of 1085.8 feet to the center of the existing County Road known as Farm to Market Road Mo. 29; thence Northeasterly along the center line of said County Road to an intersection with a creek, said creek being the Southerly boundary of the Calvin Relyea property; thence Southeasterly along said creek to the intersection with the West line of the Northeast quarter of Section 10; thence South along said West line of the Northeast quarter of the Northeast quarter of Section 10 and the true point of beginning.

ALSO EXCEPT that portion conveyed to J. Calvin Relyea, by deed recorded under auditor's file No. F9040, described as follows: Beginning at the Northeast corner of the Northwest quarter of Section 10, Township 4 North, Range 1 East of the Willamette Meridian, and running thence West to first small creek; thence up the East fork of said small creek with its meanders to the center line of said Section 10; thence North to beginning.

EXCEPTING right of way for Pacific Highway, heretofore deeded to State of Washington.

ALSO EXCEPT portion lying within County Road No. 29. ALSO EXCEPT portion lying within County Road No. 29.

#### Parcel 2.

South 1155 feet of the Southwest quarter of the Northwest

#### 698404

quarter of Section 10, Township 4 Horth, Range 1 East of the Willemette Estidian.

EKCEPT that portion lying within the land conveyed to Mary Himsby dead recorded under auditor's file No. F 41229.

ALSO EXCEPT that portion conveyed to Mm. F. Howard, by deed recorded under auditor's file No. G372786, described as follows: Beginning at a point on the West right of way line of County Road No. 29, said point bears North 24'12' East a distance of 2990.6 feet from the Southwest corner of said Section 10; thence South 34'53' West along said road right of way a distance of 20.0 feet to the Southeast corner of said tract; thence North 53'15' West a distance of 20.3 feet to the Southwest corner of said tract; thence North 32'57' East a distance of 60.1 feet to the Northwest corner of said tract; thence South 53'15' East a distance of 30.1 feet to a point on the West right of way line of said County Road No. 29 for the Northeast corner of said tract; thence along said right of way line South 32°57' West a distance of 30.4 feet and South 33°26' West a distance of 9.7 feet to the point of beginning. Willamette Meridian. point of beginning. ALSO EXCEPT portion lying within Farm to Market Road No. 29.

#### Parcel 3

That portion of the Northwest quarter of the Southwest quarter of Section 10, Township 4 North, Range 1 East of the Willamette Meridian, that lies North of Farm to Market Road No. 29. ALL SUBJECT TO

- SUBJECT TO

  1. Right of way to Inland Power and Light
  2. Right of way to Pacific Northwest Pipeline Corporation,
  filed under auditor's file No. 188944.
  3. Easement to Clark County Public Utility District.
  4. Easement to Chris Horn and Otto Meuler.
  5. Right of way to Pacific Northwest Pipeline Corporation,
  filed under auditor's file No. 6192940.
  6. An easement 20 feet in width as granted by instrument filed
  under auditor's file No. 390387.
  7. The sellers herein reserve the right to a 20 foot wide easement for increas and egress on and across the easement described 7. The sellers herein reserve the right to a 20 foot wide easement for ingress and egress on and across the easement described in instruments filed in auditor's file No. 390387. This easement is to insure sellers that they will have access across the land herein sold to the land lying to the north of the land sold herein and belonging to sellers. This reservation of easement shall run to the heirs, successors and assigns of sellers and is appurtenant to seller's land to the north. Purchasers, their heirs and assigns, shall also have the right to use the easement area for road purposes.
- 4. Payment Terms. The terms and conditions of this contract are: Purchase price of the real estate is Forty-Nine Thousand Five Hundred Dollars (\$49,500.00) of which Eight Thousand Five Hundred Dollars (\$49,500.00) has been paid, the receipt of which is hereby acknowledged, and the balance of Forty-One Thousand Dollars (\$41,000.00) will be paid in monthly installments of Two Hundred Fifty Dollars (\$250.00) each commencing August 25, 1968, and continuing monthly thereafter until the whole balance of the purchase price, both principal and interest, shall have been fully paid.—The unpaid halance of the purchase price shall at all times bear interest at seven per cent (7%) per annum commencing August 25, 1968. From each payment shall first be deducted the interest to date and the balance shall be applied on the principal. Permission is granted to purchaser to make larger payments at any time, Permission is granted to purchaser to make larger payments at any time, or to pay this contract in full, and the interest shall immediately cease on all payments so made.

- 5. Acceleration. Notwithstanding the above provisions this contract shall be paid in full on or before August 25, 1983.
- 6. Possession. Purchaser shall have possession of all pasture areas on the property, except the McCormick Creek pasture, as of May 25, 1968. All the areas, including the McCormick Creek pasture, pasture and berry areas, and buildings shall remain in possession of seller until August 25, 1968 at which time possession shall pass to purchaser.
- 7. Future Taxes, atc. The purchaser agrees to pay before and purchaser, hereafter become a lien on the real estate.

  8. Provate Items. Taxes and first insurance shall be a provated between purchaser and saller as of Table 10 1050
- 8. Prorate Items. Taxes and fire insurance sha prorated between purchaser and seller as of July 10, 1968.
- 9. Encumbrances. The real estate is now encumbered with a first mortgage recorded under auditor's file No. G424284 and security instrument disclosed by Financing Statement filed under auditor's file No. A-2985. The obligations secured by the above Instruments are to remain the sole responsibility of sellers and sellers are to hold purchasers harmless therefrom. However, purchasers shall have the right to make payment on such obligations in the event of any default therein by sellers and deduct the payments so made from the balance due on this contract.
- 10. Fire Insurance. The purchaser agrees to keep the buildings now on or hereafter placed upon the premises insured to the full insurable value thereof against loss or damage by fire, with extended coverage in like amount in some company acceptable to seller and to the benefit of the seller, purchaser and mortgages as their interest may appear and to pay all premiums therefor until the purchase price has been fully paid, and to deliver to seller the insurance policies, renewals and premium receipts.
- full inspection of the premises has been made and that neither the seller nor assigns shall be liable under any covenants respecting the condition of the premises or for any agreement for alterations, improvements or repairs unless the covenant or agreement relied upon is in writing and is attached to and made a part hereof.
- 12. Advancements by Seller. In the event that the Purchaser shall fail to make any payments, as provided, on taxes, assessments or insurance, the seller may make such payments and effect such insurance, and any amount so paid by the seller shall be deemed a part of the purchase price and shall become payable forthwith, without prejudice to any other rights of seller by reason of such failure.
- 13. <u>Title Insurance</u>. The seller agrees to procure within ten (10) days from date a purchaser's policy of title insurance, insuring the purchaser to the full extent of the purchase price against loss or damage by reason of defect in the title of the seller to the real estate herein described.

#### 698406

14. <u>Fulfallment Dead</u>. The seller agrees, on full payment of the purchase price and interest in the manner hereinbefore specified, to execute and deliver to purchaser a warranty deed to the property, free and clear of any encumbrances, except those to which the real estate has been sold subject to this contract and the deed shall be placed in escrew at First Federal Savings & Loan Association of Vancouver, Washington.

15. Refault and Forfeiture. Time is of the essence of this agreement. If the purchaser shall fail to comply with or perform any covenant hereof promptly at the time and in the manner herein required, the seller may elect to declare all of the purchaser's rights hereunder terminated. Upon his doing so all payments made by the purchaser and all improvements placed upon the premises shall be forfeited to the seller as liquidated damages, and the seller shall have the right to re-enter and take possession of the property. Service of all demands and notices with respect to such declaration of forfeiture and cancellation may be made by registered mail to tion may be made by registered mail to\_

or at such other address as the purchaser shall indicate to the seller in writing. In the event litigation arises out of the terms of this contract, the losing party agrees to pay the prevailing party a reasonable attorney's fee together with all costs.

16. Right to Collect Payments. Or the seller may elect to bring an action on any overdue installments, or on any payment or payments made by the seller and repayable by the purchaser. It is stipulated that the promise to pay intermediate installments, or to repay items repayable by the purchaser, are independent of the promise to make a deed and that every action is an action arising on contract for the recovery of money only. No such action shall constitute an election not to proceed otherwise as to any subsequent default. No waiver by the seller of any default on the part of the purchaser shall be construed as a waiver of any subsequent default.

IN WITNESS WHEREOF, the parties hereto have signed this instrument the day and year first above written.

wayne c. adams	How & Grygstion
Just mo adas	
STATE OF WASHINGTON)	00
County of Clark	

This is to certify that on this 4 day of May, 1968, personally appeared before me WAYNE C. ADANS and VICLET M. ADANS, husband and wife, to me known to be the persons named in and who executed the foregoing instrument and they acknowledged that they signed the same as their free and voluntary act and deed for the uses and purposes therein men-1968, personally

the supplemental seal this 24 th

FILED FOR RECORD

MAY 28 8 22 AH '68 Washington, residing at Vancouver.

AUDITOR UCH BONKER 5-30

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1.	Caulations Wasserter Donal
	Statutory Warranty Deed
" sen "	THE GRANTORS Irven T. Fouch and Marjorie A. Fouch, husband and wife of
	THE GRANTORS I Fouch and Marjorie A. Fouch, husband and wife or identical, Washington Eoute 1
	and in consideration of Thirty-Seven Thousand Five Hundred and no/100 Dollars
	\$37,500.00)
, D	hand paid, conveys and warrants to Wayne C. Adams and Violet M. Adams of Ridgefield Wash.
the	following described real estate, storted in the County of Clark
P	arcel 1
. 7	bet portion of the Worth half of the Northwest quarter of Section Tem (10), Township
100	our (4) North, Range Case (1) East of the Willamette Meridian, in Clark County, ashington, described as follows:
В	eginning at the Southeast corner of the land conveyed to Clara Ann Anderson, by deed
	ecorded under auditor's file No. D 11912, records of Clark County, Washington; said coint being 1155 feet South and 1320 feet East of the Northwest corner of said Section;
¥-	hence South 330 feet; thence East 293 feet; thence North 520 feet; thence North 50 est 110 feet; thence North 270 West 154 feet; thence North 180 West 130 feet; thence
w	Auti 200 301 West 178 feet more or less, to the Bouth line of the Land conveyed to
	dolth E. Hasselberg and wife, by deed recorded under auditor's file Wo. D 18571, records of Clark County, Washington; thence West 75 feet; thence South 740 feet, more or less,
	o the point of beginning.
P	arcel 2
7	hat portion of the Morthwest quarter of Section Ten (10), Township Four (4) Morth,
R	ange One (1) East of the Willamette Meridian, in Clark County, Washington, described a follows:
В	eginning at a point that is 1320 feet East of the Southwest corner of the Northwest 📑
	uarter; thence East 1320 feet; thence North 1155 feet; thence West 1320 feet; thence outh 1155 feet to the point of beginning.
	ICEPT that portion conveyed to Mary Hiim by deed recorded under auditor's file No. 💢
<b>y</b> R	41229, described as follows: eginning at the center of Section Tem (10), a point marked by a wooden hub; thence
1 1	rest to the total terms of the
	Dated this State State late State
7 54	Marie Soise Par Jones J. Force (SEAL)
	Marian C 7
ST	ATE OF WASHINGTONIA
Co	unty of Clark Charles
V. 5.3. 1.	On this day personally appeared safere me Irven T. Fouch and Marjorie A. Fouch, husband
, a	ad wife me known to be, the individual a described in and who executed the within and foregoing instrument, and
to ed	me known 10 00, the most accepted the same as their free and voluntary act and deed, for the
us	knowledged that they signed the same as their free and voluntary act and deed, for the same figurations in the same mentioned.  GryEN and in my figurate and official seal this day of August 1965.
	Grigen and official seal this day of August 1965.
	W. Itum
W. 90	Notary Public in and for the State of Washington,
• "	residing as La Center, Washington

627503
page 2 of deed Irven T. Fouch, et ux, to Wayne C. Adams, et ux.

North 60° 51° Most a distance of 1085.8 feet to the center of the existing county road, known as farm to Market Road Ro. 29; thence Southwesterly along the center line of said county road to an intersection with the South line of the Northwest quarter of Section 10; thence East along the South line of the Northwest quarter of Section 10 for a distance of 1431.0 feet to the center of said Section 10 and the true point of beginning. ALSO EXCEPT that portion conveyed to John C. Relyes, et ux, by deed recorded under auditor's file No. F 57698, described as follows:

Beginning at the center of Section 10, a point marked by a wooder hub; thence North 60°51' West a distance of 1085.8 feet to the center of the existing County Road morm as Parm to Market Road No. 29; thence Mortheasterly along the center line of said county Road to an intersection with a creek, said creek being the Southerly boundary of the Calvin Relyea property; thence Southeasterly along said creek: to the intersection with the West line of the Northeast quarter of Section 10; thence South along said West line of the Mortheast quarter of the Mortheast quarter of Section 10 a distance of 757.2 feet to the center of Section 10 and the true point of beginning.

ALSO EXCEPT that portion conved to J. Calvin Relyes, by deed recorded under auditor's file No. F 90ko, described as follows:

Beginning at the Northeast corner of the Northwest quarter of Section Ten (10), Township Four (14) North, Range One (1) East of the Willamette Meridian, and running thence West to the first small creek; thence up the East fork of said small creek with its meanders to the center line of said Section 10; thence North to beginning.

EXCEPTING right of way for Pacific Highway, heretofore deeded to State of Washington; said tract being also known as AssessorS Tax Lot No. 4 .

Beginning at a point 70 rode North of the Southeast corner of the Southwest quarter of the Northwest quarter of Said Section 10; thence West 40 rods; thence North 20 rods; thence East 40 rods; thence South 20 rods to the point of beginning.

Parcel L The South 1155 feet of the Southwest quarter of the Northwest quarter of Section Ten (10),

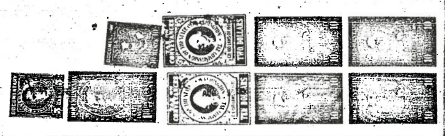
Township Four (4) North, Range One (1) East of the Willamette Meridian; EXCEPT that portion lying within the land conveyed to Mary Him by deed recorded under auditor's file No. F 41229.

auditor's file no. 4 1227. ALSO EXCEPT that portion conveyed to William F. Howard, by deed recorded under auditor's file No. 3 372786, described as follows:

Beginning at a point on the West right of way line of County Road No. 29 said point bears North 21,012 East a distance of 2950.6 feet from the Southwest corner of said Section 10; thence South 34,05 West along said road right of way a distance of 20.0 feet to the North 21, 12' East a distance of 2950.c feet from the Southwest corner of said Section 10; thence South 31, 57' West along said road right of way a distance of 20.0 feet to the Southwest corner of said tract; thence North 35, 15' West a distance of 20.2 feet to the Southwest corner of said tract; thence North 32° 57' East a distance of 60.1 feet to the Northwest corner of said tract; thence South 55° 15' East a distance of 30.1 feet to a point to the West right of way line of said County Road No. 29 for the Northeast corner of said tract; thence along said right of way line South 32° 57' West a distance of 30.4 feet and South 33° 26' West a distance of 9.7 feet to the point of beginning. ALSO EXCEPT portion lying within Farm to Market Road No. 29.

That portion of the Northwest quarter of the Northwest quarter of Section Ten (10) Township Four (4) North, Range One (1) East of the Willamette Meridian, in Clark County, Washington, described as follows: Beginning at the Northwest corner of said Section; thence South 1155 feet; thence East 1320 feet; thence North 1155 feet; thence West 1320 feet to the point of beginning. EXCEPT any portion thereof lying within the land conveyed to Adolph E. Hasselberg, et ux by deed recorded under auditor's file No. D 18571

That portion of the Morthwest quarter of the Southwest quarter of Section Ten (10), Township Pour (4) North, Range One (1) East of the Willamette Meridian, that lies North of Farm to Market Road No. 29.



627504

Page 3 of deed Irven T. Fouch, et ux, to Wayne C. Adams, et ux,

EXCEPTING: A right of way 20 feet in width being the North 20 feet of the North 35 acres of said Parcel Five (5) that lies West of the Charles Ben Road, as conveyed to the County of Clark, by deed recorded January 26, 1963 under auditor's file No.6 34,9992.

( Affects the North 20 feet of Parcel 5

EXCEPTING: Pipeline right of way with right to select the route for and to construct, maintain, inspect, operate, protect, replace, alter or remove pipeline or pipelines for the transportation of oil, gas and products thereon, on over and through said premises as granted by Irven T. Fouch, et ux, to Pacific Northwest Pipeline Corporation, a Delaware corporation, by instrument dated January 1, 1956, recorded February 20, 1956, in volume D20, page 43 under auditor's file No. G 188944.

Subject to an Easement for perpetual right of way in and over said premises for the transmission of electric current, as granted by Matthew Anderson, et ux, to Public Utility District Mo. -1 of Clark County, a manicipal corperation of the State of Washington, by instrument dated May 9, 1949, recorded June 2, 1949 in volume 466, page 426, under auditor's file No. G 24976; together with the right to out, remove and destroy such trees and brush as may be necessary to or in constructing, maintaining and protecting such lines from damage. ( Affects Parcel 2)

Subject to an Basement 20 feet in width, as granted to George H. Wiebold and Doris B. Wiebold, husband and wife, under the terms of that certain easement recorded July 22, 1964 under auditor's file No. G 390387.

Subject to Easement for pipe line, leen of which depends on location, granted by Joseph P. Eastman and Matilda Eastman, husband and wife to Chris Horn, a bachelor and Otto F. Meuler, a bachelor, by deed dated January 29, 1925, recorded February 2. 1925 in volume 164, page 407, under auditor's file No. C 19314, records of Clark County, Washington, as follows:

Said grantors hereby grant and convey unto the grantees, their heirs and assigns, the exclusive right to tap and use the waters of the Spring or Springs located on the tract of land comed by us lying West of Pacific Highway, and the right to fence said Springs against stock, and the right to lay, construct and maintain a pipe line and across our said tract of land to convey said water to above tract and the right to enter in and upon the grantor's premises at all times to properly safeguard, repair, maintain, or reconstruct said pipe line. It is further covenanted by the grantors that in the event that the grantees, their heirs or assigns, fail to obtain an adequate supply of water from said springs, or for any reason they desire to convey water from any land lying West of our said tract, the right is hereby granted to lay such pipe as may be necessary upon the land of grantors, with all the rights of maintenance and repairing as hereinbeform

Subject to a right of way dated February 25, 1956, executed by Matthew Anderson, et ux, to Pacific Northwest Pipeline Corporation, a Delaware corporation, upon the terms and conditions therein set forth, recorded April 18, 1956, under auditors file No. 0192940. ( Affects parsels 4, 5 and 6).

Subject to an easement for a roadway, so long as the same shall be used for that purpose 20 feet in width along the North line of said land, as conveyed to C.L. Thom, by deed recorded November 26, 1943 under auditor's file No. F 17432. (Affects Parcel 5)

Subject to an Easement for roadway twenty feet wide, along the North line of said Parcel 5, as conveyed to Charley Ben by deed recorded August 11, 1909, in volume 79, page 31, deed records of Clark County, Washington.

Subject to a perpetual right of way in and over said land for the purpose of erecting, maintaining and operating thereon 13 poles and 5 enchors of a pole line for the transmission of electric current, as conveyed to Inland Power and Light Company, an Oregon corporation, by deed recorded February 16, 1931, under auditor's file No. D 1231.

Subject to Declaration of homestead dated June 2, 1958, executed by Irven T. Fouch, recorded June 2, 1958, under auditor's file No. 6 240714 whereby declarent claims said premises as homestead.

Recorded Aug, 10, 1965 at 4:14 P.\*. by Fletcher-Daniels Title Co., Bruce Worthington, County Auditor

THE GRANTORS, WM. F. HOWARD and EVA MAE HOWARD, on November 29, 1963, the date of purchase of said tract of land, were husband and wife, for and in consideration of TEN DOLLARS (\$10.00) and other valuable consideration in hand paid, convey and warrant to NORTHWEST NATURAL GAS COMPANY the following described real estate, situated in the County of Clark, State of Washington:





A tract of land lying in the Southwest Quarter of the Northwest Quarter (SWI/4NWI/4) of Section 10, Township 4 North, Range 1 East, W. M., being more particularly described as follows, to wit:

Beginning at a point in the westerly right of way line of County Road No. 29 for the northeast corner of the herein described tract, said point bears North 24°12' East a distance of 2,990.6 feet from the southwest corner of said Section 10; thence South 34°53' West along said right of way line a distance of 20.0 feet to the southeast corner of said tract; thence North 53°15' West a distance of 29.3 feet to the southwest corner of said tract; thence North 32°57' East a distance of 20.0 feet to the northwest corner of said tract; thence South 53°15' East a distance of 30.0 feet to the point of beginning, and containing 0.014 acres, more or less. point of beginning, and containing 0.014 acres, more or less.

Dated this dev of January, 1964.

er Endie Couse Tax 11 Rev. Laws 1951 53406 Late 9-15-64

Eve King Burgett

STATE OF TEXAS

COUNTY OF EL PASO )

On this day personally appeared before me, WM. F. HOWARD and EVA MAE HOWARD, husband and wife, to me known to be the individuals described in and who executed the within and foregoing instrument, and acknowledged that they signed the same as their free and voluntary act and deed, for the uses and represent themselves the same as their free and voluntary act and deed, for the uses and purposes therein mentioned.

GIVEN under my hand and official seal this /6 th day of here, 1964.

ission expires:

Notary Public in and for County, State of Texas

FILED FOR RECORD

CLARK CO., WASH, Property Figure 10 and 10 Pale County, Toxas

RECORD THE CONTRACTOR LANGE June 1, 1985

SEP 15 4 11 PM '64

R/W 63668

OCUMENT IN

ر اور آراز دونو اور آراز

THE GRANTORS, WM. F. HOWARD and EVA MAE HOWARD, on November 29, 1963, the date of purchase of said tract of land, were husband and wife, for and in consideration of TEN DCLLARS (\$10.00) and other valuable consideration in hand paid, convey and warrant to EL PASO NATURAL GAS COMPANY the following described real estate, situated in the County of Clark, State of Washington:

A tract of land lying in the Southwest Quarter of the Northwest Quarter (SWL/4NWL/4) of Section 10, Township 4 North, Range 1 East, W. M., being more particularly described as follows, to wit:

Beginning at a point in the Westerly right of way line of County Road No. 29 for the southeast corner of the herein described tract, said point bears North 24°12' East a distance of 2,990.6 feet from the southwest corner of said Section 10; thence North 33°26' East along said right of way line a distance of 9.7 feet to a point; thence North 32°57' East a distance of 30.4 feet to the northeast corner of said tract; thence North 53°15' West a distance of 30.1 feet to the northwest corner of said tract; thence South 32°57' West a distance of 40.1 feet to the southwest corner of said tract; thence South 53°15' East a distance of 30.0 feet to the point of beginning and containing 0.028 acres, more or less.

Dated this //-// day of June 1964.

WM. F/HOWARD

EVA MAE HOWARD

the Li Rec. Laws 1261

sunt # 5246 Chare 6 - 22-6 9

Et King Burg at Brown County Treasurer

On this day personally appeared before me, WM. F. HCWARD and EVA MAE (Therefore the MAR), husband and wife, to me known to be the individuals described in and who executed the within and foregoing instrument, and acknowledged that they signed the same as their free and voluntary act and deed, for the uses and purposes therein mentioned.

GIVEN under my hand and official seul this day of lacence, 1964

FILED FOR RECORD

Notary Public in and for El Pago

In 22 4 16 PM 'EN County, State of Texas

DEE DAY Molery Public in and for El Peso Caynty, Taxis My Commission Croices dans I, Is in

R/W 63668

STATE OF TEXAS

COUNTY OF EL PASO

REG. NO. 37887 V

NO. E-78561 DATE June 22, 1964 at 5:00 P.K.

AMOUNT \$ 1,000.00 PREMIUM \$ 22.50

I. INSURED

EL PASO NATURAL GAS COMPANY

- 2. TITLE TO THE ESTATE, LIEN OR INTEREST INSURED BY THIS POLICY IS VESTED IN the named insured
- 3. ESTATE LIEN OR INTEREST INSURED

fee simple estate

4. DESCRIPTION OF THE REAL ESTATE WITH RESPECT TO WHICH THIS POLICY IS ISSUED

CLARK COUNTY

Order No. R78561

The following described real property situated in the County of Clark, State of Washington, to-wit:

A tract of land lying in the Southwest quarter of the Morthwest quarter of Section 10, Township 4 North, Pange 1 East of the Willamette Meridian, being more particularly described as follows, to-wit:

Beginning at a point in the Westerly right of way line of County Poad No. 29 for the Southeast corner of the herein described tract, said point bears North 24°12' East a distance of 2,990.8 feet from the Southwest corner of said Section 10; thence North 33°26' East along said right of way line a distance of 9.7 feet to a point; thence North 32°57' East a distance of 30.4 feet to the Northeast corner of said tract; thence North 53°15' West a distance of 30.1 feet to the Northeast corner of said tract; thence South 32°57' West a distance of 40.1 feet to the Southwest corner of said tract; thence South 53°15' East a distance of 30.0 feet to the point of beginning.

That certain easement for pipe line, lien of which depends on location, granted by Joseph F. Eastman and Fitilda Eastman, husband and with, to Chris Horn, bachelor, and Otto F. Meuter, bachelor, by deed dated January 29, 1925, recorded February 2, 1925, under Auditor's File No. C 19314, of Clark County Beed Records, as follows:

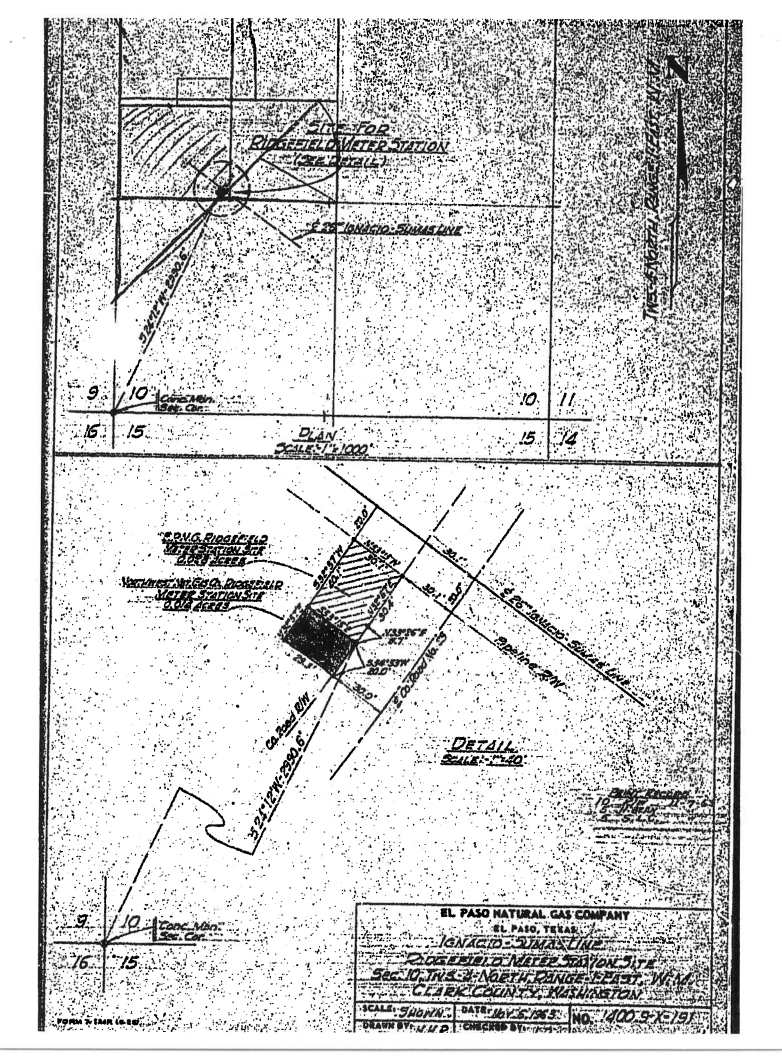
"Said grantors hereby grant and conveyed unto said grantees, their heirs and assigns, the exclusive right to tap and use the vaters of the Spring or Springs, located on the tract of land owned by us lying West of Pacific Highway, and the right to fence said Springs against stock, and the right to lay, construct, and maintain a pipe line over and across our said tract of land to convey said water to above tract, and the right to enter in and upon the grantors' premises at all times to properly safeguard, repair, maintain, or reconstruct said pipe line.

It is further covenanted by the grantors that in the event that the grantees their heirs, or assigns, fail to obtain an adequate supply of water from said Springs or for any other reason they desire to convey water from any land lying West of our said tract the right is hereby granted to lay such pipe as may be necessary upon the land of grantors, with all the rights of maintenance and repairing as hereinbefore set out."

- 2. Easement for electric transmission and distribution line over and/or under and across said premises, granted to Public Utility District No. 1 of Clark County, by instrument recorded under Auditor's File No. G 24958. Said line consists of 2 poles with 2 down guys and anchors.
- Easement for pipeline or pipelines for the transportation of oil, gas and the products thereof, on over and through said premises, granted to Pacific Northwest Pipeline Corporation, a Delaware corporation, its successors and assigns, by instrument recorded under Auditor's File No. G 188944, reference to which instrument is hereby made for further particulars.
- 4. Ensement for pipeline or pipelines for the transportation of cil, gas and the products thereof, on over and through said premises, granted to Pacific Northwest Pipeline Corporation, a Delaware corporation, its successors and assigns, by instrument recorded under Auditor's File No. G 192940, reference to which instrument is hereby made for further particulars.

## GENERAL EXCEPTIONS

- Encroachment as of location, boundary and area, which an accurate survey may disclose; public or private easements not disclosed by the public records; material or labor liens or liens under the Workmen's Compensation Act not disclosed by the public records; water rights or matters relating thereto; any service, installation or construction charges for sewer, water or electricity.
- 2. Exceptions and reservations in United States Patents; right of use, control or regulation by the United States of America in the exercise of powers over navigation; limitation by law or governmental regulation with respect to subdivision, use, enjoyment or or eupancy; defects, liens, encumbrances, or other matters created or suffered by the insured; rights or claims based upon instruments or upon facts not disclosed by the public records but of which rights, claims, instruments or facts the insured has knowledge.
- 3. General taxes not now payable; matters relating to special assessments and special levies, if any, preceding the same becoming a lien.



## EL PASO NATURAL GAS COMPANY RIGHT OF WAY DEPARTMENT

## PROJECT ANALYSIS

	r/w <u>63668</u>
Perion Name Of Grandian and an array	DateNovember 7, 1963
Project Name Ridgefield Sales Meter Site	
w/o	
Marigage Reference 272012	2wg. <u>1400.9-X-191</u>
	By RHO:sm

Acquire a site 30' x 60' in the SELSWLNWL, Section 10, Township 4 North, Range 1 East, W.M., Clark County, Washington of Ignacio Sumas Line for sales meter station. Portion to be conveyed to the distributor, N.W. Natural Gas Company.

Acreage: 0.042

Land Crossed: Fee

THE FOR RECORD G372786

CLARK COUNTY-TITLE CO.

585399

Cocument Identity:

Dec 11 1 39 PH "Fill The State of the State

WARRANTY DEED

THE CRANTORS, IRVEN T. FOUCH and MARJORIE A. FOU., husband and wife, for and in consideration of TEN DOLLARS (\$10.00) and other valuable consideration in hand paid, convey and warrant to WM. F. HOWARD the following described real estate, situated in the County of Clark, State of Washington:

A tract of land lying in the Southwest Quarter of the Northwest Quarter (SW1W1) of Section 10, Township 4 North, Range 1 East, W.M., being more particularly described as follows, to wit:

Beginning at a point on the West right of way line of County Road No. 29, said point bears North 24°12' East a distance of 2,990.6 feet from the southwest corner of said Section 10; thence South 34°53' West along said road right of way a distance of 20.0 feet to the southeast corner of said tract; thence North 53°15' West a distance of 29.3 feet to the southwest corner of said tract; thence North 32°57' East a distance of 6C.1 feet to the northwest corner of said tract; thence South 53°15' East a distance of 30.1 feet to a roint on the West right of way line of said County Road No. 29 for the northeast corner of said tract; thence along said right of way line South 32°57' West a distance of 30.4 feet and South 33°26' West a distance of 9.7 feet to the point of beginning, and containing 0.042 acres, more or less.

Dated this 29 th day of November , 1963 .





Invent J. Fouch

Marjaria a. Fouch

Rcpt # 52591

Terford of the State of the Sta

STATE OF WASHINGTON

COUNTY OF CLARK

On this day personally appeared before me, IRVEN T. FOUCH and MARJORIE A. FOUCH, husband and wife, to me known to be the individuals described in and who executed the within and foregoing instrument, and acknowledged that they signed the same as their free and voluntary act and deed, for the uses and purposes therein mentioned.

CIVEN under my hand and cificial seal this 29th day of November 1963.

M. Trime Notary Public in and for the State of Washington

residing at: La Cinter, Wash.

R/W 53668

FE9. NO. 34362...

G190954 PROTECTION OF THE PROT

Form 467-I-Rev.

#### Statutory Warranty Deed

in hand paid, conveys and warrants to Irven T. Fouch and Marjorie A. Fouch, husband and wife of Longview, Washington the following described real salate situated in the County of DESCRIPTION:

The following described real property situated in the County of Clark State of Washington, to-wit:

Beginning at the Northwest corner of the Northwest quarter of Section 10 Township 4 North, Range 1 East of the Millamette Meridian, and running thence South 70 rods; thence East 80 rods; thence North 70 rods; thence West 80 rods to the NW NW point of beginning.

ALSO Beginning at a point 86 rods East and 70 rods South of the Northwest corner of Section 10, Township 4 North, hange 1 East of the Milkmette Meridian, said point of beginning being the Southeast corner of the Clara Ann Anderson tract as point of beginning being the Southeast corner of the Clara Ann Anderson tract as conveyed by deed recorded in Book "220" at page 991, as Auditor's File No. D 14912, records of said county; thence South 330 feet; thence East 293 feet; thence North 520

feet; thence North 5° West 140 feet; thence North 27° West 154 feet; thence North 18° West 130 feet; thence North 32° 30' West 178 feet to the "outh line of the Hesselberg tract; thence West 75 feet; thence South 740 feet to the point of beginning.

EXCEPT COUNTY HOADS.

Warranty

Statutory

Northwest quarter of said Section 10; thence East 80 rods; thence North 70 rods; thence West 80 rods; thence South 70 rods to the point of beginning.

EXCEPT a tract of land conveyed to Mary hiim by deed recorded under Auditor's File No. F 41229, records of said county, described as follows:

Beginning at the center of Section 10, a point marked by a wooden hub; thence North 60° 51' west a distance of 1085.8 feet to the center of the existing county road, known as Farm to harket wood No. 29; thence Southwesterly alongthe center line of said county road to an intersection with the south line of the Worthwest quarter of Section 10; thence sast along the "outh line of the Northwest quarter of Section 10 for a distance of 1431.0 feet to the center of said Section 10 and the true point of beginning.

and EXCEPTING, a tract of land lying in the Northwest quarter of Section 10 Township 4 North, range 1 East of the sillemette, more fully described as follows:

Beginning at the center of Section IC, a point marked by a wooden hub; thence North 60° 51° west a distance of 1085,8 feet to the center of the existing county road known as Farm to Market moad No. 29; thence Northeasterly along the center line of said county road to an intersection with a creek, said creek being the Southerly boundary of the Calvin kelyea property; thence Southeasterly along said creek to the intersection with the West line of the Northeast quarter of Section 10; thence south along said West line of the Acrtheast quarter of Section 10, a distance of 757.2 feet

RE.D-21 Pg.60

Loc

Excepting, therefrom a strip of land 20 feet wide on the Easterly side of said county road reserved for roadway purposes.

ALSO: Reginning at a point 70 rods North of the Southeast comer of the Couthwest quarter of the Northwest quarter of said Section 10; thence West 40 rods; thence North 20 rods; thence East 40 rods; thence South 20 rods to the point of beginning.

Wahir ALSO, The South 70 rods of the Southwest quarter of the Northwest quarter of said section, township and range;

EXCEPT county roads.

EXCEPTING, also, that portion of the forgoing heretofore conveyed to J. Calvin Relyea by deed recorded under Auditor's File No. F 9040, records of Clark County, Washington.

2. That certain easement for road purposes granted to Charley Ben by Deed dated February 24, 1909, recorded August 11, 1909, in Book "79" at page 31, Clark County
Deed Records, as follows: "Together with an eagement for a readway, so long as the
same shall be used for that purpose, 20 feet wide along the North line of the following described tract, to-wit:

Commencing at the Northwest corner of the Northwest Quarter of Section 10, theme North 70 rods; and thence west 80 rods to the place of beginning.

thence North 70 rous; and whole lien of which depends on location, granted by Joseph P. Eastman and Matilda Eastman, husband and wife, to Chris Horn, bachelor, and Otto F. Meuler, bachelor, by deed dated January 29, 1925, recorded February 2, 1925 in Book "164" at page 407, Auditor's File No. C 19314, records of Clark County, Washington, as follows:

Said grantors hereby grant and convey unto said grantees, their heirs and assigns, the exclusive right to tap and use the waters of the Spring or Springs located on the tract of and owned by us lying west of Pacific Highway, and the right to fence said Springs against stock, and the right to lay, construct, and maintain a pipe line over and across our said tract of land to convey said water to above tract, and the right to enter in and upon the grantors! premises at all times to properly safeguard, repair maintain, or reconstruct said pipe line.

It is further covenanted by the grantors that in the event that the grantees their heirs or assigns, fail to obtain an adequate supply of water from said Springs, or for any other reason they desire to convey water from any land lying west of our said tract the right is hereby granted to lay such pipe as may be necessary upon the land of grantors, with all the rights of maintenance and repairing as hereinbefore set out."

A. That certain right of way easement granted by Matthew Anderson and Clare Ann Anderson, husband and wife, to Public Utility District No. 1 of Clark County, a municipal corporation, dated Mgy 9, 1949, recorded June 2, 1949, as Auditor's File No. G 24958, and recorded in Book "466" aypage 426, records of Clark County, Washington, as follows:

for the purpose of erecting or installing maintaining and operatingthereon or thereover pole lines for transmission of electric current; together with the right to cut, remove and destroy such trees and brush as may be necessary in constructing, maintaining and protecting such lines from damage.

This line consists of 2 poles with 2 down-guys and anchors."

Mark to the grown on water the best of a

Bk.D-21,Pg.61

Real Estate Exrise Tax
Ch. 11 flor. Laws 1951
\$2/5 has been paid Rept. 8 5940 de 8-19.52 Eva King Burge.1 Clark County Treasurer

August ..... 19 52. Hather anderson (SEAL)

Control of the Contro

Clara ann anderson (SEA)

STATE OF WASHINGTON,

Dated this

On this day personally appeared before me Matthew Anderson and Clara Ann Anderson, husband and wife of Ridgefield. Washington R 1 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 their free and voluntary act and deed, for the uses and purposes direct mentioned.

GIVEN under my hand and official seal this 19th day of August......................., 1952.

Notary Public in and for the State of Washington, residing at La Center, Washington.

. 194

FILED FOR PECORD

1950 WR 21 M 9:41

Deeds Deeds To Pour Willington of a Canion, un

The colonial transfer of the March Between the state of the second state of the colonial state of the colonial second state of the colonial state of the colonial second state of the colonial state of the colonial second state of the colonial state of the colonial second state of the colonial state of the colonial state of the colonial second state of the colonial state of the colonial second state of the colonial s

G109351

Bk.556.Pg.179

THE PROPERTY OF THE PARTY OF TH

#### REAL ESTATE CONTRACT

THIS CONTRACT: made this 19th day of August 1952 . Matthew Anderson and Clara Ann Anderson, husband & widerematter talked the "Kilkir and of Longview, Wash.

Irven T. Fouch and Marjorie A. Fouch, husband & wife hereinstar called the "purchaser." WITNESSETH: The seller agrees to sell to the purchaser, and the purchaser agrees to purchase of the

seller the following described real estate with the appurtenances, situate in Washington: Clark.....

Beginning at the Northwest corner of the Northwest quarter of Section Ten (10) Township Four (4) North, Range One (1) East of the Willamette Leridian, and running thence South 70 rods; thence East 80 rods; thence North 70 rods; thence West 60 rods to the point of...

ALSO: Beginning at a point 80 rods East and 70 rods South of the Northwest corner of ... Section Ten (10) Township Four (1) North, Range One (1) East of the Williamstte Leridian, said point of beginning being the Southeast corner of Clara Ann Anderson tract as conveyed by deed recorded in Book \*200\* at page 391, as Auditor's File No. D 11912 records of said country; thence South 330 feet; thence East 293 feet; thence North 520 feet; thence North 50 feet; thence North 50 feet; thence North 50 feet; thence North 310 feet to the South line of the Hesselberg tract; thence Nest 75 feet; thence South 710 feet to the point of beginning.

EXCEPT COUNTY ROADS.

ALSO: Beginning at a point 80 rods East of the Southwest corner of the Northwest quarter /of said Section Ten (10); thence East 80 rods; thence North 70 rods; thence West 80 rods; thence South 70 rods to the point of beginning.

EXCEPT a tract of land conveyed to Mary Hiim by deed recorded under Auditor's File No. F 11229 records of said county, described as follows:

Beginning at the center of Section Ten (10), a point marked by a wooden hub; thence Worth 60° 51' West a distance of 1085.8 feet to the center of the existing county road, known as Famulto Market Road No. 29; thence Southwesterly along the center line of said County road Fast along the South line of the Morthwest Quarter of Section Ten (10); thence East along the South line of the Morthwest Quarter of Section Ten (10) for a distance of 1431.0 feet to the center of said Section Ten (10); and the true point of beginning.

and EXCEPTING, a tract of land lying Northwest quarter of Section Ten (10) Township cour (14) North, Range One (1) East of the Willamette Weridian more fully described as follows:

Beginning at the center of Section Ten (10), a point marked by a wooden hub; thence North 60°51' West a distance of 1085.8 feet to the center of the existing county road, known as Parm to Market Road No.29; thence Northeasterly along the center line of said county road to an intersection with a creek, said creek being the Southerly boundary of the Calvin Relyea property; thence Southeasterly along said creek to the intersection with the West line of the Hortheast quarter of Section Ten (10); thence South along said West line of the Northeast quarter of Section Ten (10), a distance of 757.2 feet to the center of Section Ten (10) and the true point of beginning.

Excepting, therefrom a strip of land 20 feet wide on the Easterly side of said county road reserved for roadway purposes.

ALSO: Beginning at a point 70 rods North of the Southeast corner of the Southwest quarter of the Northwest quarter of said Section Ten (10); thence West 10 rods; thence North 20 rods; thence South 20 rods to the point of beginning.

AISO, the South 70 rods of the Southwest quarter of the Northwest quarter of said Section, Township and Range;

EXCEPT county roads.

EXCEPTING, also, that portion of the foregoing heretofore conveyed to J.Calvin Relyea by deed recorded under Auditor's File No. F 9040, records of Clark County, Washington.

Bk.556,Pg.180

That certain easement for road purposes granted to Charley Ben by Deed dated February 21, 1909, recorded August 11,1909 in Book "79" at page 31, Clark County Deed Records, as follows:

"Pegether with an easement for readway, so long as the same shall be used for that purpose, 20 feet wide along the Berth lime of the following described tract, to-wit:

Tourship and Bange as above; raming thence South 70 rods; thence East prods; thence
Forth 70 rods; and East 60 rods to the place of beginning.

That cortain easement for pipe line, lien of which depends on location, granted by Joseph Po Eastman and Matilda Hastman, husband and wife, to Chris Horn, backelor and Otto Meuler, Po Eastman and Matilda Hastman, husband and wife, to Chris Horn, backelor and Otto Meuler, backelor, by deed dated Jonnary 29, 1925, recorded February 2, 1925 in Book "ich" at page 107, Auditor's File No. C 19514, records of Clark County, Mashington, as follows:

Faid. greaters hereby grant and convey unto said grantees, their heirs and assigns, the combination right to tap and use the waters of Spring or Springs located on the tract of land exceed by he lying West of Pacific Highway, and the right to fence said Springs against exceed, and the right to lay, ematruot, and maintain a pipe line over and across our said tract of land to convey said water to a bove tract, and the right to enter in and upon the greater's premises at all times to properly safeguard, repair, maintain, or reconstruct & resid pipeline.

le is further ecvenanted by the grantors that in the event that the grantess, theirs hoirs by coders, fail to obtain an adequate supply of water from said Springs, or for any other by coders the obtain an adequate supply of water from said Springs, or for any other by coders the obtain an adequate supply of water from said tract, the right reason they desire to covery water from any land lying West of our said tract, the right research to be said tract, as say be necessary upon the land of granters, which all the rights of maintenance and repairing as hereinbefore set out.

That cortain right of way easement granted by Matthew Anderson and Clara Ann Anderson husband and wife to Public Utility District No. 1 of Clark County, a municipal corporation, dated May 9, 1959, recorded June 2, 1969 as Anditor's File No. 3 21958 and recorded in Rock Wight at page 126, records of Clark County, Washington, as follows:

for the purposes of erecting or installing maintaining and operating thereon or thereover for the purposes of erecting or installing maintaining and operating thereon on the remove fold lines for trensmission of electric current; together with the right to out, remove fold desired each trees and brush as may be necessary in constructing , maintaining and protecting such lines from damage.

This line consists of 2 poles with 2 down-guys and anchors".

Stranger god at a day

Bk.556,Pg.181

no exception

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On the following terms and conditions: The purchase price is Twenty-Cap Theosend Pive Hundred and no/100..... (\$21,500.00 ) dollars, of which 

> Real Estate Excise Tax Ch. 11 Rev. Laws 1951
> \$265 has been paid Rept \$ 5940 Date 8-19-52 Eva King Burge A Clark County Treasurer morkedy

3 1 d . . .

Linear Maria

The purchaser agrees; (1) to pay before delinquency all payments of whatsoever nature, required to be made upon or by virtue of said morigage, if any; also all taxes and assessments which are above assumed by mini, if any, and all which may, as between grantor and grantee, hereafter become a lien on the premises; and him, if any, and all which may hereafter be levide or imposed upon, or by reason of, this contract or the obligation also all taxes which may hereafter be levide or imposed upon, or by reason of, this contract or the obligation also all taxes which may hereafter be levide or imposed upon, or by reason of, this contract or the obligation also all taxes which may hereafter placed upon the premises interests in the name of the seller increasingly insured against loss or damage by fire, to the full insurable value thereof, in the name of the seller increasingly insured against loss or damage by fire, to the full insurable value thereof, in the name of the seller insurance company satisfactory to the seller for the benefit of the mortgage, the seller, and the purchaser, as their interests may appear, until the surchase price is fully paid, and to deliver to seller the purchaser policies, renewals, and permitum receipts, encept such as one required to be delivered to the mortgage; (2) to keep the buildings and all other improvements upon the premises in good repair and not to permit waste; and (4) not to use the premises that if all to pay before delinquency any taxes or assessments or any payments required to be made on account of the mortgage, or to insure the premises as above provided, the seller may pay such taxes and assessments, make such payments, and effect such insurance, and the amounts paid may pay such taxes and assessments, make such payments, and effect such insurance, and the amounts paid may pay such taxes and assessments, make such payments, and effect such insurance, and the amounts paid may pay such taxes and assessments, make such payments, and effect such insurance, and the amounts

The parties egree: (1) to execute all necessary instruments for the extension of purchaser's rights by

The parties agree: (1) to execute all necessary instruments for the extension of payment or renewal of said mortpage during the period prior to the delivery of said deed, or the termination of purchaser's rights by said mortpage during the period prior to the delivery of said deed, or the termination of purchaser's rights by said mortpage during the period of the selfer shall so the obligated thereby to assume any permesal obligation of the provisions hereof; provided the selfer son surgance or securing a principal gailing of a service any mortpage providing for a deficiency judgment against the selfer, or securing a principal structure of the services of that now unpaid on the above insentioned mortgage or bearing an interest rate of more than two purchases in access of that now unpaid on the above insentioned mortgage or bearing an interest rate of more than two purchasers are purchaser as made and the service or representation respecting the condition of fall toxection of the real estate and that no promise, agreement or representation be in writhout the said state of the service of the partial provided the promise, agreement or representation be in writhout send states a part of this contract; (3) that the purchaser shall have possession of the real estate on the send state of the partial of the send state of the send state of the partial of the send state of the send state of the partial of the send state of the se

There is of the execuse hereof, and in the event the purchaser shall fail to comply with or perform any confliction or enterior is not first execuse hereof, and in the event the purchaser shall fail to comply with or perform any confliction or enterior required, the seller may elect to first or enterior required, the seller may elect to declare the of the seriesser's rights hereunder terminated, and upon his doing so, all payments made by the problem his seller as fifth to re-enter and take possession of the property; and if the seller as fail have the right to re-enter and take possession of the property; and if the seller also have a seller as for extended disagges, and the seller shall have the right to re-enter and take possession of the property; and if the selleration of the property is and if the selleration of the property is a selleration of the property of

See that is a pass of two perchaser's rights hereanned. The parties and a reasonable attorney's fee.

The ting is pass of work section, together with all costs and a reasonable attorney's fee.

The life is a process of the parties have signed and sealed this contract the day and year first above written.

Seal)

The life is a process of the parties have signed and sealed this contract the day and year first above written.

Seal)

The life is a process of the parties have signed and sealed this contract the day and year first above written.

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Seal)

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AAB. 70

Bk.373. Pg.290

Washingtun TITLE INSURANCE COMPANY

#### F41228

## Statutory Warranty Deed



THE GRANTOR CALVIN LEE STEWART, an unmarried man (a bachelor)

for and in consideration of Ten and No /100 - - - - Dollars (\$ 10.00 ), in hand paid, conveys and warrants to

MATTHEW ANDERSON and CLARA ANN ANDERSON, husband and wife the following described real estate, situate in the County of Clark



the following described real estate, situate in the County of Clark

Washington:

Those portions of the Northwest Quarter of Section Ten
(10), Township Four (4) North, Range One (1) East of the
Willamette Meridian, described as follows:

Trant \*A\*

Egginning at a point eighty (80) rods East of the Southwest
corner of the Northwest Quarter of the said Section Ten (10);
thence East 80 rods; thence North 70 rods; thence West 80 rods;
thence South 70 rods to the point of beginning.

EXCEIT the following tract: Beginning at the center of Section 10,
a point marked by a wooden hub; thence N. 60°51 % a distance of
1085.8 feet to the center of the existing County Road known as Farm to
Market Road #29; thence southwesterly along the center line of said
County Road to an intersection with the south line of the N.W. Quarter
of Section 10, thence east along the South line of the N.W. Quarter
of Section 10, for a distance of 1431.0 feet to the center of Section
10 and true point of beginning, EXCEPTING therefrom a strip of land
20 feet wide on the easterly side of said County Road reserved for
roadway purposes - this tract containing 8.74 acres more of less.

Tract. 182

Beginning at a point 70 rods Karth of the Southeast corner of the
Southwest Quarter of the Northwest Quarter of said Section 10; thence
"est 40 rods; thence North 20 rods; thence East 40 rods; thence South
20 rods to the point of beginning:
Tract. 20\*

The South 70 rods of the Southwest Quarter of the Earthwest Quarter
of said Section, Township and Range.

EXSERT Jounty Roads.

Dated this

Lay

Lating the liter of the second section with the best of the second secon





4 Luca Lac

..... (Seal)

STATE OF WASHINGTON . .

18th

County of Clark

On this day personally appeared before me Gulvin Lee Stewart, an unmarried man

described in and who executed the within and foregoing instrument, and the signed the same as his free and voluntary act and deed, for the All formations of the sign of

GTAR COUNT under my hand and official seal this 18 thday of

---- 1945.

Notary Public in and for the State of Winshington. residing at La Center.

Recorded May 19, 1945 at 9:58 A.M., by Fletcher-Daniels Abst. Co., J.W. Albinson . County Auditor.