70136 Contract—	STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR. 972
N. P. A. A. A. P.	
THIS CONTRACT, Made this 15th day WINEMA PENINSULA, INC., an Ore	of March , 1979 , between gon Corporation , hereinafter called the seller
and ALBERT A. BRICCO	hardinatter collect the t
WITNESSETH: That in consideration of the museller agrees to sell unto the buyer and the buyer agrees scribed lands and premises situated in Klamath	itual covenants and agreements herein contained, th
Lot 9 in Block 7 of Winema Pa	도 보내들은 경우를 잃어나 보는 것은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들
for the sum of Four thousand six hundred	and no/100ths, power as 4 600 00
Dollars (\$ 920.00)	ch Nine nundred twnety and no/100
hereby acknowledged by the seller), and the remainder t amounts as follows, to-wit:	o be paid to the order of the seller at the times and in
The balance \$3,680.00 shall be p	aid yearly over a fave year
each March 15. beginning with Ma	s than \$736.00 plus 85% interest
be mailed to Winema Peninsula, I Oregon, 97624.	nc., P.O.Box 384, Chiloquin,
The buyer warrants to and covenants with the seller that the real professional professional in the seller that the real professional in the seller that the real professional in the seller that the real professional in the seller that the real professional professional seller that the real professional seller that the seller that the real professional seller than the seller that the real professional seller than the sel	Sperty described in this contract is surposes.
All of said purchase price may be paid at any time; all deletted balances of a	
er cent per annum from PLGL C.II 1 1 1 4 7 4	aid purchase price shall bear interest at the rate of
he minimum regular payments above required. Taxes on said premises for the	aid purchase price shall bear interest at the rate of $\frac{81}{2}$ erest to be paid. Yearly and * \(\langle in addition to being included in
the minimum regular payments above required. Taxes on said premises for the	aid purchase price shall bear interest at the rate of $\frac{81}{2}$ erest to be paid. Yearly and * \(\langle in addition to being included in
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of re-entry, or an	purchase of said property a	ab-olutely, fully and from this contract are to	is of the essence of this contract, and in case the buyer shall fail to make the the time limited therefor, or fail to keep any agreement herein contained, then the time limited therefor, or fail to keep any agreement herein contained of its contract not on the fail to the fail of
The true eration consects In case court may add of the trial co	e and actual consideration pa of or mondes where wo suit or action is instituted to udge reasonable as attorney urt, the buyer further promi	id for this transfer, states Bry or only the first out and foreclose this contract or s test to be allowed pla es to pay such sum as test to the transfer of the first out and the first ou	in terms of dollars, is \$ the part of the surplus and the part of the surplus and the first part of the provisions hereof, the buyer agrees to pay such sum as the store whole the provisions hereof, the buyer agrees to pay such sum as the intill in said suit or action and if an appeal is Jaken from any judgment or decree intill in said suit or action and if an appeal is Jaken from any judgment or decree intill in said suit or action and if an appeal is Jaken from any judgment or decree intill in said suit or action and if an appeal is Jaken from any judgment or such the appellate court shall adjudge reasonable as plaintin's attorney's less on such the appellate court shall adjudge reasonable as plaintin's attorney's less on such the appellate court shall adjudge reasonable as plaintin's attorney's less on such the appellate court shall adjudge reasonable as plaintin's attorney's less on such the appellate court shall adjudge reasonable as plaintin's attorney's less on such the appellate court shall adjudge reasonable as plaintin's attorney's less on such the appellate court shall adjudge reasonable as plaintin's attorney's less on such the appellate court shall adjudge reasonable as plaintin's attorney's less on such the appellate court shall adjudge reasonable as plaintin's attorney's less on such the appellate court shall adjudge reasonable as plaintin's attorney's less on such the province and the province are also attorney at the province and the province are also attorney at the province and the province are also attorney at the province are also attorney at the province at the province are also attorney at the province attorney attorney at the province attorney at the province attorney at the p
dersigned in by its office	is a corporation, it he cers duly authorized	s caused its corpor hereunto by order	of its board of directors.
NOIE—The sentence	Clerch OBn		leted. See ORS 93.030). Klamath)ss. STATE OF OREGON, County of
	Klamath 3-15, 19 rappeared the above name bert A. Bricc		Personally appeared Leroy Grenger who, being duly sworn, Elvine P. Gienger who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of
ment to be	and acknowledged the	foregoing instru- tary act and deed.	Winema Peninsula, Inc. On corporation, and that the seal allixed to the loregoing instrument is the corporate seal and that the seal allixed to the loregoing instrument is the corporate seal and that said instrument was signed and sealed in better of said corporation by authority of its board of directors; and each of half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed them acknowledged said instrument to be its voluntary act and deed. Before me: (OFFICIAL SEAL)
SEAL)	Notary Public for Oregon My commission expires	ill - 5 - 8 2	Notary Public for Oregon My commission expires: [1-5-6] My commission expires: [1-5-6] The date that the instrument is exercised property, at a time more than 12 months from the date that the instrument is exercised property. The exchange determined the converse of the title being conveyed.
bound thereby	nison of convergence of the 4	this section is a Class B	misdemeanor. SCRIPTION CONTINUED)
T AP		STATE OF ORE	of request of <u>Vinema Peninsula, Inc.</u> of JulyA. D. 19 ⁷⁹ of o'clock A., or
		luly recorded In	Vol. <u>179</u> , of <u>Deeds</u> on Page 1992. Wom D. MILNE County Cless Fee \$6.00
	William chiau Majina		