9980 TWO RIVERS NORTH SPERO 3230

CONTRACT FOR THE S	ALE OF REAL ESTATE	
THIS AGREEMENT, made this 8th day of Ma.	rch 19 82 between	D-CHUTES ESTATES
THIS AGREEMENT, made this $\frac{8\epsilon h}{R}$ day of $\frac{Ma}{R}$. OREGON LTD., herein called Seller, and		i kan di salah salah Manggarapat salah sa
발활물병과 학생님 남자의 등 경우를 무워져 모양하는 사람들이 가는 경우를 받는데 하는데 가는데 가장 하는데 가장 가는 것이다. 그는 그는 그는 그를 가장 하는 것들이 다른데 하는데 없다.		
herein called Buyer:	면면 실고하다 이렇게 하나 하다. 그리 소개복하다 사람이 되어 같다.	
AGREEMENT:	enerty and its appurtenances de	scribed as:
AGREEMENT: Seller agrees to sell, and Buyer agrees to buy, real pr Lot 9 Block 4 Tract No. 1042, Two Rivers t	North, situated in Section 36, T 25	S, and Section 1, T 26 S,
R 7 E, W.M., Klamath County, Onegon		
PURCHASE PRICE:		
Shall be paid as follows: (a) Cash Price	하고 있는 경험 가능하는 것이 없는 보니 경험 현실 경험 등 생활 등 	17:598:88
(b) Down Payment: (cash check note other)		
(c) Unpaid Balance of Cash Price (Amount to be financed) (line a minus line b)		11.250.00
AN EINANGE CHARGE		11,138.40
(e) OTHER CHARGES SET UP ESCROW \$38 (C) ANNUAL PERCENTAGE RATE	O REC FEES 8.00	10.5 %
(g) Deferred Payment Price (a+d+e)		\$ <u>23,681.40</u> \$ <u>22,431.40</u>
(h) Total of Payments (c+d+e)	men.	and one half
Buyer will pay the remainder of the purchase price, with interest on the		
Beginning 4/15/8/2	ntil the entire unpaid balance of the purch	ase price has been paid to Seller.
(If Buyer pays the entire balance within six months and the entire prince	preement, Seller will give credit for all life ipal balance without penalty or payment o	if the unearned interest.) Payable
at the office of the Seller, P.O. Box 792, Bund, Oregon 97701.	le for Important Information	
[일본 문화] 경기 내가 되었다. 기술 사람들은 그리는 이 생각이 되었다. 그리고 있는 경기를 가장 보다 했다.	n t di- n Ant) initial.	This property will not be used as
principal residence, initialBoyer representation	TO BUYER	
그것은 경영하는 그 가장 일반으로 하셨다고 하고 사람들은 사고를 보고를 가고를 들었다. 이 목록이 없다고 불어가다.	Collar if you do be	treceive a property report
prepared pursuant to the rules and regulations of the Or	ill de of file of the college signing the col	ntract or agreement. If you
of Housing and Urban Development, in advance of our	perio timo or your argaments	ou have the right to revoke
receive the property report less than 48 hours profitured the contract or agreement by noting to the Seller until mix the contract or agreement by noting the seller until mix to the seller until mix	dnight of the third business day for	Columbus Day, Veteran's
New Year's Day, Washington's is Ithoday, Memorial Day	, Independence Day, Labor Day,	Columbus Day, Colorum
Day, Thanksgiving and Christmas.	N/F	
SELLER D-CHUTES ESTATES OREGON LTD.		
SELLER D-CHUTES ESTATES OREGON LTD.	BUYER	
	R.E. DAVIS	
Broker	2513 WILLAKENZIE F	D#1
Address	EUGENE, OREGON 974	401
	- 1 : [문항 관련 # B] # B] [네 : 1	
Salesman		
By Backers a. Bidard	SEND TAX STATEMENTS TO	THE BUYERS
By General Partner	2513 WILLAKENZIE	RD # 1
경험 사람들은 사람들은 사람들은 사람들은 사람들은 그리고 있다면 가는 사람들이 나를 받는다.	AT 2513 WILLAKENZIE 1 EUGENE, OREGON 97	401
STATE OF OREGON SS.		
County of LANE		
	ate	
Personally appeared the above-named BARBARA	A. BEDARD, General Partner	for D-CHUTES ESTATE
Personally appeared the above-named BARBARE OREGON LTD., and acknowledging the foregoing in	strument to be her voluntary act	. Before ma
	1536	megan.
	Notary Public 181 Oregon	
STATE OF OREGON	Notary Public for Oregon My Commission expires:	9-27-83
County of LANE	되어 보는 역사 등은 기업실도 한 경상으로 하는 최 1992년 - 전 등 기원 중위 기업을 보고 1992년 - 1882년	
MARCH 8, 1982 Date	날 리, 1914년 기술시간 (1887년 - 1887년	
네트 (1) 유명들이 이동 등을 경기로 하면 이름이 되는 것을 하는 것 같다. 등록 모습은 이동 사이트를 가는 다른 사람이 있다.	DAUIS and ad	knowledged the foregoin
Personally appeared the apove-limited		,
instrument to be	() - al 17	Bedard
After recording return to:	XX Notaly Public for Oregon	
	is My Commission expires:	9-27-85
P.O. BOX 865	TS MAN Commission expires: —	
	a je karalela rakije 8	i i i i i i i i i i i i i i i i i i i
BEND, OREGON 97701		
	Tee \$8.00	

CONTRACT FOR THE BALE OF REAL ISTATE

Warranty of Possession: 23 promises on the date of this contract and shall have the right to remain in possession so long as Buyer is not in default under the terms of this contract here. 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

Warranty of Title:

Seller warrants and represents to Buyer that Seller owns the property in fee simple free from all encombrances Sexcept subjections at the little lister bloom 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 records the official files of the County Clerk of Klamath County

Payment of Seller's Liens:

Seller warrants that Seller will make all ayments 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 if this agreement is made after June 30th and before November 15th. Buyer agrees to Purchase Subject to that current years taxes. Amous to to tilanced) (the amount the hear

Subject to that current years taxes. Payment of Taxes and other Liens:

Buyer will pay all liens which Buyer is rmits or which may be lawfully imposed upon the property promptly and Buyer will pay alliliens which buyer partness or which may be lawfully imposed upon the property prohiphy and beforeithersaine or any part thereoft pecame peat due/in the event that the Buyer shall allow the taxes or other assessments upon the property to become definiquent or shall fail to pay any lien priliens imposed or permitted upon the property as they become due, the Stiller inthour obligation to do so, shall have the right to pay the amount due and to add said anyountgo the contract balance, to bear interest at the rate provided begin the emount of the second of the contract balance, to bear interest at the rate provided begin the second of the s

***USe of Property:

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"Supplyer agrees not to abuse, misus to plastic the property, real or personal, described in this contract and to main"Supplyer agrees not to abuse, misus to plastic the property, real or personal, described in this contract and to main"Supplyer agrees not to abuse, misus to plastic the property of the Seller further warrants to Buyer the lift during the first year, after this ourchase Buyer cannot obtain an individual approval on said lot Seller will make full relund of all fronies to Buyer.

Buyer's Deed:

When Buyer pays and performs this contracting [w]. Seller shall 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 and sufficient warranty deed conveying good and merchantable title in fee simple, free and clear of encumbrances to excepting liens and encumbrances still area of performent and the State of Oregon, restrictions in the dedication of the goal, the requisitions and rule of the state of Oregon, restrictions in the dedication of the goal, the requisitions and rule of the county of the goal, the requisitions of the county of Klamatin County.

Seller's Remedies.

Time is of the assence of this county and an account of the passence of this county.

Seller's Hemedies:
The 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. Witten notice of default by Seller:

title and interest in and to the described persy. In the motice of default by Seller:

(1) Seller may declare this contrictly ministed and at an end and upon such termination, all of Buyer's right, title and interest in and to the described property Shall immediately bears. Seller shall be entitled to the immediately bears. Seller shall be entitled to the immediately bears. Seller shall be entitled to the immediately bears of the described together property removing Buyer and his effects; and all improven ents or fixtures. Buyer and his effects and all improven ents or fixtures, placed on the described property shall be retained by the Seller as liquidated damages, or in the alternative, placed on the described property shall be retained by the Seller as liquidated damages, or in the alternative, (2) Seller may, at his options of large the shall be included principal balance of the purchase price with interest. thereon all once due and the same foreclosed his contract by strict foreclosure in equity, and upon the filling thereon at once queland review as a process that contract by strict foreclosure in equity, and upon the filling of 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 presession of said property, may forcibly enter and take possession of said property reir oving Buyer and his effects, and all payments therefore made by Buyer to Seller and all improvements or 1 xtures placed on the described real property shall be retained by the Seller as inquidated damages. Such right for present the selection of the se strict foreclosure buttshall paint in he personal in the event Buyer shall refuse to deliver possession strict foreclosure quitanal party the tangety group, and in the event buyer shall refuse to derive possession upon the filling of such suit. By verying the execution of this contract, consents to the entry of an interlocutory order granting possession of the premises to the Seller immediately upon the filling of any said for strict foreclosure without the rieces fity of the Seller posting a bond or having a receiver appointed, or in the

(3) Seller shall have the right to declare the entire impaid princip a balance of the purchase plice with interest thereon at once due and payable, and in such event. Seller may either bring an action at law for the balance due, thereon at once due and payable, are in such event, better may either bring an action at law for the balance due, thereby waiving the security, of in the alternative may file suit in equity for such unpaid balance of principal and interest and have the property sold a fudicial safe, it in the proceeds thereof applied to the court costs of such suits afterness received and he balance due seller, and may recover a deficiency judgment against the Buyer for any unpaid balance temparates on this courtes. Safer shall have any and all other remedies under the law.

(4) In addition to the aforement intermedies, by the shall have any and all other remedies under the law.

Payment of Court Cost:

Payment of Court Cost:

If suit of lightenis knaudted to enforce any of this contract, the prevailing party shall be entitled to such surge as the court may adjudge reasonable as after ney siles in said suit or action in any court including any appellate sourt 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 unher party at any time to require performance of any provision of this contract shall in no way affect the right to and oce that provis (in or the field a waiver of any subsequent breach of any such provision:
galeocoopy in temperature of powering and the companion of the

STATE OF OREGON, COUNTY OF KLANIATH; ss. 11:33 o'clock Al , and this 16 day of March A.D. 19 82 df on Pase <u>323</u>0 duly recorded in Vol. M 82 of Deeds

Fise \$8.00

\$1 - 10 min - 1 - 1 - 1

EVELYN BIEHK County Cerls