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	TWO RIVERS NORTH CONTRACT FOR THE SALE OF REAL ESTATE	
THIS AGREEMEN	CONTRACT FOR THE SALE OF ALAE CONTENDS NT, made this <u>25th</u> day of <u>September</u> , 19 <u>75</u> , between D-CHUTES ESTATES herein called Seller, and <u>Vers L. Klingaman and Monty B. Klingaman</u>	
OREGON LTD., h herein called Buye	herein called Seller, and	
× 1.∞ See R 7 E. W. M., Kla	o sell, and Buyer agrees to buy, real property and its appurtenances described as: ock, Tract No. 1042, Two River North, situated in Section 36, T 25 S, and Section 1, T 26 S, amath County, Oregon.	
PURCHASE PRIC Shail be paid as fo (a) Cash Pric	CE: 2,395.00 joilows: \$ ice 120.00 Support: (cash check note other) Chask dated 9-27-75	
(c) Unpaid t (Amoun (d) FINANC	Balance of cost (line a minus line b) \$ 869.00 CE CHARGE S CHARGES S S S S S S S S S S S S S S S S S S	
(f) ANNUA	AL PERCENTAGE HATE ad Payment Price (a+d+e) af Payments (c+d+e) af Payments (c+d+e) and the metabolic state of the ball and the ball an	
and on the same di	_percent [
Seller, (It Buyer Pa paid and waive all paid and waive all	day of each succeeding taiendat memorinarian on the control to each succeeding taiendat memory because the entire belance within six months from date of this Agreement, Seller will give credit for all interest previously bases the entire belance without penalty or payment of the lunpsid accrued interest. Buyer may at any time prepay the entire pricipal balance without penalty or payment of the lunpsid accrued interest. Buyer may at any time prepay the entire pricipal balance without penalty or payment of the lunpsid accrued interest. Buyer may at any time prepay the entire pricipal balance without penalty or payment of the lunpsid accrued interest. Buyer may at any time prepay the entire pricipal balance without penalty or payment of the "NOTICE". See other side for Important Information "NOTICE". See other side for Important Information initial. This property will not be used as principal residence. See Sec. Z of Truth & Lending Act)	
	NOTICE TO BUYER	
Housing and Ur the property let	than Development, in advance of, or at the time of your signing the conversion development, in advance of, or at the time of your signing the contract or agreement you have the right to revoke the con- exort less than 48 hours prior to signing the contract or agreement you have the right to revoke the con- exort less than 48 hours prior to signing the contract or agreement you have the right to revoke the con-	The second
transaction. A Washington's B transaction. A and Christmas.	Burthday, Memorial Day, Independence Day, Labor Day, Columbus 207, 1997	
	D-CHUTES ESTATES OREGON LTD. BUYER	
Address <u>P.</u>	0. Box 58 Crescent Lake, Ore.	CONTRACTOR AND
Salesman By General Partni STATE OF O	hera G. Bedard	
County of _	Klamath) Date	June With Andrew
	y appeared the above-named BARBARA A. COLBURN, General Partner for D-CHUTES ESTATES TD., and acknowledged the foregoing instrument to be her voluntary act. Before me.	
	Notary Public for Oregon Dac. 20, 1977	
STATE OF County of -	My Lommission expirest	
	ember 25, 1975, Date Date Date and acknowledged the foregoing	
instrument Manter R., Kitne	ito be	
	My Commission expires:	

array or a osciolation. Buyer shall be entitled to postellower of and premises on the date of this contract and shall have the eight to remain Warranty of Possession is preserved to long a guyer is here in the plant and the terms of this contract. Bayer's inspection:

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Buyer's inspection: Buyer has purchased the preparity rately input trayer's own personal inspection and in its present actual condition and has not mixed uppn any wait intrivial representations made by the Selier, or by any agent of the Selier Mark and Testion Trade

Warranty of Title: Setter warrants and opplesents to Boyne that Setter owns the property in teo simple free from all encombrances except subjust to restrictions in the patient from the United States Government and the State of Aregon, restrictions in the patient state of the teo for the patient from the United States Government and restrictions of the state of the st except subject to restrictions in the patent from the united States Government and the State of Credot, restrictions in the dedication of the plat, the regulations and rules of Klamath County, and restrictions of record in the official files of the County Clerk of Klamath County.

Payment of Selist's Liens' Selier warrants that Sales will make all payments on any contracts, mortgages, here, judgments or other ensum-brances caristanding which Selier eas incurred during or prior to this contract as the same tail due except this year's there that the event of Scher's dubling to to do **Nuger** shall have the right to make such payments and take are of the area and Other Linus.

eredation this contract at batter suppose Payment of Taxes and Other Lines: Buyer will pay all fees when bayer periods or which may be lawfully imposed upon the property promptly and Buyer will pay all fees when bayer periods due, in the event that the Buyer shall allow the taxes or other assess baloe this same or any part theorem pass due. In the event that the Buyer shall allow the taxes or other assess baloe this same or any part theorem demanant is shall fail to pay any list of these imposed or permitted upon the meet-upon the property to become demanant or shall fail to pay any list of the right to pay the anional demanant or property as they become due, the size which or advised on to do so, shall have the right to pay the anional due and to add said anough to the contract became to bear interest at the rate provided herein. add said anough to the contract became to bear interest at the rate provided herein.

•val wr improvements. •No improvements placed on the property shall be removed before this contract is paid in full. Removal of Improvements:

or property: Euger agrees not to abuse, misuse or waste the property, real or personal, described in this contract and to main the property in good condition. Use of Property:

Every agrees multiple model, maker of conduct stands of the second difference of the second diff

autoroval on salo is class as an anomal da termini to an momes to buy dulling beyond a depth of 50°, if water is not obtained at a higher level. Roads: Seller will maintain defloated roads in subdivision until January 1, 1976 but not including snow removal.

Buyer's Deed: When the Buyer pays and performs this contract in full, Selier shall give to Buyer, or Buyer's here or assigns, a good and sofficient warranty deed conveying good and nerchantable trie in fee simple, free and clear of encumbrances excepting liens, and encondimented, sufficient or permitted by the Buyer or Buyer's here or assigns and subject to restrictions in the patient from the United States Govanteent and the State of Oregon, retrictions in the dedication of the mat, the regulations and rules of Klaevath Coonty, and restrictions of record in the official tiles of the County Clear & Klaevath County.

Seller's Remedies: Time is of the essence of this contract and Buyer agrees to promptly make all payments when user and to finly and promptly beform all other obligations of this contract. In the event of default by the Buyer upon any of the terms and conditions contained herein and after 30 days written notice of default by Seller: (1) Seller may declare this contract terminated and at an end and upon such termination, all of Buyer's right, the and interest in and to the terminated order the immediately crase. Seller shall be entitled to the immediate d conditions contained herein and arter 50 days doned and an end and upon such termination, and or break defined and at an end and upon such termination, and to the immediate (1). Selier may declare this contract terminated and at an end and terminated to the immediately cease. Seller shall be entitled to the immediate (1). Selier may declare this contract terminated property shall immediately cease. Seller shall be entitled to the immediate (1) is an and interest in and to the described property shall immediately cease. Seller shall be property emoving Buyer and the and interest in and to the described property shall be not described property shall be provided by the seller shall be provided by the second property of the described property shall be provided by the second prov

title and interest in and to the described property shall immediately case. Selter shall be entitled to the immediate possession of said property ternoving Buyer and the effects; and all payments therefolore made by Buyer to Solar and an improved to the different there and the possession of said property of fyttings naced on the discribed property shall be entered by the Seller as liquidated damages or in the Alternative, and us in the discribed property shall be entered by the Seller as indicated by the Seller as the output of the fifting of a consistent of the property shall immediately coses. Seller of the Buyer's right, title and interest in and to the above described property shall immediately coses. Seller of the property removing Buyer and his effects and all payments therefore made by Buyer to Seller and all immediately coses. Seller of the seller as liquidated damages, or in the Alternative, and using the filter of the buyer's right, title and interest in and to the above described property shall immediately coses. Seller of the entitled to the immediate possession of said property removing Buyer and his effects and all payments therefore made by Buyer to Seller and all improvements or fixtures placed on the described real property shall be retained by the Seller as liquidated damages. Such register to possession in the Seller shall not be deemed inconsistent with the suit for strict foreclosure but shall be in right to possession in the Seller shall not be deemed meansistent with the suit for strict foreclosure but shall be promises to the Seller individuely upon the filling of any suit for strict foreclosure without the deemse property and the diver possession of at a sub-sector or at a string bayer and all one deemed interest. Seller and the processor of the property is a solar of the contract, consents to the entry of an interlocutory order granting ports and solar property is a solar property and the described property. The solar property is a solar property before the solar or the solarce due, th

(4) In addition to the aborementioned remainers, Seller shall have any and all other remedies under the law.

rayment of Court Cost: If suit or action is institued to enforce any of the provisions of this contract, the prevailing party shall be entitled to such sums as the court may adjudge reasonable as attorney's fees in said suit or action in any court including any appellate court in addition to costs and disbursements provided by statute. Prevailing party shall also recover cost of title report.

TATE OF OPECON. CONTRACT The party at any time 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 subarquent breach of any such provision. TATE OF OREGON; COUNTY OF KLAMATH; SS. Filed for record at request of DUNCAN L. MC KAY provision. ,12;19

FEE \$ 6.00

this 29th day of January to Toch. D. 19 of of o'dlock P M o d vindi DEEDS duly recorded in Vol. <u>M 76</u> on Page 1382 ~* Wm D. MILNE, County Clerk

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