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## TWO RIVERS NORTH

## CONTRACT FOR THE SALE OF REAL ESTATE

| THIS AGREEMENT, made thisday ofA   |   | een D-CHUTES ESTATES   |
|--|---|--|
| OREGON LTD., herein called Seller, and Harry V.  | and Jody J. Johnson                                     | CHUIES ESTATES   |
| herein called Buyer:   |   |  |
| AGREEMENT:   |   |  |
| Seller agrees to sell, and Dunes and and .   | orth, and in  |  |
| Lot, Block, Tract No. 1042, Two Rive R 7 E, W. M., Klamath County, Oregon.   | erty and its appurtenances described in Section 26. The | as:  |
| PURCHASE PRICE:  | , stated in occion 30, 1 25                             | 55, and Section 1, T 26 S,                                   |
| Shall be paid as follows:  |   |  |
| (a) Cash Price<br>(b) Down Payment: (cash sheet)   |   | s_2,750.00   |
| (b) Down Payment: (cash check note other) (c) Unpaid Balance of Cash Price   |   | \$ 550.00  |
| (Amount to be financed) (line a minus line b)  |   | s_2,200.00   |
| (d) FINANCE CHARGE (e) OTHER CHARGES   |   | \$ 840.32  |
| (f) ANNUAL PERCENTAGE RATE   |   | \$   |
| (g) Deferred Payment Price (a+d+e)   |   | * 3.590 32   |
| or dyments (crute)   |   | \$_3.040.32  |
| Buyer will pay the remainder of the purchase price, with inte  | rest on the declining outstanding balance               | at Eight & one half  |
| and on the same day of each succeeding calendar month thereafter Seller. (If Buyer pays the entire balance within six months from control and waits all users in entire balance within six months from control and waits all users in entire balance within six months from control and waits all users in entire balance within six months from control and waits all users in entire balance within six months from control and waits all users in the same six months from control and the same day of each succeeding calendar month there are same and the same day of each succeeding calendar month there are same as a same and the same day of each succeeding calendar month there are same as a sam | October 10 1075   | 31.67 Dollars  |
| Seller. (If Buyer party the entire balance within six months from c<br>paid and waive party inperid accrued interest. Buyer may at any time  | until the entire unpaid balance of the pur              | rchase price has been paid to                                |
| paid and waive all unpeid accrued interest. Buyer may at any time unearned interest.) Payable at the office of the Seller, P.O. Box 79   |   | dit for all interest previously It penalty or payment of the |
| "NOTICE" Con asked to  | -,  | or payment of the  |
| he weed as principal residence line Sec. Z of T  | ruth & Lending Act)                                     | nitial. This property will not                               |
| initialBuyer repl  | esents that he has personally been on the               | e property described herein.                                 |
| NOTICE   | TO BUYER  |  |
| You have the option to void your contract or agreement by prepared pursuant to the rules and regulations of the Offi   | y notice to the Seller if you do not r                  | eceive a property report                                     |
| Housing and Urban Development in advance of  | of intersuce Land Sales negistrat                       | ION, U.S. Department of                                      |
| the property report less than 48 hours prior to signing the tract or agreement by notice to the Seller until midnight  | contract or agreement you have the                      | greement. If you receive                                     |
| transaction. A business day is any calendar day.   | si are ama pasiness asy tollowing fi                    | he consummation of the                                       |
| Washington's Birthday, Memorial Day, Independence Day and Christmas.   | , Labor Day, Columbus Day, Veter                        | idays: New Year's Day, ran's Day Thanksgiving                |
|  |   |  |
| SELLER D-CHUTES ESTATES OREGON LTD.  |   |  |
|  | BUYER   | $\mathcal{O}$  |
| Broker Dan David & Assoc. Ltd.   |   |  |
| Address P.O. Box 58 Crescent Lake, Ore.  | - Dung for  | in .   |
| Danua L. Dr.   |   | •  |
| Salesman   | Charles Cha   | ,  |
| By Workin G Colburn  | July John   | son  |
| General Partner STATE OF OREGON  | -   |  |
|  |   | ين ويود مشد .<br>پيرويود مشد                                 |
| County of Klamath ) ss   | •   |  |
| August 31, 1975  |   |  |
| , Da   |   |  |
| Personally appeared the above-named BARBARA A.  OREGON LTD., and acknowledged the foregoing instrument   | COLBURN, General Partner for                            | D.CHUTES FOTATO  |
| OREGON LTD., and acknowledged the foregoing instrumen  | t to be her voluntary act. Before me                    | D-CHUTES ESTATES:  |
|  |   |  |
|  | Louise  |  |
|  | Notary Public for Oregon                                |  |
| STATE OF OREGON  | My Commission expires: Dec.                             | 20. 1977   |
| County of Klamath )ss.   | , seemen expires.                                       |  |
| Amount 04  |   |  |
| August 31, 1975 , Da   | te  | •  |
|  | To alm. Ya ku u   | •  |
| nstrument to be thier voluntary act.   | Before me.  | wledged the foregoing  |
|  |   |  |
|  |   |  |
|  | - Warry le  | Saug)  |
|  | Notary Public for Oregon                                | bue)   |

## 5 \* 6 12 3 3 22 34 35 3 4 3 4 6 5 7

Warranty of Possession:

anty or nossession:
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 dateu tunder the terms of this contract.

Buyer has purchased the property solely upon Buyer's own personal inspection and in its present actual condition Buyer's Inspection: and has not relied uppn 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 Clerk of Klamath County.

Payment of Seller's Liens: Saller warrants that Seller will make all payments on any contracts, mortgages, liens, judgments or other encumbrances cultivated in the event of Seller's failure so to do, Buyer shall have the right to make such payments and take

credit on this contract at Buyer's option.

Payment of Hazas and Other Lines:

Baga Qvill 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 assessperore the same or any part thereor 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 liens imposed or permitted upon the property as that, recome 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 balance, to bear interest at the rate provided herein.

Removal of improvements:

TISC SN6 improvements placed on the property shall be removed before this contract is paid in full.

Use of Property: 50.15
Buyer agrees not to abuse, mauss for wastering property, real propersonal 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 pruchase Buyer can not obtain an individual approval on said for Seller will make full refund of all monies to Buyer. Seller further agrees to pay the cost of we'll approval an additional seller will make full refund of all monies to Buyer. Seller further agrees to pay the cost of we'll approve the cost of we'll be added to the seller will make full refund of all monies to Buyer. drilling beyond a depth of 50', if water is not obtained at a higher level.

Seller will maintain dedicated roads in subdivision until January 1, 1976 but not including snow removal. Roads:

Buyer's Deed:

When the Buyer pays and performs this confract in full, Seller shall give to Buyer, or Buyer's heirs or assigns, a good and sufficient warranty dead conveying good and merchantable title in fee simple, free and clear of encumbrances good and sufficient warranty deed conveying good and merchantable title in ree simple, free and clear of end imbrances excepting tiens and endumbrances suffered of permitted by the Buyer or Buyer's heirs or assigns and subject to excepting tiens and endumbrances suffered of permitted by the Buyer or Buyer's heirs or assigns and subject to excepting tiens and endumbrances suffered of permitted by the Buyer or Buyer's heirs or assigns and subject to excepting tiens and endumbrances suffered of permitted by the Buyer or Buyer's heirs or assigns and subject to excepting tiens and endumbrances suffered of permitted by the Buyer or Buyer's heirs or assigns and subject to excepting tiens and endumbrances. the plat, the regulations and rules of Klamath-County, and restrictions of record in the official files of the County Clerk of Klemath 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 promptly personn all other congations of this contract in the certain by Seller:
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 terminated, all of Buyer's right, title and interest in and to the described property shall 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

possession of the described property; may foreship enter and the possession of said property removing 80.7% and his effects; and all payments theretofore made by Buyer to Seller and all improvements or fortures placed on the described property shall be retained by the Seller as inquipment dramages, or in the difference.

(2) Seller may, at his option, declare the entire angular principal balance of the gauge pair or income the foreign inches on at once due and payable, and foreclose this contract by strict foreclosure in equity, and Laph the foreign such sait all of the Buyer's right, title and interest in and to the above described property shall immediately leave. Seller shall be entitled to the immediate possession of said property may foreibly enter and take nose over it said suit all of the Buyer's right, title and interest in and to the apove-described property shall immediately ease, selection of said property; may forcibly enter and take 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 figurdated duniages. Such right to possession in the Seller shall in the desmed aconsistent with the suit for strict foreclosure but shall be in the possession in the Seller shall in the desmed aconsistent with the suit for strict foreclosure but shall be interested in the most fixed in the most fixed on the described real property. from to possession in the Sener shall not be desired accommission with the suit for strict foreclosure our shall refuse to deliver possession upon the filing of such suit, Brayer, by the execution of this contract, consents to the entry of an interlocutory order granting possession of the premises to the Seller immediately upon the filing of any soit for strict foreclosure without the necessity of the Seller posting a bond or having a receiver appointed, or in the alternative.

(3) Seller shall have the right to declare the entire unpaid principal balance of the Archase price with unterest

(3) Seller shall have the right to declare the entire unpaid principal balance of the summass price with thereof, 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 file 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 unpaid balance remissions on this contract.

(4) In addition to the aforementioned remedier, Seller shall have any and all other remedies under the law unpaid balance remianing on this contract.

Payment of Court Cost:

If suit or action is institued to enforce any of the provisions of this contract, the prevaining party shall be entitled co sure or action is inscribed to endores any or amproveded so this contract, the prevening party scan or entitled to such spans as the court may add, decorrespondible as attorney's fees in said suit or action in any court including any appellate 我们们,我们就是这种的。costs and dishurping provided by statute. Prevailing party shall also recover cost of 3. 10-1-58 tido repor

The parties agree that failure by either party at any time to require performance of any provision of this contract Waiver of Breach of Contract: shall in no way affect the right to enforce that provision or be held a waiver of any subsequent-limited of any such

STATE OF OREGON: COUNTY OF KLAMATH; ss.

I hereby certify that the within instrument was received and filed for record on the

o'clock P.M., and duly recorded in 25th day of November A.D., 19 80 at 2;41 M80 of DEEDS on Page 22896

Fee \$ 7.00

By Jecqueline J. Mathers

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