	TWO RIVERS	NORTU	لى لو يېلىمۇرىيە بىرەن يېرىمۇمىرىيە بىرى بىلىكى يېلىكى ئو <u>تىكى ئورىيى بىلىكى بىلىكى بىلىرىكى ب</u> ىلىپىرىكى بىلىرىكى
	29685 INV NIVENS	DF REAL ESTATE	
	CONTRACT FOR THE SALE C	OF REAL ESTATE	wanter (S. A. Barriston and S.
	THIS AGREEMENT, made this day of April		
an ta shi Arta ta Arta ta Shi	OREGON LTD., herein called Seller, and <u>Kenne th M.</u> herein called Buyer:	<u>Fisner</u>	
	AGREEMENT:		
	Seller agrees to sell, and Buyer agrees to buy, real property a Lot Block, Tract No. 1042, Two Rivers North, si	Ind its appurtenances described as: tuated in Section 36, T 25 S, and Section 1, T 26 S,	
	R 7 E, W. M., Klamath County, Oregon. PURCHASE PRICE:	사용 이 가지 않는 것이 있는 것을 했다. 가지 않아 있는 것이 것을 알고 있다. 같은 것이 아파 방법은 것은 것은 것은 것은 것은 것이 없는 것이 같이 없다.	
	Shall be paid as follows: (a) Cash Price	\$00.00	
	(c) Unpaid Balance of Cash Price \$350.00	) this date \$ 700.00	A second state to a second state to a second state of the second s
	(Amount to be financed) (line a minus line b) (d) FINANCE CHARGE	\$ <u>2,800,00</u> \$ <u>1,068,80</u>	1997년 - 1997년 1997년 1997년 - 1997년 1997년 1997년 - 1997년 1 1997년 - 1997년 1
	<ul> <li>(e) OTHER CHARGES \$6.00 Recording, \$18.0</li> <li>(f) ANNUAL PERCENTAGE RATE</li> <li>(g) Deferred Payment Price (a+d+e)</li> </ul>	0 Escrow \$ <u>24.00</u> <u>8<sup>1</sup>/2</u> % \$ <u>4.268.80</u>	
	(h) Total of Payments (c+d+e)	\$3.868.80	
	Buyer will pay the remainder of the purchase puce, with interest on the declining or percent (	Istanding balance at <u>GIGIC and One hall</u> ily payments of <u>Hoto 30</u> Dollars augadi balance of the purpher price has been paid to Soller	
	(If Buyer pays the entire balance within six months from date of this Agreement, S unpaid accrued interest. Buyer may at any time prepay the entire principal balance	eller will give credit for all interest previously paid and waive all	
	at the office of the Seller, P.O. Box 792, Bend, Oregon 97701. "NOTICE" See other side for Impor This property will be used as principal-residence (See Soc. 2 of Truth & Londing		
	This property will be used as principal esidence (See Sec. 2 of Truth & Lending principal residence, initial 2, 2 Buyer represents that he has personally NOTICE TO BUY!	ER de la Norde de la companya de la Regione de la companya de la companya de la companya de la companya de la c	Berne the second s
	You have the option to void your contract or agreement by notice prepared pursuant to the rules and regulations of the Office of Inte	erstate Land Sales Registration, U.S. Department	
n an <sub>a</sub> n Na sha	of Housing and Urban Development, in advance of, or at the time receive the property report less than 48 hours prior to signing the the contract or agreement by notice to the Seller until midnight of t	contract or agreement you have the right to revoke	
	New Year's Day, Washington's Birthday, Memorial Day, Indepen Day, Thanksgiving and Christmas.	dence Day, Labor Day, Columbus Day, Veteran's	
	SELLER D-CHUTES ESTATES OREGON LTD. BUYER	ار در باید و در این و در از معنی میشود. مرکز این این این معنی میشود و میشود و میشود و میشود.	
		and W. John	
	Adviest PO Box 58 crestent Lake, Ore.		
	Salesman		
174 N. 1	General Partner	AX STATEMENTS TO THE BUYERS	and a second
	AT <u>26</u>	6003 Marina Dr. eneta, Oregon 97487	
	County of Klamath		
	April 23, 1977 , Date		
	Personally appeared the above-named BARBARA A. EEDA OREGON LTD., and acknowledging the foregoing instrument to	RD, General Partner for D-CHUTES ESTATES	ى مەركىيىلىكى بىلىكى ئەركىيە بىلىكى ئەركىيىكى ئىلىكى ئىلىكى ئىلىكى ئىلىكى ئىلىكى ئىلىكى ئىلىكى ئىلىكى ئىلىكى ئى ئىلىكى ئىلىكى
	Notary	James Whank	
		mission expires: Dac. 20, 1977	
	) ss.		
	April 23, 1977 , Date	gelegendet van die eeuwerde op name op oorderende geweerten. Het weer die eeuwerge oorde te oorderende geweerten.	
	Personally appeared the above-named Kenneth MrFish	and acknowledged the foregoing	he .
	After recording return to:	Public for Oregon	
	My Com	mission expires:	

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Buyer shall be untitled to possession of said premises on the date of this contract and shall have the right to remain Warranty of Possession: in possession so long as Buyer is not in default inder the terms of this contract.

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

Seller warrants and represents to Buyer that Seller owns the property in fee simple free 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 Klamath County, and restrictions of record in the official files of the County Charles of Klamath County. Warranty of Tille: of the County Clerk of Klamath County.

Payment of Seller's Liens:

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Payment of Seper's clons; Selfer wargants that Suffer will make all payments on any contracts, mortgages, liens, judgments or other encum-brances outsighting which Selfer has incurred during or prior to this contract as the same fail due except this years real property taxes if this agreement is made after June 30th and before November 15th. Buyer agrees to Purchase Subject to that current years fames Subject to that current years taxes -. .

Payment of Taxes and other Liens:

Payment of Taxes and other Liens: Buyer will pay all fiens which Buyer permits or which may be tayfully imposed upon the property promptly and before the same or any part thereof become past and in the event the Buyer shall allow the taxes or other assess-ments upon the property to become delinquent or shall fail to pay any lien or liens imposed or permitted upon the property as they become due, the Seller without obligation to do so, shall have the right to pay the amount due and to add said amount to the contract indians, to bear interest at the rate provided herein.

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-

Buyer ugrees 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 will make full refund of all monies to Buyer.

Buyer's Deed: When Buyer pays and performs this contract is full, Seller shall give to Buyer's heirs or assigns, a good and sufficient warranty deed conveying good and merchantable title in the simple. Tree and clear of encumbrances excepting lieus 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 for the sufficient defined of the States Government and the State of Oregon, restrictions in the dedication Buyer's Deed: 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

Gerk of Kalinath 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 Seller:
(1) Seller may declare this contract lerminated and at an end and upon such termination, all of Buyer's right, the and interest in and it is contract lerminated and at an end and upon such termination, all of Buyer's right, the and interest in and it is contract therminated and at an end and upon such termination, all of Buyer's right, the and interest in and it is described property shall immediately cease. Seller shall be entitled to the immediately cease, so of the described property shall be related by Buyer to Seller and all immoving diate possession of the described property shall be related by Buyer to Seller and all immoving the attendate.
(2) Seller in ag, all his option, declare the endire unpaid print(bal halfines of the Difeitase price with interest thereof and her showed escribed property and for close this contract by strict for closure in equity, and upon the time, of such suit all of the Buyer's right, the and interest in and to the absended or perty removing diverses seller and all improvements of fixtures possession of said property removing Buyer and his effects and all property shall be related to the immediately class. Seller shall be outlied to the immediately class. Seller and all of the Buyer's right, the and interest in and to the absended or perty shall interest be and to the absended or perty removing diverses and all improvements of fixtures placed on the described reat property shall be related by the Seller as inquicted damages. Seller shall be related by the Seller as inquicted damages. Seller shall be related by the Seller as inquicted damages. Such right, the and interest in and to allernative

(3) Seller shall have the right to declare the entire unpaid principal balance of the purchase price with interest (a) Senser shall have the right to declare the entire unpain principal balance of the paronase 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 life suit meanity 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 suits, atterney's fees, and the balance due Seller, and may recover a deliciency judgment against the Buyer for any unpaid balance remained on this courts?

any unpaid palatice remaining on this contract. (4) In addition to the alorementioned remedies, Selier shall have any and all other remedies under the law Payment of Court Cost:

Payment of Court Cost: It suit or action is instituted to enforce any of this contract, the prevailing party shall be entitled to such sums as the court rsay 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 beheld a waiver of any subsequent breach of any such provision 1

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	Ellad for several second	s an Seid	oor Testada'	
	this17th day ofMay	<u>an ta ƙ</u> asa	77 2.11;	electric AM., an
	duly recercled in Vol. M77			PAGE 855
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