64284

CONTRACT—REAL ESTATE

Vol. ^M79 Page

THIS CONTRACT, Made this 15th day of Januaryb , 1979 , between WINEMA PENINSULA, INC., an Oregon Corporation

and JAMES N. KOEHLER, single

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 described lands and premises situated in Klamath County, State of Oregon , to-wit:

The Westerly 660' of Lot 2, Section 34, Township 34 South, Range 7 East of the Willamette Meridian.

for the sum of Twenty five thousand and no/100ths----- Dollars (\$ 25,000.00) (hereinafter called the purchase price) on account of which Three thousand and no/100ths-
Dollars (\$ 3,000.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller), and the remainder to be paid to the order of the seller at the times and in amounts as follows, to-wit: The balance \$22,000.00 shall be paid yearly over a ten year period. Payment shall be no less than \$2,200.00 plus 8% shall be mailed to Winema Peninsula, Inc., P.O.Box 38#, Chiloquin,

327866 including A release may be obtained by paying \$1,250.00 per acre, half of which will be applied to the annual payment and half to the principal. No more than three releases, the third being the completed contract.

The buyer warrants to and covenants with the seller that the real property described in this contract is *(A) primarily for buyer's personal, family, household or agricultural purposes.

(B) for accordantation acceptable buyer is z industring according to purpose acceptable buyers.

insure and keep insured all buildings now or heralter erected on said premises against loss or damage by fire (with extended coverage) in an amount their respective interests may appear and all policies of insurance to be delivered to the seller, with loss payable first to the seller and then to the buyer as such liens, costs, water rents, taxes, or charges or to procure and pay for such insurance, the seller as soon as insured. Now if the buyer shall fail to pay any to and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without waiver, however, of any right arising the seller agrees that at his expense and within and to said premises in the seller on or subsequent to the date of this afterenent, premises in the sull printed exceptions and the building and other restrictions and easements now of record, if any, Seller also grees that way and upon request and upon surrender of this agreement, he will deliver a good and sufficient sealers that when the said purchase price is fully paid and upon request and upon surrender of this agreement, he will deliver a good and sufficient seagrees that when premises in fee simple unto the buyer, his heirs and assigns, free and clear of encumbrances as of the date hereof and free and clear of all encumbrances incumbrances and restrictions and the buyer and lencumbrances and encumbrances created by the buyer or his assigns.

*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a creditor, as such word is defined in the Itruth-in-lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use

Winema Peninsula, Inc. P.0.Box 384 Chidoquin, Oregon 97624 James N. Koehler 1362 Lance Dr. Tustin, Ca. 92680 After recording return to Winema Peninsula, Inc. P.O.Box 384 Chiloquin, Oregon 97624 Until a change is requested all tax statements shall be sent to the following address. James N. Koehler 1362 Lance Dr. Tustin, Ca. 92680

STATE OF OREGON, County of

I certify that the within instrument was received for record on the

SPACE RESERVED RECORDER'S USE

at o'clock M., and recorded in book or as

file/reel number Record of Deeds of said county. Witness my hand and seal of

County affixed.

Recording OfficerDeputy

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1	And it is understood and agreed between said parties that time i	s of the essence of this contract, and in case the buyer shall fail to make the time limited therefor, or fail to keep any agreement herein contained, then contract null and void, (2) to declare the whole unpaid principal became of d/or (3) to foreclose this contract by suit in equity, and in any of such cases, gainst the seller hereunder shall utterfy cease and determine and the right to the y the buyer hereunder shall revert to and revest in said seller without any act my right of the buyer of return, reclamation or compensation for moneys paid ectly as if this contract and such payments had never been made; and in case retained by and belong to said seller as the agreed and reasonable rent of said such default, shall have the right immediately, or at any time thereafter, to ediate possession thereof, together with all the improvements and appurtenances
	the seller at his option shall have the following rights: (1) to declare this said purchase price with the interest thereon at once due and payable an	contract null and void, (2) to declare the whole unpaid principal before of
:	all rights and interest created or then existing in layor of the buyer as a possession of the premises above described and all other rights acquired b	gainst the seller hereunder shall utterly cease and determine and the right to the
1	on account of the purchase of said property as absolutely, fully and perf	my right of the buyer of return, reclamation or compensation for moneys paid ectly as if this contract and such payments had never been made; and in case
1	premises up to the time of such default. And the said seller, in case of	retained by and belong to said seller as the agreed and reasonable rent of said such default, shall have the right immediately, or at any time thereafter, to
10.00	his right hereunder to enforce the same, nor shall now waiver by said s	require performance by the buyer of any provision hereof shall in no way affect seller of any breach of any provision hereof be held to be a waiver of any suc- elf.
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	eration Tonstite 31 or Sachules after monerie or value tiven or or	omised which is part of the
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	of the trial court, the buyer further promises to pay such sum as the a appeal.	emote any of the provisions nereof, the ouyer agrees to pay such sum as the i in said suit or action and if an appeal is taken from any judgment or decree ppellate court shall adjudge reasonable as plantiff's attorney's lees on such
In constraing this contract, it is understood that the seller or the buyer may be more than one person; that it the context so require pronoun shall be taken to mean and include the plural, the masculine, the terminine and the neuter, and that generally all grammatic be made, assumed and implied to make the provisions thereof apply and the provisions that the provisions		buyer may be more than one person; that it the context so requires, the singu-
	IN WITNESS WHEREOF said parties have	executed this instrument in duplicate; it either of the un-
	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 i	its board of directors.
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	NOTE—The sentence between the symbols (), if not applicable, should be deleted.	See ORS: 93.030):
J	STATE OF WEEKOW, California STA	TE OF OREGON, County of Klamath) ss
Ì	S CE Carrie Orange	1 nan 15 19 79
ď	ப்பட்ட இது March 6 , 19 79	Personally appeared Leroy Gienger and Elvine P. Gienger who, being duly sworn.
4	A A F F The Layer that be enough to a propertion of and therefore of a	Elvine P. Gienger who, being duly sworn,
å	OUS Sersonally appeared the above named each	for himself and not one for the other, did say that the former is the
Š	James N. Koehler	president and that the latter is the
ì		secretary of Winema: Peninsula, Inc., a corporation,
A	AG ← ← OE (and	that the seal affixed to the foregoing instrument is the corporate seal
∛	O Strent to be	id corporation and that said instrument was signed and sealed in be- of said corporation by authority of its board of directors; and each of
í	Before mer	acknowledged said instrument to be its voluntary act and deed.
ď	STORICAL MUREL MULLIE	Before me:
X	Notary Public for Exercise California Nota	onnie U Turcher (OFFICIAL SEAL)
∛	1 5 70	ry Public for Oregon commission expires: 11-5-82
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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 cuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the owner Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is		vided for acknowledgment of deeds, by the owner of the title being conveyed,
-	bound thereby. (2) Violation of subsection (1) of this section is a Class B misdemen	- Space - Space Space and a second section of the second section of the experience of the second section of the section of
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