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D-CHUTES ESTATES, OREG. LTD., a limited partnersh: called grantor, conveys to \_\_\_\_\_\_ Burton K Morris and Helen L. Morris

all that real property situated in Klamath County, State of Oregon, Tract 1042, TWO RIVERS NORTH, ac-LOT BLOCK TRACE LUGZ, TWO RIVERS NURTH, ac-cording to the official plat thereof on file in the office described as: of the County Clerk, Klamath County, Oregon,

and covenants that grantor is the owner of the above described property and covenants that grantor is the owner of the above described property free of all encumbrances except those contained in patent of the United ITEE OF ALL ENCUMPRANCES EXCEPT THOSE CONTAINED IN PATENT OF THE UNITE States Government, the State of Oregon, and reservations contained in States Government, the State of Oregon, and reservations contained in the dedication of Tract 1042 of record in Klamath County, Oregon; rights the dedication of fract 1042 of record in Mamain County, Oregon; Fight of the Federal Government, the State of Oregon, and the general public

or the reveral government, the state of oregon, and the general public in any portion of the above described property lying below the high water line of the Little Deschutes River; and the following further rewater line of the little beschutes river; and the forlowing further strictions: (1) Animals will be restricted to household pets. No COWS, pigs, chickens, ducks or goats; three horses per lot maximum. COWB, PIGE, CHICKENS, QUERE OF GOALD; CHIES HOLED PEL TOL MAXIMUM. (2) Buildings shall be constructed in a workmanlike manner and comply With state and county building codes. (3) Any mobile home used as a with state and county pullating cours. (3) any mobile nome used as a permanent residence shall have a retail value of \$5,000 or more when permanent residence shall have a recall value of \$3,000 or more when installed. (4) All owners shall be responsible for maintaining their instailed. (4) All owners shall be responsible for maintaining their lots free of trash and refuse at all times. (5) No tents shall be used tots free of trash and refuse at all times. (3) NO tents shall be used as dwellings on the property. (6) No business shall be conducted on the property, except for Lots 1 and 2, Block 7; Lots 1 and 2, Block 12; Lots 11 and 12 Block 6: and Lots 1 and 2 Block 13 (7) Oracle child the property, except for Lots 1 and 2, BLOCK /; Lots 1 and 2, BLOCK 12; Lots 11 and 12, Block 6; and Lots 1 and 2, Block 13. (7) Owners shall LOUB II and 14, BLOCK V; and LOUB I and 4, BLOCK IJ. (/) Owners shall comply with all sanitary laws and regulations of Klamath County and the COMPLY WITH ALL SANITARY LAWS AND REGULATIONS OF ALAMACH COUNTY AND THE State of Oregon; and will warrant and defend the same against all persons who may lawfully claim the same, except as shown above.

The true and actual consideration for this tran DATED this day ofAugu	D-CHUTES EST	ATES, OREG., LTD., a nip <u>m) A Bedard</u> Bedard rtner
STATE OF OREGON ) County of Klamath ) Personally appeared BARBARA A. BI and acknowledged the foregoing to be its MANNA PARAMETER MANNA SGT 10-2 SGT 10		for Oregon 12 - 3 - 8-7
STATE OF OREGON: COUNTY OF KLAMATH:	ss.	M., and duly recorded in Vol. <u>M85</u>