	TR 19126 CONTRACT-REAL ESTATE-Monthly Poyments. MTC=#647- 9246 STEVENE NESS LAW PUBLISHING CO., PORTLAND, OR. 57204	10. 1	Timore
	THIS CONTRACT, Made this 8th day of September , 1976 , between M. D. Rose , hereinalter called the seller, and William J. Arblaster and David Newcamp, each as		<u>. 1557</u>
	to an undivided one-half interest , hereinafter called the buyer, WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- scribed lands and premises situated in Klamath County, State of Oregon , to-wit:	- and the second se	l. d.
	The South 1/2 of the Northwest quarter of the Northwest quarter of Section 22, Township 40 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon.		
	Subject, however, to the following: 1. The rights of the public in and to that portion of the premises herein described lying with the limits of existing roads. 2. Unrecorded Contract of Sale between Winema Peninsula, Inc., an		L MALES
28	Oregon corporation, Seller, and Robert C. Johnson, Buyer, which Contract Buyer does not assume and agree to pay and Seller covenants to and with Buyer that he will hold him harmless therefrom.		
<u>1 PH 12</u>	3. Unrecorded Contract of Sale dated December 17, 1973 between Robert C. Johnson, Seller and Mitchell Dean Rose, Buyer, which Contract Buyer does not assume and agree to pay and Seller covenants to and with said Buyer that he will hold him harmless therefrom;		
6 SEP	Purchaser specifically agrees to pay the full contract balance on or before October 1, 1986.		
12	for the sum of Six Thousand Nine Hundred Fifty and No/ $100-ths$ Dollars (\$.6,950.00) (hereinafter called the purchase price), on account of which $\Omega ne_1 Dousand_Five Hundred and$ Dollars (\$.1,500.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$5,450.00) to the order		initianus terit
	of the seller in monthly payments of not less than SIXTY-FIVE AND NO/100THS Dollars (\$ 65.00) each, or more, prepayment without penalty		ार्ट्स्ट ि
	payable on the <u>lst</u> day of each month hereafter beginning with the month of <u>October</u> , 19.76, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of <u>9</u> per cent per annum from <u>September 15, 1976</u> until paid, interest to be paid <u>monthly</u> and * being included in		J. J.
	the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro- rated between the parties hereto as of the date of this contract. The buyer warrants to and covenants with the selfer that the real property desribed in this contract is (A) primurily for buyers personal, lemity, household or asticultural purpose.		<u>्रिम्</u> ड ''
	(B) - to an adjuntation of teren it buyer as a native a possible of subjects of complete a particular purpose. The buyer shall be entitled to possession of said lands on <u>closing escrow</u> 1976., and may retain such possession so long as the is not in default under the terms of this contract. The buyer agrees that at all times he will keep the buildings on said premises, now or hereafter rescled, in good condition and repair and will not suffer or permit any waste or strip thereoil that he will keep said premises free from mechanics		
	and all other liens and save the seller harmises therefrom and reimburse seller for all costs and autorny's tees incurred by him in orderiding usualist any such liens, that he will pay all tares therefit against said property, an well as all water rents, public charges and municipal liens which here alter tawfully may be imposed upon said premises, all promptly below the same or any part thereof become past due; that at buyer's expense, he will alter tawfully may be imposed upon said premises, all promptly below the same or any part thereof become past due; that at buyer's expense, he will insure and see insured all buildings now or hereafter rected on said premises against loss or damage by far (with extended coverage) in an amount full lnsurable not less than s		5.80 [588][5
	The seller lor buyer's breach of contract. The seller agrees that at his espense and within		
	Inns, water rents and public Charges so assumed by the outer and further ecoping all firms and encluminances charges by the outer of the seller is (Continued on reverse) 		-
	M. D: Rose STATE OF OREGON,	No the second se	
	SELLER'S NAME AND ADDRESS I certify that the within instru- I certify that the within instru- ment was received for record on the day of		
	BUYER'S NAME AND ADDRESS SPACE RESERVED in book on page Alter recording return to: FOR file/rec number or as # Mountain Title Company RECORDER'S USE file/rec number or as # 4535 South Sixth Street In book Record of Deeds of said county. In book In book		
	Klamath Falls, Oregon 97601 Witness my hand and seal of County affixed. Unit o change is requested all far indements shall be sent to the following eddress. P. O. Box 1/21.2 Recording Officer		
	Venice, California 90291 NAME ADDRESS/ZIP NAME ADDRESS/ZIP		

196 - Sign

14612is of the essence of this contract, I the time limited therefor or fail the pay the said all above require at his option ase price with and interest of of the premis any o nd the right cases, to the yer hereunder of the buyer if this contrac or any oth of the purc case the land aforesa thereto belonging i or inference belonging. The buyer lufter agrees that failure by the selfer at any time to require performance by the buyer of any provision hereol shall in n ht hereunder to enforce the same, nor shall any welver by said selfer of any breach of any provision hereol be held to be a welver I breach of any such provision, or as a welver of the provision issuit. affect The true and actual consideration paid for this transfer, stated in terms of dollars, is \$6,950.00 consists of or includes other property or value given or promined which is the which which conduct attime (indicate which) or promined is a storm of the provisions hereol, the buyer agrees to pay such as attorney's less to be allowed plaintill in caid suit or action and it an appeal is taken from any under trial court, the buyer further promises to pay such sum as the appealaccourt shall adjudge reasonable as plaintills as plaintills at the appealaccourt and it and present as plaintills at the attorney of the stormer as the appealaccourt shall adjudge reasonable as plaintills as plaintills and plaintill to be allowed plaintill to be allowed by a such sum as the appealaccourt shall adjudge reasonable as plaintills as plaintills at the appealaccourt shall adjudge reasonable as plaintills and plaintills and plaintills and plaintills and plaintills and the appealaccourt shall adjudge reasonable as plaintills and plaintills at the appealaccourt shall adjudge reasonable as plaintills and plaintills and plaintills and plaintills and plaintills and plaintills at the appealaccourt shall adjudge reasonable as plaintills at the appealaccourt shall adjudge reasonable as plaintills at the attriants and plaintills and plaintills and plaintills at the appealaccourt shall adjudge reasonable as plaintills at the appealaccourt shall adjudge reasonable as plaintills at the attriants at the appealaccourt shall adjudge reasonable as plaintills at the attriants at the appealaccourt shall be adjudge to the attriants at the attriants at the appealaccourt shall adjudge reasonable as plaintills at the attriants attriants at the attriants attriants at the attriants at In case may adj trial cou In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu-noun shall be taken to mean and include the plural, the masculine, the leminine and the neuler, and that generally all grammatical changes shall e, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un-In co dersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized thereunto by order of its board of directors. m.o. Rou "Es William ×... M. D. ROSE WILLANY ARBLASTER Hencom DAVID NEWCAMP NOTE-The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, STATE OF OREGON, County of.)) 55. County of Klamath September 17 ..., 19. ÷γ 76 Personally appeared .. -19 who, being duly sworn, M. D. each for himself and not one for the other, did say that the former is the president and that the latter is the ment to be the foregoing instru-a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: 1.1 (OFFICIAL W Serlenes) fon 7 (OFFICIAL Notary Public for Oregon SEAL) Notary Public for Oregon My commission expires 3-21-7.7 My commission expires: 1.644 Section 4 of Chapter 618, Oregon Laws 1975, provides: "(1) All instruments contracting to convey fee tille to any real property, at a time more than 12 months from the date that the instrument is exe-and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the parties are d thereby. "(2) Violation of subsection (1) of this section is a Class B misdemeanor." ulersigned a Notar Public in a 0.0 au State, p newcamp David known to me to be the person A whose name A BR subscribed to the within instrument and acknowledged that they CONTRACTOR CONTRACTOR CONTRACTOR OFFICIAL SEAL 633 xecuted the same. TOMASINE FRANKLIN IOTARY PUBLIC CALIFORNIA PRINCIPAL OFFICE IN WITNESS prophand and official scal. 10 masine LOS ANGELES COUNTY Signature My Commiss mission Expires February 2, 1980 Domasine Franklin Name (Typed or Printed) official notarial seal) TE OF OREGON; COUNTY OF KLAMATH: 55. Filed for record at request of _____ Mountain Title Co. this <u>17 th</u> day of <u>September</u> <u>A. D. 19.76 at o'clock</u> <u>M., and</u> ______ on Page ______14611 Deeds: duly recorded in Vol. M76 ., of . Wm D. MILNE, County Clark By Austri, A. T.a fee \$6.00