	119-4	· 16 rage 443	9	
	TWO RIV	VERS NORTH	a te and the	
	CONTRACT FOR THE SALE OF REAL ESTATE			
		of <u>Maroh</u> , 19 <u>76</u> , between D-CHUTES ESTA. 3S Stian A. Kreider or Donna R. Kreider		
	AGREEMENT: Seller agrees to sell, and Buyer agrees to buy, rea Lot, Block2, Tract No. 1042, Tw R 7 E, W. M., Klamath County, Oregon. PURCHASE PRICE:	l property and its appurtenances described as: o River North, situated in Section 36, T 25 S, and Section 1, T 26 S,		the second second in the second se
39 94 [2] 3	Shall be paid as follows: (a) Cash Price (b) Down Payment: (cash check note other)	t 13 block 7 for Broker		
	 (d) FINANCE CHARGE (e) OTHER CHARGES (f) ANNUAL PERCENTAGE RATE (g) Deferred Payment Price (a+d+e) (h) Total of Payments (c+d+e) 	Recording 5, 2,635,20 8,000 5, 2,635,20 5, 6,00 5, 7,00 5, 7,000 5, 7,0000 5, 7,000 5, 7,000 5, 7,0000 5, 7,0000	سیلینی است. هرچیم بینی میکنونیس	
.76 HAA		ith interest on the declining outstanding balance at Bight & one half		
	Seller. (If Buyer pays the entire balance within six months paid and waive all unpaid accrued interest. Buyer may at a unearned interest.) Payable at the office of the Seller, P.O., "NOTICE" See of	ther side for Important Information		La la contra de la c
	-	Z of Truth & Lending Act)initial. This property will not yer represents that he has personally been on the property described herein.		
	NOTICE TO BUYER You have the option to void your contract or agreement by notice to the Seller if you do not receive a property report prepared pursuant to the rules and regulations of the Office of Interstate Land Sales Registration, U.S. Department of Housing and Urban Development, in advance of, or at the time of your signing the contract or agreement. If you receive the property report less than 48 hours prior to signing the contract or agreement you have the right to revoke the con- tract or agreement by notice to the Seller until midnight of the third business day following the consummation of the transaction. A business day is any calendar day except Sunday, or the following business holidays: New Year's Day,		nv i longel	
	Washington's Birthday, Memorial Day, Independent and Christmas.	ce Day, Labor Day, Columbus Day, Veteran's Day, Thanksgiving		
are a solution of the second se	Broker Dan David & Associates, Ltd. Address P.O. Box 58 Greacent Lake, On	- Christian A Kriedon		
	Salesman By Barbra Bedard General Partner STATE OF OREGON	eral Partner		
	County of)) ss.)	- Autoria	Les de la construction de la con
	Personally appeared the above-named BARBARA A. COLBURN, General Partner for D-CHUTES ESTATES			MAN AND AND AND AND AND AND AND AND AND A
	OREGON LTD., and acknowledged the foregoing inst	trument to be her voluntary act. Before me:		I W W. M.
	STATE OF OREGON	Notary Public for Oregon J My Commission expires: Dec. 20, 1977 Jss.		
	County of Klazeth) Date		
	Personally appeared the above-named Christi	an and Donna Kraidar and acknowledged the foregoing		
	After Recording, return to Mr. Duncan MoKay 961 Riversida	Notary Public for Oregon		
100	Bend, Oregon 97701	My Commission expires: Dec. 20, 1977		
19	a a construction of the second s			

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Warranty of Possession

Buyer shall term integrate packar, and share an providential the date of the different and chall base the right to remain Baver's inspection of the strad to to to the strade of the

in a sur processor - Elsa vien francijski druho pord Bfrengini granitani o ferigini gran to an town prevention participation to period actual and and ad that need on certain, including y made by the Setter, is any apart of politica-Warrant, of Fith-

Bit the war data and reprinents to the base that refer owns the property in the sample transfer or all encogenaries, encept sobilist to restort ons in the patent from the United States Government and the State of Oreico, restrictions or the dedication of the plat, the regulations and refer of Mamath County, and restrictions of record in the official takes of the County Clock of Kramath County. Payment of Seller's Linos

nent of being science. Deplet significants have been well associate programits on any contracts, mortgones, here, judgments or other encom construction that when Seller that as second of acrest or prior to this contract as the same function except this visit

brance Wathind fig which Beller has do oried drang or prior to the contract as the same for date except this visable takes, all the Bill in the event provider stability of rock (through shall have the right to make such payment, and take could on this contract at Beger beller (in event of the Coll in the could at Beger beller) in end of the Coll in the could at Beger beller (in event of the Coll in the could at Beger beller) in end of the Coll in the could at Beger beller (in event of the Coll in the could at Beger beller) in end of the Coll in the could be been that the Boyer shall allow the taxes or other assess better of the property be because the could be could be be could be an only as the could be could be could be an other as the could be could be an other as the could be could be and be could be could be an other as the could be an other as the could be an other as the could be and the could be an other as the could be an other a

rain the property in good conditions. ne property in good concreme. "Seller warrants and represents to Buyer that Seller has obtained preliminary subsurface sewage disposal ant-roval

Seller further warrants to Buyer that it during the first year after this princhase Buyer can not obtain an individual approval on said lot Seller with make full refund (8 all momes to Buyer. Seller further agrees to pay the cost of well doilling beyond a depth of 50°, it water is not obtained at a higher level. Roads

Selter will maintain devlicated coads in subdivision until January 1, 1976 but not including snow removal. Buyer's Deed:

Buyer's been: When the Buyer bays and performs the contract in full, Seller shall give to Buyer's neuron assume a good and sufficient varianty receivery approximation internantation title to fee simple, tree and clear of encounterances excepting liens and encounterances suffered on permitted by the Buyer or Buyer's heirs or assume and subject to restrictions in the patent from the United States Government and the State of Oregon, restrictions in the dedication of the indicated and states and the States of Oregon, restrictions in the dedication of the plat, the regulations and rates of Vilanuth Granity, and restrictions of record in the official fides of the County Clerk of Klamath County.

Seiler's Remedies:

Time is of the essence of the contract and Ruyer agrees to promptly make all payments when doe and to fully and promptly perform all other non-active of this contract. In the event of default by the Buyer upon my of the terms and conditions contained herein and aber 30 days written notice of default by Seiler:

(1) Seller may declare the contrast tearanted are at an end and upon such terraination, sll of lerver's entry the and interest in and to the decrifted property shall ear eduately cease. Selier shall be entitled to the brinediate possession of the described property, may forcibly enter and take possession of said property removing Bayer and his effects; and all payments theretoric mode by Bayer to Seller and all improvements or 4x transplant or the described property shall be retained by the Seller as equivalent danlages, or in the alternative,

(2) Selfer may, at his option, declare the entrie angulate in analogs, or in the attendity, (2) Selfer may, at his option, declare the entrie angulate in angle has angulating the part there on at once due and payable, and therefore this contract by struct forefolosine in equity, and maps the tring of each suit all of the Bayer's right, the accidence in equity and copy the struct of each suit all of the Bayer's right, the accidence interval to the above described property shall come take provide ones. Selfer shall be entitled to the intervalue providence of suit property, may for only enter and take providence. Shall be entitled to the interacted possision in sum property, may receive enter and take possision or sum property removing Buyer and no encoded real payments therefore made by Buyer to Geles and all suppose ments or fixtures placed on the described real payments therefore made by the Geles is inquitible and so the solution right to possision in the Selbs dust next because of increased with the sum or struct foreforance but shall be in furtherance thereof, and in the exact barger, but refuse to deliver possision open the filling of such suit, Buyer, by the execution of this contract, consists to be carry of an interfactory order granting possission of the premises to the Selfer innertract, consists to the carry of an interfactory order granting possission of the selfer posting a pend or having a recover appointed on the the strengther area to be attended.

Seler besting a bond or having a receive spipilated one of the advantage. (3) Seler shall have the right paper besting an paid principal balance of the purchase price with otherest therean at once due and payable, and it such as in the advantage may other 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 primar, d and interest and have the property sold at judgich side with the proceeds thereof applied to the court costs of such which there are used as the property sold at judgich side with the proceeds thereof applied to the court costs of such which there are not needed as before of balance for the such as the proceeds thereof applied to the court costs of such which there are not needed as before of balance for the such as the such as the proceeds thereof applied to the court costs of such and the such as the proceeds and the forther of the such as the such as the proceeds thereof applied to the court costs of such as the such as the proceeds and the such as the such as the proceeds thereof applied to the court costs of such and the such as the proceeds and the such as the such a suits, attorney's fees, and the balance due Selfer, and may recover a deficiency judgment against the Buyer for any unpoid balance remlaying on this contract,

(4) In addition to the aforementioned remodes. Solid, shall have any and all other remode, under the law. Payment 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 loary adjudge revioushing a strongey's fees in raid suct or action in any court including any appellare environments provided by statute. Prevailing party shall also recover cost of title repor

Waiver of Breach of Contract. df sm 6 El The parties agree that failure by either party at any trave 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

STATE OF OREGON; COUNTY OF KLAMATH; ss.

I hereby certify that the within instrument was received and filed for record on the $\frac{3-ch}{2}$ day of

A.D., 19 75 at 13:13 _____M., and duly recorded in Vol__ _o'clock_ on Page <u>4439</u>

FEE ______3 3.00

WM. D. MILNE, County Clerk . Deputy

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