	C=#652-2262 ATEVENENELS LAW PUBLISHING CO., PORTLAND, OR ATENA VTRACT-REAL ESTATE 1461.3	1 State of the grade of the second	ana lin tana mana ka mata an <mark>a ana</mark>
THIS CONTRACT, Made this 8th	day of		
<u>M. D. Kose</u>	hereinalter called the seller,		- Colore - where we do not
	the mutual covenants and agreements herein contained, the		
이 같은 것이 나는 것 같은 것이 같이 같이 같이 같이 같이 같이 많이	er agrees to purchase from the seller all of the following de- amath County, State of Cregon to-wit:	All and a start of the start of the start	مشبه اختاصا يعينه ويراحك بلي
2013년에는 2013년 2월	uarter of the Northwest quarter of ange 11 East of the Willamette Meridian,		
Klamath County, Oregon.		<u>Energy</u>	Julian parlater sale
1. The rights of the public in a	and to that portion of the premises limits of existing roads.		
Ne of and	between Winema Peninsula, Inc., an Robert C. Johnson, Buyer, which Contract to pay and Seller covenants to and with		$ \begin{array}{c} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n$
Buyer that he will hold him harm	less therefrom. dated December 17, 1973 between Robert C.		
Tobe control Coller and Mitchell Des	and Seller covenants to and with said		ing the second secon
Purchaser specifically agrees to before October 1, 1986.	pay the full contract balance on or	THE REPORT	teres (from the first from the second se
	undred Fifty and No/100-ths 6 950 00		
(hereinafter called the purchase price), on acco	undred Fifty and No/100-ths Dollars (\$ 6,950.00) unt of which	-0.11	
seller); the buyer agrees to pay the remainder	of said purchase price (to-wit: \$5,450.00) to the order		
Dollars (\$) each,			
	eafter beginning with the month of <u>October</u> , 1976, ally paid. All of said purchase price may be paid at any time; all bear interest at the rate of <u>per cent per annum from</u> .		
Sentember 15, 1976 until naid	interest to be paidmontniyand * being included in	م <u>اسطوفاسادها جواريا دو.</u> ا	<u>, ( ) , , , , , , , , , , , , , , , , , </u>
rated between the parties hereto as of the date	At and another described in this contract is		
*(A) primarily for buyers personal, tanny; +Bfor pr organization or teren if bayer to a-melarat	something is don business on commercial -purposes - officer - (Ann - agriculture purposes)		
he is not in default under the repair and will not suffer or pe	CLOSINE ESCION 19.1. O., and may retain such possession so long as eraferes that at all times he will keep the buildings on soid premises, now or herealter rmit any waste or strip, thereol; that he will keep said premises Iree Irom mechanic's reinburge seller for all costs and attorney's less incurred by him in delending against any aid property, as well as all water rents, public charges and municipal lices which here below the same or any part thereol become past due; that at buyer's expense, he will an any presses against loss or damage by fire (with extended coverade) in an amount on said premises against loss or damage by fire (with extended coverade) in an amount		<u> Li Li Li Li Li Li Li Li Li</u>
not less than 5,	nies satisfactory to the seller, with loss payable first to the seller and then to the buyer as to be delivered to the seller as soon as insured. Now, it the buyer shall fail to pay any	<i>»</i>	د معدادی (۲۹۳) دروار دورور در معدادی (۲۹۳) دروار دورورو (۲۹۳)
the seller tor buyer's brench of contract. The seller agrees that at his expense and within	0 days from the date hereof, he will lurnish unto buyer a title insurance policy in- title in and to said premises in the seller on or subsequent, to the date of this date when		
suring (in an amount equal printed exceptions and the building save and except the usual printed exceptions and the building said purchase price is fully paid and upon request and upon premises in tee simple unto the Suyer, his heirs and assigns, for since said date placed, permitted or arising by, through or und since said date placed, permitted or arising by the huyer a	and other restrictions and easements now of record, it any, Seller and Agrees with surrender of this agreement, he will deliver a good and sulficient deed conving swid e and clear of encumbrances as of the date hereof and free and clear of all encumbrances for seller, excepting, however, the said easements and restrictions and the tares, municipal and further excepting all liens and encumbrances created by the buyer or his assigns.	1	
	(Continued on reverse) whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is equilation Z, the seller MUST comply with the Act and Regulation by making required disclosures; the contract will become a first lien to finance the purchase of a dwelling in which event use	T	
for this purpose, see Storen-Ness Form No. 1308 or similar unless t Stevens-Ness Form No. 1307 or similar. M. D. Rose			
<u></u>	STATE OF OREGON,		12 Dec.3
SELLER'S NAME AND ADDRESS WILLIAM J. ARBLASTER P. O. Box 1212	I certify that the within instru- ment was received for record on the		in and a sheat of the second secon
Venice, California 90291			
Atter recording rolum fo: Mountain Title Company 4535 South Sixth Street	FOR RECORDERS USE file/reel number Record of Deeds of said county.		
Klamath Falls, Oregon 97601	Witness my hand and seal of County affixed.		
Until a change is requested all tax statements shall be sent to the following P. O. Box 1212	p eddress. Recording Office	and the second state of th	
Venice, California 90791		y	
PART, ADDRESS LT			

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1461.4 time is of the energies of this contract, an ays of this time limited therefore, or lait to are this contract null and void, (2) to dec whis and yor (3) to forcelose this contract of a against the seller increment the buyer shall fail agreement herein co whole unpaid princip equity, and in any And it is understood and agreed between said parties that time is of the essen payments above required, or any of them, punctually within ten days of the time limit the selfer at his optimized on the constraint of the selfer at his optimized that the selfer at his optimized with the interest thereon at once due and puyable and (or (3) to ald purchas price created or then existing in layor of the buyer as against the self all rights not the premises above described and all other rights acquired by the buyer to observe of the purchase of said selfer to be performed and without any right of to on account of the purchase of said property as absolutely, fully and perfectly as if the of such debutt all payments thereiolore made on this contract are to be related by premises up to the time of such delault. And the said selfer, in case of such delault, on the right decessid, without any process of law, and take immediate posses thereon or thereio belonging. nd in case keep any clare the parties that 3 the. equit, and detr in ity, and so in the set of the set to and such payments had to and such payments had to and such payments had to and seller as the agre the right immediately together with st case thereon or thereto belonging. The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereol shall in no way his right hereinder to enforce the seme, nor shall any waiver by said seller of any breach of any provision hereol be held to be a waiver of any ceeding breach of any such provision, or as a waiver of the provision itself. The true and actual consideration paid for this transfer, stated in terms of dollars, is 36, 950.00 ....- Gilewever the scient some In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the contest so requires, the singu-noun shull be taken to mean and include the plural, the masculine, the terminine and the neuter, and that denerally all grammatical changes shall de, assumed, and implied to make the provisions hereol apply equally to corporations and to individuals. lar pronoun sh IN WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal allixed hereto by its officers duly authorized thereunto by order of its board of directors. William 1 and Now adler 20.0 M. D. ROSE 4 WILLIAM J. ARBLASTER NOTE—The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, County of. ) 83. STATE OF OREGON, ) ) 55. 19 County of Klamath September 17 Personally appeared . 76 ..., 19... who, being duly sworn, each for himsell and not one for the other, did say that the former is the M. D. ...president and that the latter is the ....secretary of ..... nr: a s and that the seal attixed to the foregoing instrument is the corporation, 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 (OFFICIAL W ADdary Public for Oregon SEAL) their voluntary act and deed. Adding (OFFICIAL SEAL) ſ Notary Public for Oregon My commission expires: (My commission expires 3-21-7.7.... (n, i)Section 4 of Chapter 618, Oregon Laws 1975, provides : "(1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument is exe-cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner of the title being conveyed. Such 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 bound thereby. "(2) Violation of subsection (1) of this section is a Class B mindemennor." (TI) 70 447 C (Individual) STATE OF CALIFORNIA COUNTY OF before me, the uncerstand, a Notar Public in an in and for said On AL State, per linally appeared known to me to the within instrument and acknowledged that he executed the same. Hiand and official seal. WITNESS Signature 10 masene Tomasine Granklin Name (Typed or Printed. (This area for official notarial seal) Filed for record at request of \_\_\_\_\_Mountain\_Title Co. 3.55 \_\_A. D. 19<u>76</u>\_at \_\_ o'clock M., and this <u>17th</u> day of eptember Auly recorded in Vol. <u>M76</u>, of <u>Deeds</u> \_ on Page 14613 Wm D. MILNE, County Clerk Byllaroc , De C fee \$6.00 K With the 5.1 -TRANSFALSE