## TWO RIVERS NORTH

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	OR THE SALE OF REAL ESTATE
THIS AGREEMENT, made this 23rd da	ay of <u>Napoh</u> , 19 <u>79</u> , between D-CHUTES ESTATES
OREGON LTD., herein called Seller, and	* · · · · · · · · · · · · · · · · · · ·
	TABOR
AGREEMENT:	stiani paritu vita parte dalcar takishi ke pasa ili salam 1. Dalam eta 1815 eta 1816 dalam takishi ke tahun 1888 dalam tahun 1888.
Seller agrees to sell, and Buyer agrees to bu	y, real property and its appurtenances described as:
R 7 E, W. M., Klamath County, Oregon.	o Rivers North, situated in Section 36, T 25 S, and Section 1, T 26 S,
PURCHASE PRICE:	일본 아들이 얼마를 가는 얼마를 보고 있다. 그는 사람들이다.
Shall be paid as follows:  (a) Cash Price	s 13:500.00
(b) Down Payment: (cash check note other	er)
(c) Unpaid Balance of Cash Price (Amount to be financed) (line a minus lir	ne b) \$ 12:500.00
(d) FINANCE CHARGE	\$ 10-329-40
(e) OTHER CHARGES \$6.00 Rec. (f) ANNUAL PERCENTAGE RATE	and the first of the contract
(g) Deferred Payment Price (a+d+e)	\$ 23;829.40°
(h) Total of Payments (c+d+e)	\$ 22,829.40
Buyer will pay the remainder of the purchase price, with interestent ( 95 %), in	
in duyer pays the entire balance within six months from date inpaid accrued interest. Buyer may at any time prepay the ent the office of the Seller, P.O. Box 792, Bend, Oregon 97701  "NOTICE" See This property will be used as principal residence (See Sec.	other side for Important Information
rincipal residence, initial Buyer represents t	that he has personally been on the property described herein, initial
	OTICE TO BUYER sement by notice to the Seller if you do not receive a property report
eceive the property report less than 48 hours pri he contract or agreement by notice to the Seller I	f the Office of Interstate Land Sales Registration, U.S. Department of, or at the time of your signing the contract or agreement. If you or to signing the contract or agreement you have the right to revoke until midnight of the third business day following business holidays: ial Day, Independence Day, Labor Day, Columbus Day, Veteran's
ELLER D-CHUTES ESTATES OREGON LT	ID. BUYER
Moker Dan David & Associates.	Ltd. ( Cal & Tal)
ddress PO Box 58 Brescent Lake	
Daniel An Len	
alesman	X land I had
Robert Robert	
eneral Partner	SEND TAX STATEMENTS TO THE BUYERS
TATE OF OREGON	AT Crescent Lake, Ore. 9742
	) ss. — PO Box 103
ounty of Klamath	
March 23, 1979	_ , Date
REGON LID., and acknowledging the foregoing	BARA A. BEDARD, General Ranner or D. CHUTES ESTATES ing instrument to be her voluntary act. Before me:
	Notary Public for Oregon
TATE OF OREGON	) My Commission expires: Dec. 28, 1981
ounty of Klamath	) ss.
March 23, 1979	Date AND TALL SA
Personally appeared the above-named _C.E. strument to bevoluntary a	act. Butore me and acknowledged the foregoing
ter recording return to:	Demine Comme
Central Oregon Escrow Servic	
58 East Marshall	My Commission expires: Dec. 28, 1981
end, Oregon 97701	
organia or ceour 2110T	

64655

CONTRACT FOR THE SALE OF REAL ESTATE

7132

Warranty of Possession:
Warranty of Possession of said premises on the date of this contract and shall have the right to remain
Buyers hall 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 details under the terms of this contract.

Buyer's Inspection

in possession so long as Buyer is not in getault under the terms of this contract.

Buyer's Inspection:

Buyer's Inspection:

Buyer's own personal inspection and in its present actual condition.

Buyer has purchased the property solely upon Buyer's own personal inspection and in its present actual condition.

Buyer has purchased the property solely upon Buyer's own personal inspection and in its present actual condition.

Buyer's Inspection:

Buyer at Tible.

ayment of Seller's Liens:
Seller warrants that Seller will make all payments on any contracts, mortgages, liens, judgments or other encumrances outerand that Seller will make all payments on any contract to this contract as the same fall due except this year Seller warrants that Seller will make all payments on any contracts, mortgages, liens, judgments or other encumbrances outstanding which Seller has incurred during or prior to this contract as the same fall due except this years
real property taxes it this agreement is made after June 30th and before November 15th. Buyer agrees to purchase
Subject to that current years taxes. of the County Clerk of Klamath County.

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:

Payment of Taxes and other Liens:

Buyer will pay all liens which Buyer permits or which may be lawfully imposed upon the property promptly and before the same or any oart thereof become past due. In the event that the Buyer shall allow the taxes or other assess-Buyer Will pay all liens which Buyer permits or which may be lawfully imposed upon the property promptly and before the same or any part thereof become past due. In the event that the Buyer shall allow the taxes or other assessments upon the property to become delinquent or shall fail to pay any lien or flens imposed or permitted upon the ments upon the property to become delinquent or shall fail to pay any lien or flens imposed or permitted upon the property to become delinquent or shall fail to pay any lien or flens imposed or permitted upon the property to become delinquent or shall fail to pay any lien or flens imposed or permitted upon the property of the p

Use of Property:

Buyer agrees not to abuse, misuse or waste the property, real or personal, described in this contract and to maingan, the property in good condition.

Seller warrants and represents to Buyer that Seller has obtained preliminary subsurface sewage disposal approval.

Seller warrants and represents to Buyer that it, during the first year after this purchase Buyer cannot obtain an individual seller further warrants to Buyer that it, during the first year after this purchase.

Seller warrants and represents to Buyer that Seller has obtained preliminary subsurface sewage disposal approval.

Seller further warrants to Buyer that it 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:

approval on said lot Seller will make full refund of all monies to Buyer.

Buyer's Deed:

When Buyer pays and performs this contractin full Sellershall give to Buyer's heirs or assigns and subject to when Buyer pays and performs this contractin full Sellershall give to Buyer's heirs or assigns and subject to subject to the subject of the Buyer of Buyer's heirs or assigns and subject to the Buyer of Buyer's heirs or assigns and subject to the subject of the Buyer's heirs or assigns and subject to the subject of the Buyer's heirs or assigns and subject to the Buyer's heir of the Seller's Remedies.

Time is of the essence of this contract and Buyer agrees to promptly make all payments when due and to the terms and conditions contained herein and after 30 days written notice of default by Seller.

Time is of the essence of this contract terminated and at an end and upon such termination. All of Buyer's right, and conditions contained herein and after 30 days written notice of default by the Buyer and to the immediately seller with the described property shall immediately case. Seller shall be end the alternative. It is and interest in and to the described property may forcibly enter and take possession of said property or fixtures buyer and his effects, and all payments the retained by the Seller as liquidated damages, or in the alternative. Buyer and his effects, and all payments the retained by the Seller as liquidated damages, or in the alternative. Seller may, at his option, declare the entire unpaid principal balance of the property shall mediately entered the order of the described property shall be retained by the Seller as liquidated damages, or in the alternative. of such suit all of the Buyer's right, title and interest in and to the above described property shall immediately of such suit all of the Buyer's right, title and interest in and to the above described property shall immediately oneses. Seller shall be entitled to the immediately possession of said property may forcibly other and take case. Seller shall be entitled to the immediately possession of said property shall be retained by the Seller as possession of said property shall be retained by the Seller and seller and all improvements or fixtures placed on the described real property shall be retained by the such solling of said in the event Buyer shall retuse to deliver possession. Seller and in the event Buyer shall retuse to deliver possession in time Seller shall not be deemed inconsistent with the suit of the control of this contract, consents to the cutry of an interfective strict forceousire but shall be in further ance thereof; and in the event Buyer shall retuse to deliver possession of this contract, consents to the cutry of an interfective strict forceousire but shall be in further ance thereof; and in the event Buyer shall retuse to deliver possession of this contract, consents to the cutry of any strict forceousire but shall be in further and the seller immediately upon the tiling of any shall be retained by the execution of this contract, consents to the cutry of any strict force of the seller immediately upon the tiling of any shall be retained by the execution of this contract.

alternative.

(3) Seller shall have the right to declare the entire unpaid principal balance of the putchase price with interest due.

(3) Seller shall have the right to declare the entire unpaid principal balance of the putchase principal and thereon at once due and payable, and in such event, Seller may either bring an action at law for the balance of principal and thereon at once due and payable, and in such event, Seller may file suit in equity for such unpaid to the court costs of such thereon a once due and payable, and the alternative may file suit in equity for such unpaid to the property sold at judicial safe with the proceeds thereof applied to the Buyer for interest and have the property sold at judicial safe with the proceeds thereof applied to the Buyer for suits, attorney's feet, and the balance due seller, and may recover a deficiency judgment against the Buyer for suits, attorney's feet, and the balance due seller, and may recover a deficiency judgment against the Buyer for suits, attorney's feet, and the balance due seller, and may recover a deficiency judgment against the Buyer for suits, attorney's feet, and the balance due seller, and may recover a deficiency judgment against the Buyer for suits, attorney's feet, and the Buyer for suits, attorney's feet, and the Buyer for suits, attorney's feet, and the Buyer for suits, attorney feet, and the Buyer for suits, attorney's feet, and the Buyer for suits, attorney feet, and the Buyer for suits, at

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 life suit or action in any court including any appellate court in court may adjudge reasonable as attorney's less in said suit or action in any court including any appellate court in any adjudge reasonable as attorney and appellate court in any adjudge reasonable as attorney and appellate any adjudge reasonable as attorney and appellate court in any adjudge reasonable as attorney and appellate any adjudge reasonable as attorney and adjudge reaso Payment of Court Cost:

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 held a waiver of any subsequent breach of any such provision. Walver of Breach of Contract:

STATE OF OREGON; COUNTY OF KLAMATH; ss.

	provision.	CON: COUNTY	OF KLAMATH:	\$\$.	d for record on the	2nd day of
ST	ATE OF OR	iden.	instrument was re	aceived and the	a duly recorded in	Vol_M/9
11	hereby certify	that the William	9:16o'cloc	kM., at	Mr cross	
	April /	1.D., 19at-	_on Page		THE COUNTY CIG	
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