74 66 88		RIVERS	E OF REAL	.51		ATES	
		. Antil	19	8 between	Moritz		
	EMENT, made this 29th	day of Apara	oritz am	Teresa.	Las Mai		- 1
THIS AGRE	EMENT, made seller, a	nd Gerre					
OREGON L	TD., nerelli our				arihad as:	_	
herein calle	nt: nrees to sell, and Buyer agr	ees to buy, real propo 1042, Two Rivers No on.	erty and its ap	purtenances de	S, and Section	1, T 26 S.	
AGREEME	NT: and Buyer agr	ees to buy, real prop	rtn, situated in	Section 30, 12			
Seller ag	rees to sell, and Tract No.	1042, 1 WO THE					
LOL_	M Klamath County, Cross	,,,,			\$ 8.750.0		
PURCHA	follows:						
Shall be I	sh Price	(note other)			\$ 7,000	A8	
(a) D	OWN Paymon 'cosh Pri	ce minus line b)			\$ _30028	.00	
(c) U	own Payment. (Cash Pringle) npaid Balance of Cash Pringle mount to be financed) (line)	e a minus	\$22.00 E	SCTOW	9 93	1.48	
ر) F (۵)	MOUNT TO BE THERE CHARGE	Recording,	W ZL				
(e) (DIHER PERCENTAGE H	\1E +d+e)		week!	and on	8 DELLE	
(1)	Deferred Payment Price (c+d+e)	- Abo	declining outstand	ding balance at	04.38	en paid to Seller	
(h)	THANCE CHARGES \$6.00 THER CHARGES \$6.00 ANNUAL PERCENTAGE RANNUAL PERCENTAGE PERCEN	se price, with interest on the	qual monthly P	aid balance of the P	urchase price has be interest previously	paid and waive all interest.) Payable	
Buyer	will pay the remaind.	calendar month thereafter t	until the entils soller Agreement, Seller	wiil give creat to an	ent of the unearned	H	
percent and on							
	incinal (esidence (Same that he	nas pore.		:	nroperty lops	
	nal residence.		int by notice	and Sales	STILL THE OF B	nreement	
pimo	tion to void you	r contract or agreeme	Office of Inter	of your signing t	he contract of a	ne right to revoke	
You	have the option to the rules	ment, in advance of	or at the the c	ontract or agree	day following bi	is Day, Veteran's	
of t	and Urban Devolor	than 48 hours prior	in antotil				
	lousing and perty report less	exicato the Seller divis	I midnight on	dence Day, Labo	or Day, Colum		
- 160	eive the property report to	otice to the Seller disks Birthday, Memorial	Day, Independ	Jence Day, Labo	or Day, Colum		
- 160	eive the property report to	otice to the Seller disks Birthday, Memorial	Day, Independ	Jence Day, Labo			-
- 160	eive the property reports contract or agreement by n w Year's Day, Washington y, Thanksgiving and Chris	otice to the Seller of the Sel	Day, Independ	Jence Day, Labo	Day, Oolean	mrits	-
the Da	eive the property reports contract or agreement by n contract or agreement by n w Year's Day, Washington y, Thanksgiving and Chris	otice to the Seller of Sel	Day, Independ	Jence Day, Labo	D,	much	-
the Da	eive the property report to e contract or agreement by no e contract or agreement by no w Year's Day, Washington' w, Thanksgiving and Chris ey, Thanksgiving and Chris	otice to the Seller of Sel	Day, Independ	Hence Day, Labor	D,	mark	-
the Ne	eive the property report to e contract or agreement by no e contract or agreement by no w Year's Day, Washington' w, Thanksgiving and Chris ey, Thanksgiving and Chris	otice to the Seller of Sel	Day, Independ	Hence Day, Labor	J.	mark	- - •
the Ne	eive the property report to e contract or agreement by no e contract or agreement by no w Year's Day, Washington' w, Thanksgiving and Chris ey, Thanksgiving and Chris	otice to the Seller of Sel	Day, Independ D. BUYER	Jence Day, Labor	J. J.	mark	-
the Ne	eive the property report by ne contract or agreement by ne contract or agreement by ne year's Day, Washington' ny, Thanksgiving and Christeller Dechutes established by the contract of the property of the contract of the co	otice to the Seller of Sel	Day, Independ D. BUYER	Jence Day, Labor	J. J.	mark	-
the Ne	eive the property reports eive the property reports of agreement by no contract or agreement by no we year's Day, Washington' my, Thanksgiving and Christeller Dechutes established by the property of the pro	Assoc. Ltd.	Day, Independ D. BUYER	D TAX STATEM	ENTS TO THE	Mark	
the Ne	eive the property reports eive the property reports of agreement by no contract or agreement by no we year's Day, Washington' my, Thanksgiving and Christeller Dechutes established by the property of the pro	otice to the Seller of Sel	Day, Independ D. BUYER	D TAX STATEM	ENTS TO THE	Mark	
the Ne	eive the property report eive the property report e contract or agreement by not be contract or agreement by not year's Day, Washington's Year's	Assoc. Ltd.	Day, Independ D. BUYER SEN AT.	D TAX STATEM	ENTS TO THE	Mark	
the Ne	eive the property reports eive the property report by no contract or agreement by no contract or agreement by no year's Day, Washington' ny, Thanksgiving and Chris eller Dan Devid & Broker Dan Devid & Salesman By Bally General Partner	otice to the Seller of Sel	Day, Independ D. BUYER SEN AT.	D TAX STATEM 94915 Train	ENTS TO THE	Month Nowh BUYERS	
the Da	eive the property reports eive the property report by no contract or agreement by no contract or agreement by no year's Day, Washington' ny, Thanksgiving and Chris eller Dan Devid & Broker Dan Devid & Salesman By Bally General Partner	otice to the Seller of Sel	Day, Independ D. BUYER SEN AT.	D TAX STATEM 94915 Train	ENTS TO THE	Month Nowh BUYERS	TEF
the Da	eive the property reports eive the property report secontract or agreement by no experience of the property of	otice to the Seller of Sel	Day, Independ D. BUYER SEN AT.	DALAND TAX STATEM 94915 This Junction	ENTS TO THE CITY. OF	Month Nowh BUYERS	TEE
the Ne	eive the property reports eive the property report secontract or agreement by no experience of the property of	otice to the Seller of Sel	Day, Independ D. BUYER SEN AT.	DALAND TAX STATEM 94915 This Junction	ENTS TO THE CITY. OF	Month Nowh BUYERS	TEG
the Ne	eive the property reports eive the property report secontract or agreement by no experience of the property of	otice to the Seller of Sel	Day, Independ D. BUYER SEN AT.	DALAND TAX STATEM 94915 This Junction	ENTS TO THE CITY. OF	Month Nowh BUYERS	TEP
the Ne	eive the property reports eive the property report secontract or agreement by no experience of the property of	otice to the Seller of Sel	SEN AT Date ARBARA A. F. agoing instron	D TAX STATEM 94915 Tra Junction BENARD, Generating to be her vo	ENTS TO THE CITY OF COUNTRY ENTS OF COUNTRY EN	Mount Nowh BUYERS BOOM 97448	TEE
the Da	eive the property reports eive the property report by no contract or agreement by no contract or agreement by no year's Day, Washington' ny, Thanksgiving and Chris eller Dan Devid & Broker Dan Devid & Salesman By Bally General Partner	otice to the Seller of Sel	SEN AT Date ARBARA A. F. agoing instron	D TAX STATEM 94915 Tra Junction BENARD, Generating to be her vo	ENTS TO THE CITY OF COUNTRY ENTS OF COUNTRY EN	Mount Nowh BUYERS BOOM 97448	TEE
the Ne	eive the property reports eive the property report of agreement by no contract or agreement by no contract or agreement by no contract or agreement by no year's Day, Washington'ny, Thanksgiving and Christon, Thanksgiving and Christon Devid & Chutes EST Day Devid & Chutes EST Day Devid & Country of Country of Klamath April 29, 1 Personally appeared OREGON LTD., and account of Country	otice to the Seller of the Sel	SEN AT Date ARBARA A. F. agoing instron	DALAND TAX STATEM 94915 This Junction	ENTS TO THE CITY OF COUNTRY ENTS OF COUNTRY EN	Mount Nowh BUYERS BOOM 97448	TEE
the Ne	eive the property rement by no contract or agreement by Machine and Christophia and Christ	otice to the Seller of the Sel	Day, Independence of the property of the prope	Junction BENARD, General to be her volume to be her volu	CITY OF	Moures BUYERS BOCHUTES ESTA Hore me: 28, 1981	
the Da	eive the property rement by no contract or agreement by Machine and Christophia and Christ	otice to the Seller of the Sel	Day, Independence of the property of the prope	Junction BENARD, General to be her volume to be her volu	CITY OF	Moures BUYERS BOCHUTES ESTA Hore me: 28, 1981	
the Da	eive the property reports eive the property report secontract or agreement by no contract or agreement by no contr	otice to the Seller of the Sel	Day, Independence of the property of the prope	Junction Jenne Day, Laboration TAX STATEM 94915 The Junction BERARD, General to be her volument to be h	CITY OF	Moures BUYERS BOCHUTES ESTA Hore me: 28, 1981	
the Da	eive the property reports eive the property report secontract or agreement by no contract or agreement by no contr	otice to the Seller of the Sel	Day, Independence of the property of the prope	Junction Jenne Day, Laboration TAX STATEM 94915 The Junction BERARD, General to be her volument to be h	CITY OF	Moures BUYERS BOCHUTES ESTA Hore me: 28, 1981	
the Da	eive the property reports eive the property report secontract or agreement by no contract or agreement by no contr	otice to the Seller of the Sel	Day, Independence of the property of the prope	Junction BERARD, General to be her volument to be	CITY OF	Mount BUYERS BEON 97448 D-CHUTES ESTA- Hore me: 1111111111111111111111111111111111	going
the Da	eive the property rement by no contract or agreement by no	otice to the Selfer of Selfer that the above-named B knowledging the forest that the the above-named B knowledging the forest that the above-named B knowledging the forest that the above-named B knowledging the forest the above-named B knowledging	Day, Independence of the policy of the polic	Junction Juncti	ENTS TO THE MAN OF THE PARTIES OF OTHER	Mount BUYERS BOOK 97448 C. 28, 1981 Anowledged the fore	going
the Da	eive the property rement by no contract or agreement by no	otice to the Selection of the Selection	Day, Independence of the policy of the polic	Junction Juncti	CITY OF	Mount BUYERS BOOK 97448 C. 28, 1981 Anowledged the fore	going

HTAOM OFFINE CAND

COMMINACT FOR THE SALE OF REAL ESTATE

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 possessions long बंध कार्य के तर्वांत उन्होंने प्राप्त कार्य के किया विकास कर कि कि of this contract. Buyer's Inspection:

Buyer has purchased the property solely upon Guyer'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 Warranty of Title:

Seller warrants and represents to Buyer that Seller owns the property in fee simple free from all encumbrances gescept subjectionestrictions in the patent from the United States Government and the State of Oregon, restriction 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. Payment of Seller's Liens:

Sellerwarrents that Seller will make all payments on any contracts, mortgages, liens, judgments or other encumbrances obtaining which Seller has incurred during or prior to this contract as the same fall 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 taxes.

Payment of Taxes and other Liens:

Buyuravill payal lions which Buyer permits or which may be lawfully imposed upon the property promptly and before the same or any part the rooting or the same the overtiling the Buyer spall allow the taxes or other assessments upon the property to become delinquent or shall fail to pay any lien or tiens imposed or permitted upon the proficity \$3(b) 550 ome due, the Seller without obligation to do so, shall have the right to pay the amount que and to Repuyal of processing decisions and sense we contract belance, to bear interest at the rate provided berein.

Repuyal of processing the contract balance, to bear interest at the rate provided berein.

Repuyal of processing the contract balance, to bear interest at the rate provided berein.

Repuyal of processing the contract balance, to bear interest at the rate provided before this goutteet is paid in full.

Use of Property:

Buyer survies not to abuse, appuse or whate the property, real or personal, described in this contract and to maintion the property of good goodiffing

eller warrants and represents to fluyer that Seller has obtained preliminary subsurface sewage disposal approvs 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 retund of all monies to Buyer.

When Buyer pays and performs this contract in full, Sellerishall give to Buyer, or Buyer's heirs or assigns, a good and sufficient warranty, deed conveying good and merchantable title in fee simple, free and clear of encumbrances excepting lishs 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 Chick of Klamath County, and restrictions of record in the official files of the County Sellers Remodles: Seller's Remedles:

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 centract. In the event of default by the Buyer upon any of the forms

- and conditions contained herein and after 30 days written notice of default by Seller.

 (1) Seller 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 time dilately cease. Seller shall be children to the terminated. diate possession of the described property; may forcibly enter and take possession of said property remaining Buyer and his effects; and all payments theretofore made by Buyer to Seller and all improvements or lixtures placed on the described property shall be retained by the Seller as injuidated damages, or in the air mative.
- (2) Seller may, at his option, declare the entire unpath principal balance of the purchase price with interest thereon at once due and payable, and foreclose this contract by strict foreclosure in equity, and upon the thind tof such suit all of the Buyer's right, title and interest in and to the above-described property shall immediately cease. Seller shall be entitled to the immediate possession of said property; may forcibly enter and take possession of said property removing Buyer and his effects and all payments theretofore made by Buyer to Seller and all improvements or fixtures placed on the described real property shall be retained by the Seller as liquidated damages. Such right to possession in the Seller shall not be deemed inconsistent with the suit for strict foreclosure but shall be in the several in the several into be deemed inconsistent with the sum for strict foreclosure but shall be in the execution of this contract, consents to the entry of an interfacutory of the paint paint go such suit. Buyer, by the execution of this contract, consents to the entry of an interfacutory of the paint go pays session of the partition of the Seller immediately upon the filing of any suit for strict foreclosure without the necessity of the Seller posting a bond or having a receiver appointed of in the alternative.
- (3) Seller shall have the right to declare the entire unpaid principal balance of the garchase 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 tile, 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 suits, attorney's fees, and the balance due Seller, and may recover a deficiency judgment against the Buyer for any until the second may be contracted. any unpaid balance remaining on this contract.

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

If suit or action is instituted to enforce any of this contract, the prevailing party shall be entitled to such sums as the court-may adjudge reasonable as attoiney's less 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 prevision or be held a waiver of any subrequent breach of any ; ac-OBEGON COMPTS TO

STATE OF CHEGON; COUNT	Y OF KLAMATH; SS.	
I hereby certify that the within	Instrument was received and file	ed for record on the 4th day o
of Deeds	O ClockA_M., al	nd duly recorded in Vol. M78
•	WM, D. MI	LNE, County, Clerk

FEE_\$6.00

By Bernette H Retock

Deputy