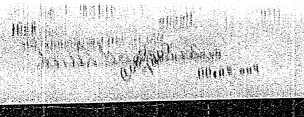
KH 10 25

TWO RIVERS NORTH Page 5501

CONTRACT FOR THE SALE OF REAL ESTATE

NUTD herein called Seller, and	ay of March 19 78 between D-CHUTES ESTATES Vic D. Hastings
REEMENT, made this 14 th oa N LTD., herein called Seller, and	
	hampes described as:
MENT: , and Buyer agrees to bu	uy, real property and its appurtenances described as: uy, real property and its appurtenances described as: wo Rivers North, situated in Section 36, T 25 S, and Section 1, T 26 S,
Block 15 Tract No. 1042 Tv	MO Winers Lock in the Special Control of the Contro
W:M: Klamath County; Oregon: ♥₹□ :- HASE PRICE:	• 4 195 <u>•00</u>
e paid as follows.	195.00
Cash Price	ther) 4,000.00
Unpaid Balance of Contract of minus	line b) • 4.520.12
(Amount to be financed) (line a line of FINANCE CHARGE \$6.00 Recorded to the control of the cont	rding, \$19.00 Escrow \$ 25.00 82 82 82
OTHER CHARGES \$0.00 Reco.	s 5.721.72
ANNUAL PLITOLING (a+d+e)	\$ - 5 - 7 - 9 - 17
Total of Payments (interest on the declining outstanding balance at
or will paythe remainder of the purchase horse, months (82 %), in	interest on the declining outstanding and the purchase price has been paid to Seller. It thereafter until the entire unpaid balance of the purchase price has been paid to Seller. It thereafter until the entire unpaid balance of the purchase price has been paid to Seller. It thereafter until the entire principal balance without penalty or payment of the unearned interest.) Payable the entire principal balance without penalty or payment of the unearned interest.
n the same day of each succeeding calculation the same day of each succeeding calculation and the same day of each succeeding calculation of each succeedin	n date of this Agreement, Seller will grant of the unearned interest, the entire principal balance without penalty or payment of the unearned interest, the entire principal balance without penalty or payment of the unearned interest,
d accrued interest. Buyer may at any time prepay of accrued interest. Buyer may at any time prepay of	97701.
in he used as principal residence (See	Sec. Z of Truth & Lending Active
ipal residence.	NOTICE to But the Seller if you do not receive a property report
have the option to void your contract or	NOTICE TO BUYER r agreement by notice to the Seller if you do not receive a property report ons of the Office of Interstate Land Sales Registration, U.S. Department ons of the Office of Interstate Land Sales Registration, u.S. Department ons of the Office of Interstate Land Sales Registration, u.S. Department ons of the Office of Interstate Land Sales Registration, u.S. Department ons of the Office of Interstate Land Sales Registration, u.S. Department ons of the Office of Interstate Land Sales Registration, u.S. Department ons of the Office of Interstate Land Sales Registration, u.S. Department ons of the Office of Interstate Land Sales Registration, u.S. Department ons of the Office of Interstate Land Sales Registration, u.S. Department ons of the Office of Interstate Land Sales Registration, u.S. Department ons of the Office of Interstate Land Sales Registration, u.S. Department ons of the Office of Interstate Land Sales Registration, u.S. Department ons of the Office of Interstate Land Sales Registration, u.S. Department ons of the Office of Interstate Land Sales Registration, u.S. Department ons of the Office of Interstate Land Sales Registration, u.S. Department ons of the Office of Interstate Land Sales Registration, u.S. Department ons of the Office of Interstate Land Sales Registration, u.S. Department ons of the Office of Interstate Land Sales Registration on the Office of Interstate Land
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eive the property report less than 48 hou	ons of the Office of Interstate value of your signing the contract or agreement. If you wance of, or at the time of your signing the contract or agreement you have the right to revoke urs prior to signing the contract or agreement you have the right to revoke urs prior to signing the contract or agreement you have the right to revoke the right to significant the right to revoke the right
contract of agreement on's Birthday, N	Memorial Day, Independence Jay,
y Year's Day, Washing , Thanksgiving and Christmas.	
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dress PO Box 58 Control Box 58 Contr	Little () () () () () () () () () (
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por David & Assoc., por Box 58 traces alesman Note of the Control	SEND TAX STATEMENTS TO THE BUYERS AT 3169 River Road AT Eugene, Oregon 97404 Ss. Date The BED RD. General Partner for D-CHUTES ESTA The foregoing instrument to be her voluntary act Before me The My Commission expires: Dec. 28, 1981
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CONTRACT FOR THE SALE OF REAL ESTATE THIS REF N. Made 15 Possession of said prentes on the date of this contract. If the value of the date of this contract of the value of the date of this contract of the value of the date of this contract of the value of the date of this contract of the value of the date Buyer as Inspection.

Buyer has purchased the property solely upon Buyer's own personal inspect, and in a pre oil activat condition and has not relied upon any warranties or representations made by the Seller, by any gent of the Seller.

Warranty of Title: TMAMABARA Seller waxantschrut demesente to Onyerithat Seller on sahe property in perty in the efform all encombrances scrept subject to negarical prosecution in the patient from the littled States was more than 1 the State of Oregon Asstructions in the dedication of the plat, the regulations and rues of Klandh County, and the little of the County Clerk of Klamath County. PÜRCHASE PRICE: Payment of Seller's Liens.
Sellerwarens that Seller will make all payments of any contract mortgages liens, judgments or other encumbrances of the seller will make all payments of a contract mortgages liens, judgments or other encumbrances of the seller has incured a ling of mortost, contract as the same fall of except this years real property taxes if this agreement is made after duries of and be over November 15th 180yer of the seller has been during the seller has been dur Payment of Seller's Liens: real probabilities if this agreement is made of June 3. and be one november form buyer trees to rurchase Subjection helicularent years taxes.

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Seller Fremedia: "A Committee of the Com and conditions contained herein and after 30 days written notice of default by Seller. 2(1) Seller may declare this contract terminated and at an end and upon such termination, all of Buyer's right 2 title and interest in and to the described property shall immediately cease seller shall be entitled to the himber

title and interest in and to the described property may forcibly enter and take possession of said property may forcibly enter and take possession of said property removing Bityer and take possession of said property removing Bityer and the effects, and all payments the tate for made by the table to Salbe and all improvements officer placed of the described property shall be retained by the Seller as liquidated damages, or in the alternative. It is seller as liquidated damages, or in the alternative. It is seller may, at his option, declare the entire upposed by the Seller may, at his option, declare the entire upposed by the seller as liquidated damages. Or in the alternative, it is seller may, at his option, declare the entire upposed by the seller damages. Or in the alternative, it is seller may, at his option, declare the entire upposed by the seller damages. of such suit all of the Buyer's right, title and interest is and to the above described property shall minediately cease. Seller shall be entitled to the immediate possession of said property may forcibly enter and traked possession of said property removing Buyer and his effects and all payments therefore made by Buyer to Seller and all improvements of Lixtures placed on the described real property shall be retained by the Seller as liturated damages. Such fight to possession in the Seller shall he deemed inconsistent with the suit for strict foreclosure but shall be reflected by the execution of this contract consents to the entry of an interlocutory order granting of such suit. Buyer by the execution of this contract consents to the entry of an interlocutory order granting of said such suit. The seller immediately upon the tilling of any suit for strict foreclosure without the necessity of the Seller posting a bond or having a receiver appointed or in the afternative. alternative

alternative

(3) Seller shall have the right to declare the entire ungalciprincipal balance of the purplase drice with interest thereon at once due and payable, and in such event Seller mayer her bring an action at law forme balance due. Thereon at once due and payable, and in such event Seller mayer her bring an action at law forme balance due. Thereon waying the seculity countries and have the property acid at judicials are with the proceeds the leotagnies to the countries of such interest and have the property acid at judicials are with the proceeds the leotagnies to the countries of such such interest and have the property acid at judicials are with the proceeds the leotagnies and the Buyer for such acid the property of the acid the property of the countries.

(4) In addition to the alorement of the acid the countries and the creating as the subject and the countries to the countries.

Peyment of Court Cost:

Psyment of Court Cost:

If suke pactions is instituted to entorce any of this contract, the prevailing party shall be entitled to such sums as the court may adjusted reasonable as after they steel in said suit of action an any court including any appellate court in addition to costs and disbursements provided by statute. Prevailing party shall also recover gost of title report.

Walver 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 entorce that provision or the dail of a walver of any subsequent preach of party such

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OREGOTO, COUNTY OF KLAMATH, IN THESE DESIDED OF THESE Gentral Oregon Services Request of Results Not Proper Not Services Results Not Proper Not Services Results Not Property Not Services Results Not Property Not Services Results Not Property Dec

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WE D. MILHE, County Cle By General Holds Fee \$6.00