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		29684 TWO RIVERS NORTH	
		Contract Fon The SALE OF HEAL ESTATE	The state of the second s
		OREGON LTD., herein called Seller, and <u>Hoxanne F. Picou</u>	and the second se
<pre>rif &amp; d. R., Rowell Cashy, C. Prov.</pre>		Seller agrees to sell, and Buyer agrees to huy real accession to	
11 Ober Prime in theme steps: more intered by 2000 that steps?		R 7 E, W. M., Klamath County, Oregon. PURCHASE PRICE:	Alt the state of t
Provide and the contract of		(b) Down Payment: (cash check note other) \$395.00 this date \$795.00 (c) Unpaid Balance of Cash Price \$400.00 due 4-23-78 (Amount to be financed) (line a minus line b)	
A more thank the transmission of transmission of transmission of the transmission o	<b>*</b>	(d) FINANCE CHARGE (e) OTHER CHARGES \$6.00 Recording, \$19.00 Escrow Fee (f) ANNUAL PERCENTAGE RATE (g) Deferred Payment Price (a+d+e) (h) Total of Payments (c+d+e) (c) S. L. L. 21.76 (c) S. 25.00 (c) S. 25	
The second se	德盛! 一	Buyer will pay the remainder of the purchase price, with interest on the declining outstanding balance at <u>eight</u> and one half percent ( $-\frac{62}{2}$ %), in <u>96</u> equal monthly payments of <u>46.06</u> Dollars	
Bit Bar day and the bar of the laws and include	~	unpaid accrued interest. Buyer may at any time prepay the entire principal balance without penalty or payment of the uncarned interest.) Payable at the office of the Seller, P.O. Box 792, Bend, Oregon 97701. "NOTICE" See other side for Important Information	
Provide to construct our approximation of a		This property will be used as principal residence (See Sec. Z of Truth & Lending Act) initial. This property will not be used as principal residence, initial 17, 7, 7, 8 Buyer represents that he has personally been on the property described herein, initial 17, 7, 7, 8 Buyer represents that he has personally been on the property described herein, initial 17, 7, 7, 8 Buyer represents that he has personally been on the property described herein, initial 17, 7, 7, 8 Buyer represents that he has personally been on the property described herein, initial 17, 7, 7, 8 Buyer represents that he has personally been on the property described herein, initial 17, 7, 7, 8 Buyer represents that he has personally been on the property described herein, initial 17, 7, 7, 8 Buyer represents that he has personally been on the property described herein, initial 17, 7, 7, 8 Buyer represents that he has personally been on the property described herein, initial 17, 7, 7, 8 Buyer represents that he has personally been on the property described herein, initial 17, 7, 7, 8 Buyer represents that he has personally been on the property described herein, initial 17, 7, 7, 8 Buyer represents that he has personally been on the property described herein, initial 17, 7, 7, 8 Buyer represents that he has personally been on the property described herein, initial 17, 7, 7, 8 Buyer represents that he has personally been on the property described herein, initial 17, 7, 7, 8 Buyer represents that he has personally been on the property described herein, initial 17, 7, 7, 8 Buyer represents that he has personally been on the property described herein, initial 17, 7, 7, 8 Buyer represents that he has personally been on the property described herein, initial 17, 7, 7, 8 Buyer represents that herein a buyer	The second secon
SELLER   D-CHUTES ESTATES ORGON LTD.   BUYER     Bachania   Bachania   Bachania     Bachania   Bachania   State of ORGON     Bachania   Bachania   Bachania     Bachania   Bachania   State of ORGON     Bachania   Bachania   Bachania     Bachania   Bachania   Bachania     Bachania   Bachania   Bachania     Bachania   Bachania   Bachania     Bachania   Bachania   Bachania   Bachania     Bachania   Bachania   Bachania   Bachania   Bachania     Bachania   Bachania   Bachania   B		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	
Barle David & Associates, Idv.   Juliant Place     Advesse Dave So Orespont Late, Ore,   Juliant Place     Barleman   Bellena     By manuary   Bellena <tr< th=""><th></th><th></th><th></th></tr<>			
Area and a set of the control of the set of th			
General Painter   Just of AS JALEMENS IN THE BUYERS     STATE OF OREGON   Jas.     Long of Lamath   Jas.     April 23, 1977   Oate     Personally appeared the above-named BABARA ACEDADD General Patian for/SChATES ESTATE of OREGON LTD. and acknowledging instrument obe har would be a compared to be above-name decomplete and the above-name decomplete above-name decomplete and the above-name decomplete a		Address 10 total so crescent Lake, Ore. 	
County of Ramath		General Partner	
County of Links appeared the above-named BRARAA A (BEDARD, General Peterer for Contracts ESTATES OREGON LTD, and acknowledging the foregoing instructure to be her voluntary bable for Oregon My Commission expires: Dec. 20, 1977 County of Klamath }s April 23, 1977	LIN THE	) Springfield Oregon 07477	
STATE OF OREGON   My Commission expires:   Dic. 20, 1977     County of Klamath   35		County of <u>Alamath</u> )	
STATE OF OREGON   }     April 23, 1977   Date     Personally appeared the above-named   Roxanne P. Picon     Instrument to be ben that   woluntary act. Befree me     After recording return to:		Advised by the considering instrument to be her voluntary as Before me:	
County of Klamath ) <u>April 23, 1977</u> Date Personally appeared the above-named <u>Roxanne F. Picou</u> anti-acknowledged the foregoing instrument to be <u>hop <u>Dunty</u> voluntary act. Before me After recording return to: <u>central Oregon Escrow Service</u> <u>358 East Marshall Bend, Ore 97701</u> My Commission expires: <u>Dec. 20, 1977</u> <u>358 East Marshall Bend, Ore 97701</u> My Commission expires: <u>Dec. 20, 1977</u> <u>358 East Marshall Bend, Ore 97701</u> <u>After recording Furthered Context</u> <u>358 East Marshall Bend, Ore 97701</u> <u>After recording Furthered Context</u> <u>358 East Marshall Bend, Ore 97701</u> <u>After recording Furthered Context</u> <u>358 East Marshall Bend</u> <u>358 East Marshall Bend</u> <u>359 East Marshall Bend</u> <u>350 East Marshal</u></u>		STATE OF OREGON ) My Commission expires: Dec. 20, 1977	
instrument to be fiber	×.	County of Klamath )	
central Oregon Escrow Service   Notary Public for Oregon     358 East Marshall Bend, Ore. 97701   My Commission expires:   Dec. 20, 1977     ST,		Personally appeared the above-named <u>Roxanne F. Picou</u> and acknowledged the foregoing instrument to be <b>her that</b> voluntary act. Before me	
358 East Marshall Bend, Ore. 97701 My Commission expires: Dec. 20, 1977 ST, Court Ny Commission expires: Dec. 20, 1977 ST, Court Ny Commission expires: Dec. 20, 1977 ST, Court Ny Commission expires: Dec. 20, 1977 ST, Court ST, ST, ST, ST, ST, ST, ST, ST,			
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After rec. 358 Bas			
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### Warranty of Possession:

Buyer shall 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 in default under the terms of this contract. Buyer's Inspection;

Buyer has purchased the property solely upon Buyer's own personal inspection and mits present actual condition and has not relied upon any wairanties or representations made by the Setter, or by any agent of the Setter Warranty of Title:

Seller warranty of time: Seller warrants and represents to Buyer that Seller owns the property in fee simple free from all encombrances 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 Klamath County, and restrictions of fecerd in the official files of the County Clark of Klamath County. Payment of Seller's Liens:

16.72

Seller warrants that Soller's Liens: Seller warrants that Soller will make all payments on any contracts, mortgages, liens, judgments or other encum-brances outstanding which Soller, has uncurred during or prior to this contract as the same fall due except this years real property taxes if this agreement is made after same 30th and before November 15th. Buyer agrees to Purchase Subject to that current years taxes.

Subject to that current years takes. Payment of Taxes and other Liens: Buyer will pay all liens which Buyer permits or which may be tawfully imposed upon the property proincitly and beford the same or any part thereoff become past due. In the event that the Buyer shall allow the taxes or other assess-ments upon the property to become delinquent or shall tail to pay any lien or liens imposed or permitted upon the property as they become due, the Beller without obligation to do so, shall have the right to pay the amount due and to add ship amount to the contract balance, to bear interest at the are provided herein. No important shorts are the taxes of the taxes of the taxes of the same takes of the same taxes. No important shorts are taken and takes are taken and takes the same takes are taken and takes are taken and takes the same takes are taken and takes are taken and takes the same taken and takes are taken and taken and the same taken and taken and taken are taken and taken are taken and t

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

. Buyersurves 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 lot Seller with make rul refund of all monies to Buyer. **Buyer's Deed:** 

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 inernhantole title in fee simple, freu and clear of encurbrances excepting liens and orictimbrances suffered or pornitibility the Buyer or Buyer's heirs or assigns and subject to restrictions in the patient from the United States Government and the State of Orogon, 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:

Selier's numerices. 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 imme-diate procession of the described property shall immediately cease.

1010 and interest in and to the described property shall immediately cease. Seller shall be entitled to the immediately cease. Seller shall be entitled to the immediate possession of the described property, may forcibly enter and take possession of said property removing. Buyer and his effects: and all payments therefore made by Buyer to Seller and all improvements of fixtures placed on the described property shall be retained by the Seller as liquidated damages, or in the alternative, (2). Seller may, at his option, dictare the online unpaid punctipation of the parchase priods with interest thereon at once due and payable, and forcefose this contract by strict forcefostic in equity, and upon the filing of such suit all of the Buyer's right, title and interest in and to the above described property shall numediately cease. Seller shall be precled to the immediate possession of said property and have by Eurer and take possession of said property shall numediately cease. Seller shall be celled to the immediate possession of said property may forcibly enter and take possession of said property shall interest the possession of said property shall numediately cease. Seller shall be only provide Buyer and his effects, and all payments theretore made by Eurer to Seller and all improvements or by the pay to construct be and all improvements or be invested on all payments theretore made by Eurer to Seller and all improvements or be made and to property removing Buyer and his effects. Soller and all improvements of fixtures placed on the described real property shall be retained by the Soller as invitated damages. Such right to possession in the Soller shall not be defined inconsistent with the suit for strict foreciosure but shall be in furtherance thereof; and in the event Buyer shall refuse to deliver possession upon the fitting of such suit. Buyer, by the execution of this contract, consents to the entry of an interfocutory order grading possession of the precises to the Soller immediately upon the bling of any suit for strict foreclosure without the necessity of the Soller posting a bond or having a recoiver appointed, or in the alternative. alternative

alternative: (3) Seller shall have the right to declare the online unpaid principal balance of the purchase price with interest thereon at once due and payable, and in such event. Sellie may either tring in 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 sold at judicial sale with the proceeds thereot 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 "Sale, unpaid balance remaining on this contract." (4) In addition to the alternationed remedies. Seller shall have any and all other remedies under the taw Payment of Court Cost:

Payment of Court Cost:

I suit gradionies instituted to enforce any 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. 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 shall in no way affect the right to enforce that provision or be hald a waiver of any subsequent breach of any such provision and The Conference

filed for record xxxxxxxxx this 17th day of May A. D. 1977 /11;49 a clock A M. and duly recorded in Vol. M77 DEEDS on Pope 8553 FEE \$ 6.00

WED. MILNE, County Clerk

TATE OF OREGON; COUNTY OF KLAMATH; 55.