	1255 ₂	,	10 in 5366			La dour date
	TWO RIV	ERS NORTH			and and a second se	
	CONTRACT FOR TH	HE SALE OF REAL ESTATE	E	- An	and a state of the	<u> </u>
		April 19 76 b	etween D-CHUTES ESTATES			
	DN LTD., herein called Seller, and LOSC called Buyer:				L	
Selle	MENT: r_agrees to sell, and Buyer agrees to buy, real pro	operty and its appurtenances descri	ibed as:		ى	
Lot R 7 E, V	Z , Block 12 , Tract No. 1042, Two R N. M., Klamath County, Oregon.	liver North, situated in Section 36,	T 25 S, and Section 1, T 26 S,	and the second sec	Б	
Shall be	ASE PRICE: paid as follows: Cash Price		5.995.00	•		
(b)	Down Payment: (cash check) note other) Unpaid Balance of Cash Price		\$ <u>995_00</u>	and a start with the start	- hild -	
~ ~	(Amount to be financed) (line a minus line b) FINANCE CHARGE OTHER CHARGES \$20.00 Bacrow Set		s5,000,00 s2,123,20		•	
(e) (f) (g)	OTHER CHARGES \$20.00 SECTOR Set ANNUAL PERCENTAGE RATE Deferred Payment Price (a+d+e)	t up, \$0.00 Necording	\$ <u>26,00</u> <u>74</u> \$8,144,20		31000000000000000000000000000000000000	
(h)	. Total of Payments (c+d+e) r will pay the remainder of the purchase price, with i	interact on the declining outstanding ha	s 7,149.20 siance at seven & one half			
	percent (%), in120	equal monthly payments of	59.36 Dollars	د الله بالمسلم من	1. Jahren market	Haronica I de
Seller, (I	he same day of each succeeding calendar month therea f Buyer pays the entire balance within six months fro waive all unpaid accrued interest. Buyer may at any t	om date of this Agreement, Seller will giv time prepay the entire pricipal balance w	ve credit for all interest previously			
This pro	perty will be used as principal residence (See Sec. Z o	r side for Important Information of Truth & Lending Act).	initial. This property will not		the second second second	
be used initial _	as principle residence, initialBuyer	represents that he has personally been		· •		
	ve the option to void your contract or agreeme				L . L	
Housing the oro	d pursuant to the rules and regulations of the (and Urban Development, in advance of, or at the perty report less than 48 hours prior to signing	he time of your signing the contract	t or agreement. If you receive the right to revoke the con-	, , , <u>,</u> , , , , , , , , , , , , , , ,		
tract or transact	agreement by notice to the Seller until midnig ion. A business day is any calendar day excep ton's Birthday, Memorial Day, Independence	ght of the third business day follow ot Sunday, or the following busines	ving the consummation of the ss holidays: New Year's Da,,			
and Chi		Day, Labor Day, Columbus Day,				
SELLEI	R D-CHUTES ESTATES OREGON LTD	D. BUYER		The standard	والمتعلق والمعالم ومنها	
	Dan David & Associates, Ltd.	Lost Creek Tru	oking Inc.			
Activess	P.O. Box 58 Crescent Lake, Ore.					
Salesma By	Barbana) a. Bedard	Celler (a) By Allen Coltr				
General STATE	OF OREGON)		A standard	Linger - boulded -	- And
County	of Llength) ss.)		and the second		
	April 9, 1976	, Date BEDARD		مان 100 م مان میں کو میں کو اور کو میں کو اور میں کو او میں میں میں میں میں میں کو اور میں میں کو اور میں میں کو اور میں میں میں میں کو اور میں میں میں میں میں میں میں میں میں میں میں میں میں میں میں میں میں	The second se	
Perso OREGO	onally appeared the above-named BARBARA IN LTD., and acknowledged the foregoing instru	A A. CONSTRUCTOR, General Partne ument to be her voluntary act. Befo	er for D CHUTES ESTATES			
		Joanna?	3 David		and the second	
		Notary Public for Oregon	December 20, 1977			
STATE	of OREGON) My Commission expires:				
County	April 9, 1976) Date				
	nally appeared the above-named	len Coltrans and	d acknowledged the foregoing	and the second sec	Contraction of the second	
instrum	ent to be his voluntary ding return to G.K. Doggett	act. Before me:	$\mathcal{L}\mathcal{L}$			
at the Bond	Branch of the First Nat. Bank Ll St. P.O. Box 1191	Notary Public for Oregon	7			
Bend, Orego		My Commission expires:	December 20, 1977			
					All states	Sector March

5367

Warranty of Possesion To yet the 0 here taken so p , ∂S consisting p or Lind the date of this could be the trade take the right to is made .on abional Searchille tonat

i na jednik poslobile editek v kolentino obsympto o Byzeno ovvjetek tabal antiperitak na i more prenedita (typicke) e taba na vetikova fotoko any kolenci konstrukci na se provinci konstrukte tajitko antipijar taba a osertino taba na se di Annainy no harro Warranty of Little

Effect advants of Footo cuts to its yet that to be sups the property in too seque too, too, all encyptical errors of escent subject to restrictions in the prent from the United States Government and the Stitley Doving cuts at the dide atom, of the plat, the resolutions and roles of Kismath County, and restrictions of octors in the other all ocean. the General Clease of Elamoth County-Payment of Seller's Eiens:

Payment or senier's Elevit: Seller warupts in it Celler with review 31 pulphents an any contracts, mortgages, here, judgments or other excem branceOo Cellering which Seller mechanized during or piror to the contract us the same bacitude except to silvear's taxes. OoL COP in the event of Celler is decree to to de, Buyer shall have the right to make such payments and tak-creder on this contract of Bayer's soleco.

Considering and Other Lines. Descention of the second s

121 m base of the maximum sector shall be removed infore this contract is paid in fails

Use of Property: A to abuse, missive or wrister the property, real or personal, described in this contract and to main Buyer spread to this roots at and to main tain the property in good condition.

Selfer further warrants to Buyer that Selfer has obtained preliminary subsurface sewage disposal approval. Selfer further warrants to Buyer that it during the first year after this pruchase Buyer can not obtain an individual sportial on said for Selfer war make full refund of all monies to Buyer. Selfer further agrees to pay the cost of well defiling beyond a depth of 50, if water is not obtained at a higher level. Roads:

Selfer will maintain dedicated roads in subdivision until January 1, 1976 but not including snow re Buyer's Deed:

When the Buyer pays and performs this contract in full, Seller shall give to Buyer, or Buyer's heirs or assigns a good and sufficient variable to be accerving good and remain and the title in fee simple, the and clean of enconditances excepting liens and encombrances suffered or permitten by the Boyer or Buyer's hers or assigns and subject to restrictions in the patent from the United States Government and the State of Oregon, restrictions in the delta ation of Church the plat, the regulations and rules of Klamath County, and restrictions of record in the official files of the County Clerk of Klainath County.

Seller's Remedies:

Time is of the essence of this contract and Buyer agrees to promptly make all payments when due and to fully and promptly perform all other obligations of this contract. In the event of default by the Boyer 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 used at an end and upon such termination, all of Bayer's right the and interest in and to the described property shall re-needlately cease. Seller shall be entitled to the immediate possession of the described property; may forcibly enter and take possession of said property removing Bayer and bis effects, and all payments theretofore made by Briver to Seller and all improvements or instrument deteribed provide by the first and the deteribed provide by the seller in a financial damaged or the deteribed provide by the seller and the sel

sort all of the Bayer's right, fille and interest ward to the above described property shall immediately once. Setter what we entitled to the immediate possession of said property; may forcitidy enter and take possession of said shall be element to the initial possision of sub-property, here below ender such an element of sub-property elements and this effects and all payment, therefore made by Buyer to Selfer and all enjerty-ments of fix using large any the description real-property shall be retained by the Selfer as liquidated damages. Such refly to possission in the Selfer shall not be decined innon-istent with the suit for strict foreclosure but shall be in furtherance merced; and in the event Buyer shall reflice to deliver possission opon the films of such suit, Buyer, for therefore thereof, and as the event Buyer, shall refuse to deliver possession open the tring of such suit, Buyer, by the execution of this contract, consents to the energy of an interfacency order granting possession of the particles to the Seller analysis to the bury of any start for site tit foreclosing without the threesing of the Seller posting a poor of the seller analysis of the entry of any start for site tit foreclosing without the threesing of the (3). Seller shall have the right to declare the entry of any entry of angle of the particulate of the balance due, thereby wilking the security, or in the alternative file on the entry for such upped balance of principal and without will be accurated with a such event. Seller may either bring an action at law for the balance due, thereby wilking the security, or in the alternative file sort in equity for such upped balance of principal and without will be a more sold.

interest and have the property solt at judicity with the solt in the proceeds thereof applied to the court cests of such suits, attorney's fees, and the balance due Seller, and may recover a deficiency judgment against the Buyer for any unpaid balance remianing on this contract

In addition to the allorementioned remedies, Selier shall have any and all other remedies under the law 141 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 may adjudge reasonable as attorney's fees in said suit or action in any court including any applying Output the prevailing party shall be entitled applying Output the prevailing party shall also recover cost of title report. title report. Waiver of Breach of Contract:

Marath.

The parties agree that lattime by either party at any time to require performance of any provision of this contract shall in no way affect the right to enterce that provision or be held a waiver of any subgruent legach of any such niovisiou

STATE OF OREGON; COUNTY OF KLAMATH; ss.

I hereby certify that the within instrument was received and filed for record on the 14th day of

A.D., 19 76 at 11;52 o'clock ____A_M., and duly recorded in Vol____M 76 AFRIL _on Page __**5366** DEEDS of.

\$ 6.00 FEE

1=

: 探

WM. D. MILNE, County Clerk. By Chan & Change ___ Deputy





al a complete