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APERION THE CONTRACT OF

	23683 TWO RIVERS NORTH 8551	
	CONTRACT FOR THE SALE OF REAL ESTATE THIS AGREEMENT, made this <u>23rd</u> day of <u>April</u> 19 <u>77</u> between D-CHUTES ESTATES OREGON LTD., herein called Seller, and <u>Ronnie D. and Linda J. Folt</u> herein called Buyer: FENT	
	AGREEMENT: Seller agrees to sell, and Buyer agrees to buy, real property and its appurtenances described as: Lot <u>1</u> , Block <u>2</u> , Tract No. 1042, Two Rivers North, situated in Section 36, T 25 S, and Section 1, T 26 S, R 7 E, W. M., Klamath County, Oregon. PURCHASE PRICE:	
6h	Shall be paid as follows:3.995.00(a) Cash Price\$395.00 this date\$ $-3.995.00$ (b) Down Payment: (cash check note other)\$395.00 this date\$ -795.00 (c) Unpaid Balance of Cash Price\$ $4.00.00$ due $4-23-78$ \$ $-3.200.00$ (Amount to be financed) (line a minus line b)\$ $-1.221.76$ \$ $-1.221.76$ (d) FINANCE CHARGE\$ -25.00 \$ -25.00 (e) OTHER CHARGES\$ 6.00 Recording, \$19.00 Escrew Fee\$ -25.00 (f) ANNUAL PERCENTAGE RATE $-8\frac{2}{5}$ %(g) Deferred Payment Price (a+d+e)\$ $-5.216.76$ (h) Total of Payments (c+d+e)\$ $-4.421.76$	
	(n) Total of Payments (Crue) Buyer will pay the remainder of the purchase price, with interest on the declining outstanding balance at <u>eight</u> and <u>one half</u> percent (<u>85</u> %), in <u>96</u> <u>96</u> <u>001</u> <u>0</u>	
NH LL	This property will be used as priorized residence (See Sec. Z of Truth & Lending Act)initial. This property will not be used as principal residence. Initial	
	SELLER D-CHUTES ESTATES OREGON LTD. BUYER Broker Dan David & Associates, Ltd. Commin A. Jant Andress PO Box 58 Grescent Lake, Ore USULULY Salesman Salesman Andres A. Jent	
	By Declard SEND TAX STATEMENTS TO THE BUYERS General Partner AT 1135 Kintaley Ave. STATE OF OREGON } Ss. County of Klamath } April 23, 1977 , Date	
	Personally appeared the above-named BARBARA A. BEQARD, General Partner for O-SHUTES ESTATES OREGON LTD., and acknowledging the foregoing instrument to be her voluntary act Before me Notary Public for Oregon STATE OF OREGON County of Klamath	
	April 23, 1977, Date Personally appeared the above-named Ron_and Linda Fort and acknowledged the foregoing instrument to be voluntary act. Before ma: FENT After recording return to: Central Oregon Escrow Service 358 East Marshall Bend, Ore, 97701	

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Warranty of Possession:

Buyershall be entitled to possession of said premises on the date of this contract and shall have the right to remain in possession so long as Buyer is not at default under the terms of this contract Buyer's Inspection:

Buyer's Inspection: Buyer has purchased the property solety upon flayer's own personal inspection and mits present actual condition and has not relied upon any warranties or representations made by the Seller, or by any agent of the Seller.

Warranty of Title: Seller warrants and represents to Buyer that Gellar owns the property in fee simple tree from all encumbrances except subject to restrictions in the patent from the United States Government and the State of Oregon, restrictions in the dedication of the plat, the regulations and rules of Klainath County, and restrictions of record in the official files of the County Clerk of Klamath County.

Payment of Seller's Liens:

Soller warrants that Soller will make all payments on any contracts, mortgages, tiens. Judgments or other encum-brances outstanding which Soller has incurrent during or prior to this contract as the same fall due except this years real property taxes if this agreement is made after slung 30th and before November 15th. Buyer agrees to Purchase Subject to that current years takes. • Payment of Taxes and other Liens:

Payment of Traxes and other Liens: Buyes will gay all tiens which Rayer permits or which may be leavially imposed upon the property promptly and before the same or any part thereof become past dou. In the event that the Buyershall allow the taxes or other assess-ments upon the property to become dolinguith or shall fail to pay any lien or liens imposed or permitted upon the property as they become due, the Selfer without obligation to do so, shall have the right to pay the amount due and to add said amount to the contract balance: to bear interest at the rate provided herein.

Removal of Improvements:

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No improvements placed on the property shall be removed before this contract is paid in full. Use of Property!

Buyer agrees not to abuse, misuse or waste the property, real or personal, described in this contract and to main tain the property in good condition. Seller warrants and represents to Buyer that Seller has obtained preliminary subsurface sewage disposal approval

Seller further warrants to Buyer that if during the first year after this purchase Buyer cannot obtain an individual approval on said tot Seller with make full returns of all monies to Buyer

Buyer's Deed: Buyer's Oced: When Buyer pays and performs this contract in full, Seller shall give to Buyer, or Buyer's heirs or assigns, a good and sufficient warranty deed conveying good and merchantable tills in fee simple, free and clear of encumbrances excepting hers and encumbrances suffered or permitted by the Buyer or Buyer's heirs or assigns and subject to restrictions in the patent from the United States Government and the State of Oregon, 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

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 Buyer upon any of the terms and conditions contained, herein and after 30 days written notice of default by Selfer. (1) Selfer may declare this contract terminated and at an end and upon such termination, all of Buyer's right, title and interest in and to the described property shall immediately cease. Selfer shall be entitled to the immediately cease. Selfer shall be entitled to the immediately cease.

the and interest in and to the described property shall immediately cease, selicr shall be entitled to the more diate possession of the described property, may forcibly enter and take possession of said property removing Buyer and his effects; and all payments theretolore made by Buyer to Seller and all improvements or fixtures placed on the described property shall be retained by the Seller as indicated damages, or in the alternative, (2) Seller may, all his option, declare the entire unpaid principal batance of the perchase price with interest thereon at once due and payable, and foreclose this contract by strict foreclosure in equity, and upon the tiling of such suit all of the Buyer's right, title and interest in and to the above-described property shall formediately cease. Seller shall be entitled to the immediate possession of said property, may forcibly enter and take possession of said property removing Binyer and his effects and all payments therefore made by Buyer to possession of and property removing Bilver and his chects and an payments incretefore made by Bilver to Seller and all improvements or fixtures placed on the described real property shall be retained by the Seller as figuidated damages. Such right to possession in the Seller shall not be deemed inconsistent with the suit for strict foreclosine but shall be in further are phenodi, and in the event Buyer shall relive to deriver possession upon the filing of such suit. Buyer, by the execution of this contract, consolts to the entry of an interlocutory order granting possession, of the premiers, to the Seller immediately upon the filing of any suit for strict for eclosure without the necessity of the Seller posting a bond or having a receiver appointed, or in the alternative alternative.

alternative. (3) Seller shall have the right to declare the entire unpaid principal balance of the parchase price with interest thereon at once due and payable, and in such event. Seller may either bring an action at law for the balance due, thereby waiving the security, or in the alternative, may file suit in equity for such unpaid balance of principal and interest and have the property sold at judicial sale with the proceeds thereof applied to the court costs of such any unpaid balance remaining on this contert.

(4) In addition to the atorementioned remedies. Seller shall have any and all other remodies under the law, Payment of Court Cost:

If suit quaction is instituted to enforce any of this contract, the prevailing party shall be entitled to such sums as the court may adjudge to solvable as attorney's faes in said surt 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. Waiver of Breach of Contract:

The parties agree to that failure by either party at any time to require performance of any provision of this contract shalt in no way affect the right to enforce that provision or bo held a waiver of any subsequent breach of any such provision.

1.41.11 TATE OF OREGON; COUNTY OF KLAMATH; SS

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Filed for record xxxxxxxxxx 11;49 this 17th doy of May A. D. 19.77 At ____ o'clockA M., and duly recorded in Vol. M77 of DEEDS on Para 8551 Wo D. MILNE, County Clored FEE \$ 6.00

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