CONTRACT FOR T S AGREEMENT, made this day of EGON LTD., herein called Seller, and rein called Buyer: GREEMENT: Seller agrees to sell, and Buyer agrees to buy, Tract No. 1042, Two	ERS NORTH 15242 THE SALE OF REAL ESTATE of OCTOBER 19 82 between D-CHUTES ESTATES WA KAREN PRESTIGE
IS AGREEMENT, made this <u>21</u> day of EGON LTD., herein called Seller, and <u>LIN</u> rein called Buyer: GREEMENT: Seller agrees to sell, and Buyer agrees to buy, Tract No. 1042, Two	octoBER 19 82 between D-CHUTES ESTATES
IS AGREEMENT: EGON LTD., herein called Seller, and <u>LIN</u> rein called Buyer: GREEMENT: Seller agrees to sell, and Buyer agrees to buy, Seller agrees to sell, and Buyer agrees to buy, Tract No. 1042, Two	IDA KAREN PRESTIGE
REEMENT: Seller agrees to sell, and Buyer agrees to buy, Seller agrees to sell, and Buyer agrees to buy,	
REEMENT: Seller agrees to sell, and Buyer agrees to buy, Seller agrees to sell, and Buyer agrees to buy,	
Seller agrees to sell, and Buyer agrees to buy, Seller agrees to sell, and Buyer agrees to buy,	and its appurtenances described as:
	real property and its appurtenances described as. Rivers North, situated in Section 36, T 25 S, and Section 1, T 26 S,
7 E. W. M., Klamath County, Oregon.	$\frac{1}{2} \left[\frac{1}{2} \left$
	\$ <u>4,975.55</u>
(a) Cash Price	er) 4,975.55
(c) Unpaid Balance of Cash line a minus lin	s <u>4,110.85</u> none
(d) FINANCE CHARGE	\$ <u>97</u>
(f) ANNUAL PERCENTAGE (and to)	\$9,086.40
(g) Deferred Payments (c+d+e)	used on the declining outstanding balance at nine percent Dollars
Buyer will pay the remainder of the nurchase price, with inte percent (%), in%	equal monthly payments of equal monthly payments of
and on the same day of each succeeding calendar month the same day of each succeeding calendar months from data	hereafter until the entire unpaid balance of the purchase price has been paid to solve in the of this Agreement, Seller will give credit for all interest previously paid and waive all entire principal balance without penalty or payment of the unearned interest.) Payable of the other side for Important Information
unpaid accrued interest. Buyer may at any time prepay the unpaid accrued interest. Buyer may at any time prepay the Res Box 792, Bend, Oregon 9770	01.
service the used as principal residence (See Sec	c. Z of Truth & Lending Acts.
principal residence.	NOTICE TO BOTE the Seller if you do not receive a property report
You have the option to void your contract or ag	greement by notice to the Seller if you do not receive a property toport s of the Office of Interstate Land Sates Registration, U.S. Department s of the Office of Interstate Land Sates Registration, U.S. Department ince of, or at the time of your signing the contract or agreement. If you prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to revoke prior to sligning the contractor agreement you have the right to sligning the contractor agreement you have the right to sligning the contractor agreement you have the right to sligning the contractor agreement you have the right to sligning the contractor agreement you have the right to sligning the contractor agreement you have the right to sligning the contractor agreement you have t
of Housing and Urban Development. If adver- receive the property report less than 48 hours the contract or agreement by notice to the Sell- New Year's Day, Washington's Birthday, Men Day, Thanksgiving and Christmas.	s of the Office of Interstate signing the contract or agreement. If you have the right to revoke prior to signing the contractor agreement you have the right to revoke prior to signing the contractor agreement you have the right to revoke the until midnight of the third business day following business holidays: morial Day, Independence Day, Labor Day, Columbus Day, Veteran's
SELLER D-CHUTES ESTATES OREGON	N LTD. BUYER Jinda Karen hestide
Broker	- aprilade quincies internet
Address	$\frac{1}{1-1}$ and $\frac{1}{1-1}$ and $\frac{1}{1-1}$ and $\frac{1}{1-1}$ and $\frac{1}{1-1}$
Salesman Dr. Jaco G. Centa	SEND TAX STATEMENTS TO THE BUYERS
	AT
General Partner STATE OF OREGON	
Klass att	
ONTO DER LITO	, Date
Personally appeared the above-named	d BARBARA A. BEDARD, General Partner for D-CHUTES ESTATE foregoing instrument to be her voluntary act. Before me:
OREGON LTD., and acknowledging the f	1 m cl-
1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	Notary Public for Oregon
STATE OF OREGON	Notary Public for Creger My Commission expires: $9-27-95$) ss.
KLAMATH	
OctoBER 21, 1982	L Date n
	A LATTA PARTY PARTY
Personally appeared the appeare	oluntary act. Before Me:
After recording return to:	Notary Public for Oregon
THE DECON	LTD A commission expires:
D-CHUYES ESIATED P.O. BOX 865 BEND, OREGON STATE OF OREGON; COUNTY OF KL	AMATH; ss.
STATE OF ORCOON, Contract the wit	D w and duly re
A.I	D., 1982 at 12:08 o'clock, and
	on page 15242.