| | 9685 TWO RIVE | RS NORTH 1000 1378 | |
|------------|--|--|---|
| | CONTRACT FOR THE S | SALE OF REAL ESTATE | |
| | OREGON LTD., herein called Seller, and Vers L. AL | ptember 19.75, between D-CHUTES ESTATES lingaman and Monty B. Klingaman | |
| | herein called Buyer: AGREEMENT: Seller agrees to sell, and Buyer agrees to buy, real proper Seller agrees to sell, and Buyer agrees to buy, real proper | rty and its appurtenances described as: North, situated in Section 36, T 25 S, and Section 1, T 26 S, | A stand of the second stand of the second stand of the second stand of the second stand s |
| 6 1 | R 7 E, W. M., Klamath County, Oregon. PURCHASE PRICE: Shall be paid as follows: (a) Cash Price (b) Down Payment: (cash check note other) cher | ck dated 9-27-75 \$ 120.00 | |
| | (c) Unpaid Balance of Cash Price (Amount to be financed) (line a minus line b) (d) FINANCE CHARGE (a) OTHER CHARGES | \$ <u>2,275.00</u> \$ <u>869.00</u> \$ <u>84</u> % | |
| | ANNUAL PERCENTAGE RATE (g) Deferred Payment Price (a+d+e) (h) Total of Payments (c+d+e) Buver will pay the remainder of the purchase price, with integration of the purchase price. | s 3,264,00 s 3,144,00 s 3,144,00 s 3,144,00 s 3,144,00 billion s 3,144,00 billion bil | |
| | Seller, (If Buyer pays the entiro balance within six months form paid and waive all unpaid accrued interest. Buyer may at any tim unearner interest.) Payable at the office of the Seller, P.O. Box 79 | equal monthly payments of | |
| | NOTICE | de for Important Information Truth & Lending Act) | |
| | Housing and Urban Development, in advance of, or at the the property report less than 48 hours prior to signing the tract or arrement by notice to the Seller until midnight | fice of Interstate Land Sales Registration, 0.3. Departure time of your signing the contract or agreement. If you receive he contract or agreement you have the right to revoke the con- t of the third business day following the consummation of the Sunday, or the following business holidays: New Year's Day, hay, Labor Day, Columbus Day, Veteran's Day, Thanksgiving | |
| | SELLER D-CHUTES ESTATES OREGON LTD. | BUYER JUMM. & Artinganuan | |
| | ddress P. O. Box 58 Crescent Lake, Cre Salesmann By During G. Dictard | • | |
| | General Partner STATE OF OREGON County of Klamath |)) 55.) | |
| | September 25, 1975 Personally appeared the above-named BARBARA OREGON LTD., and acknowledged the foregoing instru | Date A. COLBURN, General Partner for D-CHUTES ESTATES ment to be her voluntary act. Before me | A |
| | Monty B. Klingaman is a licenced Real Estate Salesman in the State of Oregon. | Notary Public for Orden | |
| | STATE OF OREGON County ofKlamath | My Commission expires: Dec _ 20 , 1977 | |
| | September 25, 1975 | , Date | |
| | instrument to be | Act. Before me Notary Public for Oferen | |
| | | My Commission expires: Dec 20, 1977 | |
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Warranty of Possessim

Buyer shell be enotied to posterious or configerious on the date of this united and statement the real or const nere lang a day of reaching of the second the galle of

 Respectively.
 Buyer is purchased by providence of a particular personal organization and ordependent actual condition. Bayer's Inspection: and unight data scatter tensile reaction instantion enderlay that access on by any aggret of the Soften en has ten

Sellar womants and reme only to have the beau over the property in tee single free han at examples to enter the source of the part of the state of the gate of the part of the Government and the State of the gate of the parts of the state of the gate of the parts of the state of Warranty of Title: the desination of the plat, the regulations and mice of Kranash County, and restrictions of record in the otheral file; or

the Case O Gook of Control Openia

The Councy Concerns of Concerns of the Payment of Selfar's Using Subject wateracts that Sense with a set of parametry on the contract to more using the sense for due except this year's brandes of standard where the set of the target provide the set to the contract as the sense for due except this year's water and due to the target contract patients on the tweet shall note the next to make such payments and take na na Na Ruya she on the control

nayment of taxes and Other Functions and the second state of the based of the property property promotivation of taxes and the property promotivation of the property promotivation of the property promotivation of the property of the end of the property of the property of the end of the property of the end of the property of t

Removal of Improvements: No improvements placad on the property shall be removed before this contract is paid in tall

n moperty. Boyer agrees not to above ministering wage the property, real or personal, described in this contract and to man Use of Property

Buyer agrees not to above non-relectivate interreporting cut of participation agrees not to above non-tain the property in good consistent. Selfer warrants and represents to Buyer that Selfer has obtained purtiminary subsurface sewage disposal approval. Selfer further warrants to Buyer that it during the first year after this prochase Buyer can not obtain an individual approvation said not belief actional staff scale shall intrame to Buyer. Selfer further agrees to pay the excit child approvation sale for benerical's called all record of all monter to Buy dralling beyond a depth of solid water is not obtained at a higher level.

Reads: Selfer well maintain disclorated mode in subdivision until January 1, 1976 but not including soow removal Buyer's Deed.

when the Buyer pays and pertorms dus contract in full, Seller shall give to Buyer, or Buyer's heirs or assigns, a When the Buyer pays and performs this contract in full, Selier shan give to huyer, or buyer's hors of assigns, a cond and sufficient warranty deet conveying gard and merchandable title in fee simple, free and clear of encombinances excepting tiens and encombinances watch are performent by the factor of Day of them an encoder set explore to restrictions in the patent from the United States Government and the State of Oregon, restrictions in the deduction of the plan, the regulations and rules of Klanath County, and restrictions of record in the efficient files or the County Clerk

Seller's Remedies:

provision.

See.

Time is of the essence of this contract and Bayon areas to promptly make all payments when due and to fully and promptly perform all other obligations of this constract, in the event of default by the Bayer upon any of the terms

and conditions contained herein and and 10 days watrich nots und default by Seller and conditions contained herein and and 10 days watrich nots und default by Seller (1). Seller may declare this contract luminated and at the sid and upon such termination, all of Buyer's right, the and interest in and to the descalary property shall immediately cease. Seller shall be entitled to the mimediate

prosession of the described program of the bar data plan and all improvements or fixtures placed on the his effects; and all payments theretefore made by Buyer to Seiler and all improvements or fixtures placed on the

Indicates, and all payments therefore made by Buyer to Seller and all improvements or fixtures placed on the distributed projectry chort be channes for the brane as interdined diamatch or in the **efforts**, with interest there-on at once due and payable, and foreclase this contract by strict foreclasure in equity, and upon the filling of such suit all of the Buyer's right, table and interest in and to the above described property shall immediately case. Seller shall be entitled to the immediate possession of said property; may forcibly enter and take possession of said property removing Buyer and the effects and all payment, theretofore made by Buyer to Seller and all improve ments or fixtures placed on the described non-entry shall be retained by the Seller as line/dated domanes. Such property removing Bayer and his effects and air payments, thereforere made by bayer to belie and all engrave ments or fectures placed on the descended real property shall be remained by the Seller as liquidated damages. Such right to possession in the Seller shall not be descended increase tant with the suit for strict forechaire but shall be in furtherance thereof; and in the event Buyer shall reture to deliver possession upon the filing of such suit. Buyer,

furtherance thereot; and in the event Buyer shall reture to deliver possession upon the filing of such suit, Buyer, by the execution of this contract, consents to the entry of an interlocutory order granting possession of the permises to the Scher immediately open the filing of any suit for strict foreclosure without the necessity of the Setter posting a bond or having a receiver appointed, or in the alternative [3]. Setter shall have the right to declare the entire unpaid principal balance of the purchase price with interest thereon at once due and payable, and in such event. Setter reay either bring an action at law for the balance due, thereby waiving the security, or in the alternative, may the suit in equity for such unpaid balance of principal and interest and have the property odd at indicate and with the proceeds that any file such aveit costs of each interest and have the property sold at judicial sale with the proceeds thateof applied to the court costs of such suits, attorney's fees, and the balance due Seller, and may recover a deficiency judgment against the Buyer for any apaid batance contaning on this contract

(4) In addition to the aforement and remedies, Seller shall have any and all other, remedies unger the law: It suit or action is institued to enforce any of the provisions of this contract, the prevailing party shall be entitled Payment of Court Cost:

P to such sums as the court may adjudge to enable as attances's feet in said soit or action in any court including any appellate bount in addition to costs and disbursements provided by statute. Prevailing party shall also recover cost of title heport. Mainer of Breach of Contract:

The parties agree that fadure by either party at any lime to require performance of any provision of this contract shall in no way affect the right to enforce that provision or be held a waiver of any subsequent breach of any such

TATE OF OREGON; COUNTY OF KLAMATH; SS. Filed for record at request of _____DONALD_L_ MG_KAY 12:19 this _____ day of _____ A. D. 19.76 at/ ... o'clock P M. and on Page 13/8 duly recorded in Vol. <u>M 76</u>, of _____ DEEDS Wm D. MILDE, County Clerk 1 FEE \$ 6.00