TK SC 72015

CONTRACT-REAL ESTATE

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BLISHING CO .. PORTLAND. OR. S

vol. m 79 Page 18852 THIS CONTRACT, Made this day of February , 19.77., between 1st Fred W. Koehler Jr. and Charlotte M. Koehler H & W 1362 Lance Dr. Tustin, Ca.92680 and Joseph F. Mozzillo, 5812 Lakia Dr. Cypress, Ca. 90630

, 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 described lands and premises situated in Klamath County, State of Oregon, to-wit: East $\frac{1}{2}$ of the Northeast 1/4 of the Southeast 1/4 of Section 20 Township 35 South, Range 10 East of the Willamette Meridian -- 20 acres M/L

This conveyance is made subject to reservations and restrictions of record and roadways apparent on the property.

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for the sum of Seven Thousand _____ Dollars (\$ 7,000.00) (hereinafter called the purchase price), on account of which Fourteen. Hundred -----Dollars (\$ 1,400.00) 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: \$5,600.00 ...) to the order of the seller in monthly payments of not less than Seventy-five -----Dollars (\$...75.00....) each,

payable on the 1st day of each month hereafter beginning with the month of March......, 1977..., 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 -8-..... per cent per annum from Date of Contract until paid, interest to be paid Concurrently and * { in addition to 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 agricultural purposes, (B) MANK MANNERS X X MANN MANNER XXVIII XXVIX & XX THEE XXXMINER MOVESCHERSTER ADDITION ADDITION ADDITION ADDITION

(D) When neutron is a strict a low research a construct restrict restrict restrict restriction of the same of a superstructure restriction of the same of the same of the same of the same restriction he is not in dela erected, in good and all other lien such liens; that alter lawfully me insure and keep

not less than \$ - 0 in a company or companies satisfactory to the seller, with loss payable first to the seller and then to the buyer as their respective 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 any such liens, costs, water rents, takes, or charges or to procure and pay for such insurance, the seller may do so and any payment so made shall be added to and become a part of the debt secured by this contract and shall bear interest at the tate aloresaid, without waiver, however, of any right arising to the seller for buyer's breach of contract.

The seller agrees that at his expense and within 60 days from the fate hereof, he will lurnish unto buyer a title insurance policy in-suring tim an aurount equal to said purchase price) marketable title in and to said premises in the seller on or subsequent to the date of this adreement, save and except the usual primer exceptions and the building and other restrictions and easements now of record, if any. Seller also agrees that when premises in the single unto the buyer, his bids assigns, the and clear of concumbrances as of the date hered and sellicions and the taxes, numicipal since said date placed, permitted or arising by, through or, under seller, excepting all lions and encumbrances created by the buyer or his assigns.

(Continued on reverse)

*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such ward is defined in the Truth-in-Lending Act and Regulation Z. the seller MST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Stevens-Ness Form No. 1307 or similar.

Fred W. Koehler 1362 Lance Dr. Tustin, Ca.926i30		STATE OF OREGON,
Joseph F. Mozzillo 5812 Lakia Dr. Cypress,Ca. 90630	SPACE RESERVED	certify that the within instru- ment was received for record on the day of, 19, at o'clock M., and recorded
After recording return to: Fred W. Koehler 1362 Lance Dr. Tustin,Ca.92680	FOR RECORDER'S USE	in book on page or as file/reel number Record of Deeds of suit county. Witness my hand and seal of County affixed.
Until a change is requested all tax statements shall be sent to the following address. JOSEPH F. MOZZILLO		
-5812 Lakia Dr. Cypress,Ca.90630		Recording Officer By Deputy
NAME, ADDRESS, ZIP		

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And it is understood and aftreed between said parties that time is of the essence of this contract, and in case the huver shall fail to make the payments above required, or any of them, purchastly within ten date of the time limited therefore that contract, and in case the huver shall fail to make the speller at his option shall have the limited within ten date of the time limited therefore that contract, and in case the huver shall fail to make the speller at his option shall have the limited interval to the contract of the time limited therefore that the specific terms of the time limited therefore the specific terms of the time limited therefore of the time is all in the specific terms of the time limited therefore the specific terms have of the time contained, then all tights and interest created or there specified and all other rights acquired and any right of the tower the suit in equity, and principal balance of specific terms of the premises above described and all other rights acquired by the buyer hereinder shall terver to cand terms in any of such cases, or any other act of said property as absolutely, lully and principal termines and the right to the right to the of such delaudi. And the south exact are the therein at the specific terms of a such all balance of the rest and contract and the right is it this contract and the right in the south at any of such as the delaudi and large and for the specific terms of and the side of the specific terms of any right of the buyer of return, relamation or compensation for moneys paid of such all all contracts. The such as the dereed and reason of and the right is and the right is and belong to said belong to said specific terms of a said termine specific terms of a sa

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The buyer further adrees that failure, by the seller at any time to require performance by the buyer of any provision hereol shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereol be held to be a waiver of any suc-ceeding breach of any such provision, or as a waiver of the provision itself.

It is hereby agreed and understood that the said described premises are now subject to an unrecorded contract which will be paid in full prior to consumation of this agreement and the buyer assumes no responsibility or liability for the payment thereof.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 7,000,00 . (Stlowever, the solval construction is instituted to foreclose this contract or to enforce any of the provisions hereof, the buyer afrees to pay such sum as the appeal. In court, the buyer turther promises to pay such sum as the appealate court shall adjudge reasonable us plaintiff's attorney's less on court may adjudge reasonable as attorneys tees to be sum as the appellate court shall adjudge reasonable as planting a more sum of the trial court, the buyer further promises to pay such sum as the appeal. In construing this contract, it is understood that the seller or the buyer may be noire than one person; that if the context so requires, the singu-lar promun shall be taken to mean and include the plural, the masculine, the lemnine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions bereal apply equally to corporations and to individuals.

IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-

dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors

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Fred W. Koel

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Kochler

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Jr.

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Joseph F. Mozillo

STATE OF OREGON,

NOTE-The senience between the symbols (), if not applicable, should be deleted. See ORS \$3,030). Charlotte M. Koehler County of Personally appeared Personally appeared the above named who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the ••••••• and acknowledged the foregoing instrusecretary of ment to be voluntary act and deed. and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: Before me: (OFFICIAL SEAL) Notary Public for Oregon (OFFICIAL My commision expires Notary Public for Oregon SEAL My commission expires:

Section 4 of Chapter 618, Oregon Laws 1975, provides :

Section 4 of Chapter 618, Oregon Laws 1975, provides: "(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 is exe-and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed, instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are

(DESCRIPTION CONTINUED)

TATE OF OREGON; COUNTY OF KLAMATH; 53.

iled for record at reasons the

nis <u>8th</u> day of <u>August</u> ____A. D. 19.79 at 9:06 clock A M., an

uly recorded in Vol. 179 ..., c: Deeds _____ on Page18852

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Wm D. MILNE, County Clerk Ey Dernetha Beloch

Fee \$7.00

S. W. Siller M.

No. They page