FORM No / 200 DONTRACT REAL ESTATE Monthly Paymente. Vol. 78 Page 10654 CONTRACT-REAL ESTATE 48640 , 1978 , between THIS CONTRACT, Made this 18th day of May Henry P. Gentry and Bernice L. Gentry, husband and wife, May , hereinafter called the seller, and Edward R. Smith and Bonnie L. Smith, husband and wife, , hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the

seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-Oregon scribed lands and premises situated in Klamath County, State of , to-wit:

Lot 1, Block 5, PINE GROVE PONDEROSA, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Subject, however, to the following:

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Restrictions and easements as contained in plat dedication, to wit: 1. Restrictions and easements as contained in plat dedication, to with "(1) A 25 foot building setback line along all streets, (2) A 16 foot public utilities easement centered on the back of all lots in Blocks 2 and 5, and a 16 foot public utilities easement along the back lot lines of all lots in Blocks 1, 3, 4, and 6, (3) Additional restrictions as provided in any recorded protective covenants."

2. Utility easement 16 feet centered on line between lots 1 and 2 as shown on dedicated plat.

3. Easement and right of way, including the terms and provisions thereof, conveyed by Judson G. Goble Estate by Lloyd J. Gobel, Admini-strator, to the Pacific Telephone and Telegraph Company, a California corporation, recorded August 1, 1942 in Volume 149, page 144, Deed records of Klamath County, Oregon. (Blanket Easement) (For continuation of this contract, see reverse side) for the sum of Twenty-four thousand and no/100------Dollars (\$ 24,000.00_)

(hereinafter called the purchase price), on account of which Eight thousand and no/100----

Dollars (\$ 8,000.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$16,000.00) to the order
of the seller in monthly payments of not less than One hundred sixty-two and 29/100--- Dollars (\$ 162.29) each, or more, prepayment without penalty,

, 19 78, payable on the 18th day of each month hereafter beginning with the month of June and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of $\frac{9}{2}$ per cent per annum from , 1978 until paid, interest to be paid monthly and * in-addition to being included in May 18 the minimum monthly payments above required. Tazes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract.

The buyer warrants to and covenants with the seller that the real property described in this contract is $\langle A \rangle$ primarily for buyer's personal, lamily, bousehold or africultural purposes. $\Rightarrow B \rightarrow cer an expansion or drawn of buyes in a notice of pursue <math>\lambda$ is the business on commercial purposes.

+B) for any organization of forms if buy a is a natural prove is the buy burness of contrast. The buyer shall be entitled to possession of said lands on CloSing I not in default under the terms of this contract. The buyer afters that at all times he will kee i, in good condition and repair and will not suffer or permit any waste or strip thereof; that i other liens and save the selfer harmless therefrom and reimburse selfer for all costs and attor i other liens and save the selfer harmless therefrom and reimburse selfer for all costs and attor inst. that he will pay all taxes hereafter levied against said property, as well as all water ren-aveluly may be imposed upon said premises, all promptly before the same or any part thereof and keep insured all buildings now or hereafter erected on said premises against loss or dama. 1,78 and may retain such possession so illdings on said premises, now or h

and keep insured all buildings now or hereafter effected on said preinters against loss of during of the test in the seller and then to the buyer full insurable value sthan f interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall fail to pay a respective interests may appear and all policies of insurance to be delivered to the seller as yoon as insured. Now if the buyer shall fail to pay a respective interests may appear and all policies of insurance to be delivered to the seller as yoon as insured. Now if the buyer shall fail to pay a respective interests may appear and all policies of insurance to be delivered to the seller as yoon as insured. Now if the buyer shall be add become a part of the debt secured by this contract and shall be interest at the rate aloresaid, without waiver, however, of any right arising let for buyer's breach of contract.

n 30 days from the safe hereof, he kketable title in and to said previses in the self building and other restrictions and easements of upon surrender of this agreement, he will d igns, tree and clear of encumbrances as of the h or under seller, excepting, however, the said buyer and further escepting all licos and encu let for buyer's breach of contract. The seller agrees that at his expense and within finan any sound equal to said purchase price) marketable nd except the usual printed exceptions and the building urchase price is lully paid and upon request and upon es in fer simple unto the buyer, his heirs and assigns, fr aid date placed, permitted or arising by, through or une-suter rents and public charges so assumed by the buyer of the buyer (Continued on reverse)

*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the solier MUST comply with the Act for this purpose, use Stevens-Ness Form No. 1308 or similar unless the contract will become a first lion to finance Stevans-Ness Form No. 1307 or similar. purpose, use Stevens-Ness Form No. 1307 or

Henry P. Gentry, et ux	STATE OF OREGON,)
200 South Jefferson Napa, California 94558 SELLER'S NAME AND ADDRESS	County of I certify that the within	ss.
Edward R. Smith, et ux 3937 Rio Vista Way Klamath Falls, Oregon 97601	ment was received for record day of, 1 at o'clock M., and re	on the
After recentling refuns to: O. W. Goakoy 431 Main Street Klamath Fails, Oregon 97601	TOR HECONOFFIE USE HECONOFFIE USE Record of Deeds of said county. Witness my hand and County affixed.	
Until a change is requested all fax statements shall be sent to the following orderss. Edward R. Smith, et ux 3937 Rio Vista Wary Klamath Falls, Oregon 97601 NAME, ADDIESS, 210	Recording By	(Officer Deputy

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The true and actual consideration paid for this transfer,	stated in terms () .	\$ 24,000.00⊕Horrererthe-secont-consideration-en
sitis of or includes other property or value give nor promised which In case suit or action is instituted to force/use this contra- sum as the trial court may adjudge reasonable as attornwise for judgment or decree of way adjudge reasonable as attornwise for	r's The whole consideration - the	s 24,000.00 Moverer, the actual convidention on influture wine mon hereol, the losing party in said suit or action agrees to pay suc the appellist court shall will an appeal is taken from ac
party's attorney's less such trial court, the losing party's littler In construing this contract, it is understood that the seller shall be made, assumed and implied to mask the provisions here This agreenent shall bind and inure to the benefit of, as IN WITNESS WHEREOF end	promises to pay such sum as	the appellate court shall adjudge reaction agrees to pay suc
the singular pronoun shall be taken to mean and include the seller shall be made, assumed and implied to make the provisions here This afterment shall bind and inure to the benefit of, at heirs, executors, administrators, personal representatives, auccessors IN WITNESS WHEREOF, said parties F is a corporation, it has caused its corporate nam duly, authorized.	al, the masculine, the temining	han one person or a corporation; that if the prevailin
IN WITNESS INTERPORT	the circumstances may require	a and to individuals.
is a corporation, it has caused its corporate nam duly authorized thereunto by order of its board	ave executed this inst-	and to individuals, on the only the immediate parties hereto but their respective ument in triplicate; if either of the undersigned corporate seal affixed hereto but the indersigned
duly authorized thereinto by and	e to be signed and its	unient in triplicate; if either of the undersigned
duly authorized thereunto by order of its board	of directors.	corporate seal affixed hereto by its officers
Edward R. Smith		Henry P. Sentre
		Henry D
NOTE-The sentence between the symbols of		Thenny Dutte
NOTE—The sentence between the symbols (), if not applicable, should be	e deleted. See ORS 93.030).	Bernice L, Gentry
STATE OF OREGON,	STATE OF OPECON	By: Attorney-in-fact
County of Klamath	STATE OF OREGON	, County of the y - In- 1act) ss.
May 18	Personally appe	10
		ared and
	each for himself and n	and who, being duly sworn, tot one for the other, did say that the former is the
husband	•••••••	President and that the latter is the
husband and acknowledged the loregoing instru- ment to be their voluntary act and deed.		president and that the latter is the
voluntary act and deed.	and that is	d to the foresting interest of a corporation.
Before me;		
(OFFICIAL MULLING + Y I	half of said corporation	d to the force oing instrument is the corporation, that said instrument was signed and scaled in be- by authority of its board of directors; and each of instrument to be its voluntary set each of
SEAL) Franciques ve Aprikey	Before me:	by authority of its board of directors; and each of its board of directors; and each of its voluntary act and deed.
Notary Public for Oregon	·····	
My commission expires	Notary Public for Orego My commission expires:	(SEAL)
ORS 93.635 (1) All instruments contracti		
ORS 93.635 (1) All instruments contracting to convey fee title is executed and the parties are bound, shall be acknowledged, in the r veyed. Such instruments, or a memorandum thereof, shall be recorde ties are bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon con-	to any real property, at a tim	te more than 12 months f
ORS 93,990(3) Violation of ORS 93 625 to mail be recorde	d by the conveyor not later th	dement of deeds, by the conveyor of the title to be con-
ORS 93,990(3) Violation of ORS 93,635 is punishable, upon cor	wiction, by a fine of not more	e than \$100.
FORM No. 159-ACKNOWLEDGMENT BY ATTORNEY-IN-FACT.		
STATE OF OREGON,		
)		
County of Klamath		
On this the 18th day of Henry P. Gentry who, being duly sworn (or affirmed) did		
nenry P. Gentry	мау	19.78 personally
Henry P. Gentry who, being duly sworn (or affirmed), did say the Gentry	hat to the	erronally appeared
thathe executed the foregoing instrument by an edged said instrument to be the act and deed of s	uthority of and in hat	and
edged said instrument to be the act and deed of s	said principal.	all of said principal; and he acknowl-
		1
	Before me:	Λ Λ
Cofficial Seal)	Makophi;	- K M
50 m		
DE PUELIC	Mar	garet E Goakey ary Public for Oregon
	Not	ary Public for Oregon
4. Covenants, conditions and man		expires: 3-19-81
4. Covenants, conditions and rest any, based on race, color, roling	" Micet Lanne	
any, based on race, color, religi	trictions, but	omitting restrictions
4. Covenants, conditions and rest any, based on race, color, religio instrumént, including the terms an 12, 1966 in Volume M66, pagé 12403 Oregon	trictions, but	omitting restrictions
Oregon. M66, page 12403	trictions, but on or national d provisions t , Microfilm Be	omitting restrictions
Oregon. STATE OF OREGON; COUNTY OF KLAMATH	trictions, but on or national d provisions t , Microfilm Re f: ss	omitting restrictions, if origin, imposed by hereof, recorded December cords of Klamath County,
Oregon. STATE OF OREGON; COUNTY OF KLAMATH	trictions, but on or national d provisions t , Microfilm Re f: ss	omitting restrictions, if origin, imposed by hereof, recorded December cords of Klamath County,
Oregon. STATE OF OREGON; COUNTY OF KLAMATI- I hereby certify that the within instrument	trictions, but on or national d provisions t , Microfilm Re d; ss.	omitting restrictions, if origin, imposed by hereof, recorded December cords of Klamath County,
Oregon. STATE OF OREGON; COUNTY OF KLAMATI- I hereby certify that the within instrument	trictions, but on or national d provisions t , Microfilm Re d; ss.	omitting restrictions, if origin, imposed by hereof, recorded December cords of Klamath County,
Dregon STATE OF OREGON; COUNTY OF KLAMATH I hereby certify that the within instrument was <u>May</u> A.D., 19 <u>78</u> at 3:33 o'clo	trictions, but on or national d provisions t d, Microfilm Re d; ss. received and filed fo ckP M_ and d	omitting restrictions, if origin, imposed by hereof, recorded December cords of Klamath County,
12, 1966' In Volume M66, page 12403 Oregon. STATE OF OREGON; COUNTY OF KLAMATH I hereby certify that the within instrument was	trictions, but on or nutional d provisions t , Microfilm Re f; ss. received and filed fo ckP_M., and di	omitting restrictions, if origin, imposed by hereof, recorded December cords of Klamath County,
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And it is understood and agreed between said parties that time is of the essence of this contract, and in case the huver shall half to make shall have the following rights: (1) to declare this contract null and void, (2) to declare the work shall half to make the terest thereon at orce due and payable, (3) to withdraw said deed and other documents from secons medice (4) to burches of such cases, all rights and inferent creating of the essence of the super shall be the other shall half to make and the right to the possession of the premises above described within it is used of the buyer as agaret the selence of the possession of the premises above described in any of the buyer as agaret the selence of the premises above described in any of the buyer as agaret the selence the premises above described in the possession of the premises above described in the possession of the premises above described in the premises above described in the possession of the premises above described possession of the premises above descr 10655 if the premises above other act of said celler of said property as abs blore made on this com and any act of re-entity and on account of the such default all payment up to the time of such aloresaid, without any o I such default all payments theretolore made on this contract are to be performing by and being to said soller and such payments had never been made; and in or up to the time of such default. And the said seller, in case of such default, shall have the right immediately, or all any time thereafter, to enter upon a difference of any process of law, and take immediate possession thereal, together with all the immediately, or all any time thereafter, to enter upon The buyer further afters that failure by the seller at any time to require performance by the buyer of any provision hereof abail in no way affect his such provision, or as a waiver of the provision itself.

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The true and actual consideration