F	60215	CONTRACT_REAL ESTATE VOI. M78 Page 28729
38-1691	0-D	19 day of Dacar OGT, 1978, between
James J.	Glessner	I A day of SUSSERS COA , 1978 , between
		, hereinalter called the seller,

al 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 described lands and premises situated in Klamath County, State of Oregon , to-wit:

PARCEL 1

The W1E1NW1 of Section 28, Township 31 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

PARCEL 2

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An easement for the purpose of ingress and egress 30 feet in width, 1 situate on the South side of and running along the line dividing the Northwest quarter of Section 28 and the Southwest quarter of Section 21, Township 31 South, Range 7 East of the Willamette Meridian, a distance of 2 1,980 feet; said easement to commence where said Section line dividing DEC Section 28 and Section 21 intersects the State Highway right of way as the same now exists. 20/

Subject, however, to the following:

Rights of the public in and to any portion of said premises lying 1. (For continuation of this document, see reverse side of this contract.) for the sum of Twenty-seven thousand and no/100----- Dollars (\$ 27,000,00) (hereinafter called the purchase price), on account of which Seven thousand and no/100-----Dollars (\$ 7,000.00) 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: \$7,000.00) to the order of the seller in monthly payments of not less than Two hundred twenty-seven and 61/100-Dollars (\$ 227.61) each, Or more, prepayment without penalty,

payable on the 2. day of each month hereafter beginning with the month of JONLON, 1979, 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 9 per cent per annum from December 21, 1978, until paid, interest to be paid _____ Monthly and * { being included in

the minimum monthly payments above required. Taxes 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 *(A) primarily for buyer's personal, family, household or advicultural purposes, (B) for an organization or (even the buyer is warrant persons) is for business or commercial purposes.

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(B) IN an organization or detentil buyer is a natural person to the basines or commercial purposes other than estimation or detentil buyer is a natural person of a basines or commercial purposes other than estimation of the purposes of the than estimation of the provided and the person of and the person of and the person of and the person of the permore - other-than -agriculturet- surposes .-

The seller agrees that at his expense and within 30, days from the date hereof, he will turnish unto buyer a title insurance policy in-suring (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this agreement, saye and except the usual printed exceptions and the building and other restrictions and ensements now of record, if any. Seller also agrees that when snid purchase price is fully paid and upon request and upon surrender of this agreement, he will deliver a good and sufficient deed conveying said premises in fee simple unto the buyer, his heirs and assigns, here and clear of encumbrances as of the date hereof and tree and clear of all encumbrances since said date placed, permitted or arising by, through or under seller, escepting all liens and encumbrance created by the buyer or his assigns.

(Continued on reverse)

*IMPORTANT NOTICE: Delate, by lining out, whichever phrase and whichever wairanty (A) or (B) is not applicable. If warranty (A) is applicable and if the solier is a creditor, as such word is defined in the Truth-in-Londing Act and Regulation Z, the celler MUST comply with the Act and Regulation by making required directoures; for this purpose, use Stevans-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which even use Stevans-Ness Form No. 1307 or similar.

BULLER'S NAME AND ADDRESS BUYER'S NAME AND ADDRESS After recording return to: TA	SPACE RESERVED FOR RECORDEN'S USE	STATE OF OREGON, County of I certify that the within instru- ment was received for record on the day of ,19, at o'clock M., and recorded in book on page or an file/reel rember Record of Deeds of said county. Witness my hand and seal of
NAME, ADDRESS, ZIP Until a change is requested all tax statements shall be sent to the fellowing address. Rt 4 Box 179 A Still Watar, OKJakoma 7.4074 NAME, ADDRESS, ZIP		County alfixed. Recording Officer By Deputy

estas appq avoi lov 30. de los And if its understood and direct boly out. above required, or any of them, punctually within the tigen is of the essence of this contract, and in case the huyer shall fail to make the payments above required, or any of them, punctually within the tigen is of the essence of this contract, and in case the huyer shall fail to make the payments above required, or any of them, punctually within the tigen is of the essence of this contract, and in case the huyer shall fail to make the payments the interest thereon at once due and paysile (3) to declare this due and void. (2) to declare the whole unpaid principal balance of said events and there due and object and the tight of the possession of the time of the tight and the tight of the possession of the interest the reference of the estimated or then estimated in the tight of the possession of the time of the tight and performed and other ducuments there are and the reference the time to and reserve and/or (4) to the buyer of a said without any act of resenter, or any othe permises above described and all other tights acquired as a shell the interest of said without any rights of the buyer hereunder shall terest to and rease and the reserve the tight and performed and without any right of the buyer hereunder shall terest to and rease and the issue detault. And the said seller, in case of such default, shall there to and rease the interest the interest in said to be related by and the form the tight and perform and adding the seller with all terest to and recenter in the said seller, in case of such default and the said seller at the immediate possession of law interest the said terest the said seller, in case of such default and the said seller at the said seller in the immediate possession thereof, the fault all the immediate possession thereof, the said appurtence its, to and reasonable rent of and sech payments and expurite the immediate possession thereof, the fault all the immediate appurtence thereof and is add appurtence thereof and is a said to be add the land aloresaid, without any process of law, and take immediate possession thereof, together with all the improvements and appurtements thereon of thereto belonging. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision herent shell in no way alloct his right hereunder to enforce the same, nor shall any walver by said celler of any breach of any provision fiereol be held to be a walver of any succeeding breach of any such provision, or as a walver of the provision itself. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 27,000.00 moverer, "the second "consideration" on the last souther property or value gives consideration which is \$ 27,000.00 moverer, "the second "consideration" (indicate which the instituted to loreclose this contract of the entropy on action is instituted to loreclose this contract of the entropy on action is instituted to loreclose this contract of the entropy on action based the loreclose this contract of the entropy on action is instituted to loreclose this contract of the entropy on action based the loreclose the contract of the entropy of the loreclose the contract of the entropy of the loreclose the contract of the entropy of the loreclose the loreclose the contract of the entropy of the loreclose the loreclose the contract of the entropy of the loreclose the loreclose the contract of the entropy of the loreclose the loreclose the contract of the entropy of the loreclose the loreclose the contract of the entropy of the loreclose the loreclose the contract of the entropy of the loreclose the loreclose the contract of the entropy of the loreclose the loreclose the loreclose the entropy of the loreclose the loreclose the entropy of the loreclose the loreclose the loreclose the entropy of the loreclose the loreclose the entropy of the loreclose the loreclose the loreclose the entropy of the loreclose the loreclose the entropy of the loreclose the loreclose the loreclose the entropy of the loreclose the lorec In case suit or action is instituted to loreclose this contract or to enforce any provision hereol, the losing party in said suit or action adrees to pay such sum as the trial court may adjudge reasonable as attorney's less to be allowed the prevailing party in said suit or action and it an appeal is taken from any party's attorney's tess on such appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person or a courporation: that is the provision shall be made, assumed and implied to make the provision hereol apply qually to courporation and that an appeal is taken from any shall be made, assumed and implied to make the provision hereol apply qually to composation this adjectment shall be independent to the benefit of, as the circumstances and y require, not on invitibute. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corrooration is has caused its corroorate name to be sidned and its corroorate sent affived hereto but their respective sieteis a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by onler of its board of directors. Gressner Luce Jimny E. Summers NOTE—The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.0301. STATE OF OREGON, STATE OF OREGON, County of County of Klamath) ##. Dacombas 27, 19 78, 19 ···· ···) 88. Personally appeared the above named..... Personally appeared James J. Glessner ····· each for himself and not one for the other, did say that the former is the and acknowledged the loregoing instrupresident and that the latter is the secretary of and that the seal allixed to the loregoing instrument is the corporation, discid corporation and that said instrument was signed and sealed in be-had of said corporation by authority of its hoard of directors; and each of mem acknowledged said instrument to be its voluntary act and deed. Before me: (OFFICIAL SEAL) mi Notery Public NOTARE PUBLIC OREGON My commission Expires Notary Public for Oregon 19 My commission expires: (SEAL) ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument recuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of decis, by the conveyor of the title to be con-d. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the paris exe veyed. But tics are but ire bound increay. ORS 93.920(3) Violation of ORS 93.635 is punishable, upon conviction, by a fine of not more than \$100. within the limits of roads and highways. (DESCRIPTION CONTINUED) 2. Easement, including the terms and provisions thereof, as set forth in instrument from Puckett & Scherer, et al, to Christian P. Schwab, et al, recorded July 7, 1961, in Book 330 at page 544, Deed Records. (Parcel 1) 3. The underlying fee of the record cwner of the land. (Parcel 2) 4. Mortgage, including the terms and provisions thereof, with interest, thereon and such future advances as may be provided therein, given to September 8, 1977 Recorded September 12, 1977 Mortgagor James J. Glessner, a married man Book: M-77 Mortgagee Page: 16940 John L. Smith and Henrietta C. Smith, husband and wife, which Buyer herein does not assume and agree to pay, and Seller further covenants to and with Buyer that the said prior mortgage shall be paid in full prior to, or at the time this contract is fully paid and that said above described real property will be released from the lien of said mortgage upon payment of this contract. antagan waling ing gan

STATE OF OKLAHOMA TORM NO. 23 --- ACKNOWLEDGMENT BTEVENS-NESE LAW PUS. CO., PORTLAND, ORE. County of Yau BE IT REMEMBERED, That on this 24733 known to me to be the identical individual. described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and allixed my official seal the day and year last above written. annanna, aren 11/0x 121 eau 6 Notary Public for Oklahomar 1A .1 My Commission expires.... STATE OF OREGON; COUNTY OF KLAMATH; 88. 1. Filed for record appropriate AHOM his 27th __ day of __ December_ , Nie A. D. 1978 at ____ o'clock AM., and tilv recorded in Vol <u>M-78</u> , į Deeds _, of ____ --- on Page_28729 WE D. MILNE, County Clery Fee \$9.00 equeline (nettee 51 e · · · 73 -4