FORM No. 704. CONTRACT—REAL ESTATE—Partial Payments.	SIEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR, 972C4
70135 CONT	ract—real estate Vol. 79 Page 15910
THIS CONTRACT, Made this 15th WINEMA PENINSULA, INC., an	March
and ALBERT A. BRICCO	, hereinafter called the seller,
WITNESSETH: That in consideration of i	the mutual covenants and agreements herein contained, the
Scrice agrees to sell unto the buver and the briver	agrees to purchase from the seller all of the following de- County, State of Oregon to-wit:
Lot 8 in Block 7 in Winema	Peninsula Unit #2.
(neremarter carred the purchase price) on account	red and no/100ths Dollars (\$.4,600.00) of which Nine hundred twenty and no/100th
hereby acknowledged by the seller), and the remai) is paid on the execution hereof (the receipt of which is inder to be paid to the order of the seller at the times and in
amounts as follows, to-wit:	15 B. 중점화를 통통을 통통하다 통통 인과 유명으로 하는 유민은 제조를 하는 다니다고 있다. 2016 F.
	be paid yearly over a five year less than \$736.00 plus 8½% interest
	th March 15, 1980. Payment shall a, Inc., P.o.Box 384, Chiloquin,
3.50., 7.025	
The buyer warrants to and coverants with the seller that the o(A) primarily for buyer's personal, family, household or agric	real property, described in this contract is utilized propess.
All of said purchase price may be paid at any time; all deferred bala	nces of said purchase price shall bear interest at the rate of
the minimum redular animate state of the re-	to the property of the second
he is not in default under the terms of this contract. The buyer agreerected, in good condition and repair and will not suffer or permit a and all other liens and save the seller harmless therefrom and reimbusch liens; that he will one all the sufficients.	s for the current tax year shall be prorated between the parties hereto as of the arch 15. 19 79, and may retain such possession so long as est that at all times he will keep the buildings on said premises, now or herealter my waste or strip thereof; that he will keep said premises free from mechanics use seller for all costs and attorney's fees incurred by him in defending against any poerty, as well as all water rents, public charges and municipal liens which here
insure and keep insured all buildings now or hereafter erected on said	the same or any part thereof become past due; that at buyer's expense, he will 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 such liens, costs, water tents, taxes, or charges or to procure and pay to and become a part of the debt secured by this contract and shall be the seller for brivers.	islactory to the seller, with loss payable first to the seller and then to the buyer as delivered to the seller as soon as insured. Now it the buyer shall lait to pay any for such insurance, the seller may do so and any payment so made shall be added ear interest at the rate aforesaid, without waiver, however, of any right arising to
the seller agrees that at his expense and within	days from the data based be will be at the
sau purchase price is july hard and upon request and upon surrend premises in lee simple unto the buyer, his heirs and assigns, tree and c since said date placed, permitted or, arising by through or under selle lens, water rents and public charges so assumed by the buyer and furti	and to said premises in the seller on or subsequent to the date of this agreement, her restrictions and easements now of record, if any. Seller also agrees that when er of this agreement, he will deliver a good and sulficient deed conveying said lear of encumbrances as of the date hereof and free and clear of all encumbrances r, excepting, however, the said easements and restrictions and the taxes, municipal her excepting all liens and encumbrances created by the buyer or his assigns.
*IMPORTANT NOTICE: Delete by fining out this	inued on reverse)
a creditor, as such word is defined in the Truth-in-Lending Act and Regulation for this purpose, use Stevens-Ness Form No. 1308 or similar unless the contributions. Stevens-Ness Form No. 1307 or similar.	r warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is now in Z; the seller MUST comply with the Act and Regulation by making required disclosures; and will become a first lien to finance the purchase of a dwelling in which event use
Winema Peninsula, Inc.	
P.O. Box 384	STATE OF ORFGON
Unlloquin, Oregon 97624	STATE OF OREGON, ss.
Chiloquin, Oregon 9762년 BELLER'S NAME AND ADDRESS Albert A. Bricco	County of I certify that the within instru-
Albert A. Bricco P.O.Box 364 Chiloquin, Oregon 97624	County of I certify that the within instru- ment was received for record on the day of
Albert A. Bricco P.O.Box 364 Chiloquin, Oregon 97624 BUYER'S NAME AND ADDRESS recording return for	County of I certify that the within instrument was received for record on the day of
Albert A. Bricco P.O.Box 364 Chiloquin, Oregon 97624	County of I certify that the within instrument was received for record on the day of 19, at o'clock M, and recorded in book on page or as file/reel number. Reconders use file/reel number. Record of Deeds of said county.
Albert A. Bricco P.O.Box 364 Chiloquin, Oregon 97624 BUVER'S NAME AND ADDRESS Winema Peninsula, Inc.	County of I certify that the within instrument was received for record on the day of 19, at o'clockM., and recorded in book on page or as file/reel number.

Albert A. Bricco
P.O.Box 364
Chiloquin, Oregon 97624

Recording Officer
Deputy

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within ten days of the time limited therefor, or fail to keep any ugreement herein contained, then the seller at his option shall have the following rights: (1) to declare this contract mult and void, (2) to declare the whole unpaid principal balance of said purchase price with the interest therein at once due and payable and/or (3) to foreclose this contract by suit in equity, and in any of such cases, all rights and interest created or then existing in favor of the buyer as against the seller hereunder shall utterly cease and determine and the right to the possession of the premises above described and all other rights acquired by the buyer of return, reclamation or compensation for moneys paid on account of the punchase of said property as absolutely, fully and perfectly as it his contract and such payments had never been made; and in case of such default all payments therefolore made on this contract are to be retained by and belong to said seller as the agreed and reasonable tent of said seller, in case of such default, shall have the right immediately, or at any time thereafter, to enter upon the land aforesaid, without any process of law, and take immediate possession thereof, together with all the improvements and apputenances thereon or thereto belonging.

The buyer further agrees that failure by the seller, at any time to require performance by the buyer of any such provision hereof shall in no way affect his right hereunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof shall in no way affect his right hereafted to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of the provision itself. tur in 4,600.00 The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ (1) However that acrost consid-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 affixed hereto by its officers duly authorized thereunto by order of its board of directors. allerbalance NOTE—The sentence between the symbols (), if not applicable, should be deleted. See ORS 93.030). STATE OF OREGON, County of Klamath.

3-15,1979

Personally, appeared Leroy Gienger STATE OF OREGON County of Klamath 5 Elvine P. Gienger who, being duly sworn. each for himself and not one for the other, did say that the former is the Personally appeared the above named Albert A. Bricco president and that the latter is the secretary of Winema Peninsula, Inc. , a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf 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: and acknowledged the foregoing instru-his voluntary act and deed ment to be voluntary act and deed. COFFICIAL BENNIE M. KURCHER tonnie M. Kucherc ...(ÓFFICIAL SEAL) SEAL) Notary Public for Oregon Notary Public for Oregon 13 My commission expires: 11-5-82 Section 4 of Chapter 618, Oregon Laws 1975, provides:

111 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 executed and the parties are bound; shall be acknowledged; in the manner provided for acknowledgement 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. (DESCRIPTION CONTINUED) te area resignantes a como STATE OF OREGON; COUNTY OF KLAMATH; SS. Filed for record of request of Winema Penisula, Inc. July 1 A. D. 19<u>79</u> at 1:46 clock P.M., an nis <u>5th</u> day of _ _ on Page 15910 uly recorded in Vol. 179 Wm D. MILNE County Clerk Fee \$6.00 B. Derutha Llets t particulation

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