Until a change is requested all las statements shall be sent to the following address.

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

TT CONTRACT	real estate Vo <u>79</u> Foge 15914 🏶
70137	of March , 1979 , between
THIS CONTRACT, Made this 15th day WINEMA PENINSULA, INC., an Or	egon Corporation
, ALBERT A. BRICCO	, hereinatter called the sener,
and of the first state of the fi	, hereinafter called the buyer,
WITNESSETH: That in consideration of the m seller agrees to sell unto the buyer and the buyer agree scribed lands and premises situated in Klamath	utual covenants and agreements herein contained, the sto purchase from the seller all of the following de-
Lot 4 in Block 8 of Winema Pe	
	OthsDollars (\$ 5,000.00)
for the sum of Five thousand and no/10 (hereinafter called the purchase price) on account of the purchase price of the purchase pric	which One thousand and no/100ths
	.) is paid on the execution hereof (the receipt of which is er to be paid to the order of the seller at the times and in
amounts as follows, to-wit:	나, 하고 있었다면 살 사람들이 살아서, 사무를 가격하면 한 경기에 가는 하는데 하는데 하는데 하나 사이를 모든 것이다.
my 1 1 2 2 2 2 1 000 00 chall	be paid yearly over a five year
a a wanah 15 heginning wit	less than \$800.00 plus $8\frac{1}{2}\%$ interest in March 15, 1980. Payment shall
be mailed to Winema Peninsul	a, Inc., P.O.Box 384, Chiloquin,
Oregon, 97624.	
	· 数据等量 新生物 计可以通过 "我们就是一个人,我们就是一个人
The buyer warrants to and covenants with the seller that the rea	I property described in this contract is ural purposes.
(A) primarily for buyer's personal, tampy, income (B) for an organization of price factor of the control of the	s of said purchase price shall bear interest at the rate of
All of said purchase price may be pain a said purchase price may be pain a said purchase price may be pain a said primitive pain per cent per annum from land above tradition. Taxes on said premises to	s of said purchase price shall hear inferest at the rate in addition to the paid. Yearly and a in addition to the current tax year shall be prorated between the parties hereto as of
- 1987年 - 19	그를 막았다. 한국의 회사는 나는 사람들은 살 전한 등을 받는 것이 되었다. 그리는 그는 그는 그는 것은 것이라고 있다. 생각한 것 같다 보다는 것
The buyer shall be entitled to p ssession of said lands on the innot in default fines and terms of this contract. The buyer agrees he is not in default first end regard and will not suffer or permit any	March 15 1979, and may retain such possession so long as that all times be will keep the buildings on said premises, now or hereafter waste or strip thereof; that he will keep said premises free from mechanics waste or altrip thereof; that he will keep said premises free from mechanics seller for all costs and attorney's lees incurred by him in defending against any seller for all costs and attorney's nublic charges and municipal liens which here.
erected, in good condition and results therefrom and reimburs and all other liens and save the seller harmless therefrom and reimburs such liens; that he will pay all taxes be realter levied against said proper such liens; that he will pay all taxes he removed upon said premises, all promptly before to	that all times are will keep said premises free from mechanic's waste or strip thereof: that he will keep said premises free from mechanic's eseller for all costs and attorney's lees incurred by him in deheding against any ety, as well as all water rents; public charges and municipal liens which here- tey, as well as all water rents; public charges and municipal liens which here- tenses or any part thereof become past due; that at buser's expense, he will remises against loss or damage by fire (with extended coverage) in an amount return to the seller, with loss payable first to the seller and then to the buyer as
insure and keep insured all buildings row or hereafter erected on said prinsure and keep insured all buildings row or hereafter erected on said prinsure and keep insured and buildings of insurance to be of insurance to be	remises against ioss of discovery of the seller and then to the buyer as actory to the seller, with loss payable first to the seller and then to the buyer shall fail to pay any leftiered to the seller as soon as insured. Now if the buyer shall fail to pay any r such insurance, the seller may do so and any payment so made shall be added a such insurance, the set a decread without waiver, however, of any right arising to
such heros to a part of the debt secured by this contract and shall bea	[14][[17] [18] [18] [18] [18] [18] [18] [18] [18
the seller lor buyer's present that at his expense and within	days from the date hereof, all and or subsequent to the date of this agreement,
	r restrictions and easements now of record, if any. Selfer also agrees that when of this agreement, he will deliver a good and sulficient deed conveying said are of encumbrances as of the date hereof and free and clear of all encumbrances excepting, however, the said easements and restrictions and the taxes, municipal excepting all liens and encumbrances created by the buyer or his assigns.
since said date from the said public charges so assumed by the buyer and turth liens, water rents and public charges so assumed by the buyer and turth	used on reverse)
*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever a treditor, as such word is defined in the Truth-in-Lending Act and Regulation	warranty [A] or [B] is not applicable. If warranty [A] is applicable and if the seller is Z, the seller MUST comply with the Act and Regulation by making required disclosures; Z, the seller MUST comply with the Act and Regulation by making required disclosures; ct will become a first lien to finance the purchase of a dwelling in which event use ct will become a first lien to finance the purchase of a dwelling in which event use
for this purpose, use Stevens-Ness Form No. 1308 or similar unless the Common Stevens-Ness Form No. 1307 or similar.	
Winema Peninsula, Inc.	STATE OF OREGON,
P.O.Box 384 Chiloquin, Oregon 97624	County of
	I certify that the within instru- ment was received for record on the
Albert A. Bricco P.O. Box 364	day of 19.
Chiloquin, Oregon 97624	Brace REBERVED in book on page or a
After recording return to:	Record of Deeds of said county.
Winema Peninsula, Inc. P.O.Box 384	Witness ply hand and seal o
Chiloquin, Oregon 97624	County affixed.

Ву

Recording Officer
Deputy

option shall have the choice due and payable (3) to withdraw said dee the interest thereon at sonce due and payable (3) to withdraw said deequity, and in any of such cases, all rights and interest created or then termine and the right to the possession of the premises above described seller without any act of re-entry, or any other act of said seller to be pronners paid on account of the purchase of said property as absolutely, case of such default all payments theretolore made on this contract an exercise such to the time of such default. And the said seller, in case of	is of the essence of this contract, and in case the buyer shall fail to make the payments limited therefor, or fail to keep any agreement herein contained, then the seller at his limited therefor, or fail to keep any agreement herein contained, then the seller at his and void, (2) to declare the whole unpaid principal balance of said purchase price with d and other documents from escrow and/or (4) to foreclose this contract by suit in estissing in law or of the buyer as against the seller hereunder shall utterly cease and desirting and the state of the seller hereunder shall revert to and revest in said enformed and without any right of the buyer of return, reclamation or compensation for fully and perfectly as if this contract and such payments had never been made; and in fully and perfectly as if this contract and such payments had never been made; and in fully and perfectly as if this contract and such payments had never been made; and in the state of the said seller as the agreed and tensonable rent of said such delault, shall have the right immediately, or at any time thereafter, to enter upon easion thereot, together with all the improvements and appurtenances thereon or thereto to require performance by the buyer of any provision hereof shall in no way affect his ler of any breach of any provision hereof be held to be a waiver of any succeeding breach
The second control of	in terms of dollars, is \$ 5,000.00. OHowever the neural consideration come
In case suit or action is instituted to foreclose this contract of sum as the trial court may adjudge reasonable as attorney's lees to be judgment or decree of such trial court, the losing party further property attorney's lees on such appeal. In construing this contract, it is understood that the seller or the singular pronoun shall be taken to mean; and include the plural, the singular pronoun shall be taken to mean; and include the plural, that the provisions hereof as hall bind and inure to the benefit of, as the trial state of the provision of the provisions hereof as the provision of the	de ellowed the prevailing party in said suit or action and if an appeal is taken from any ellowed the prevailing party in said suit or action and if an appeal is taken from any ellowed the prevailing tises to pay such sum as the appellate court shall adjudge reasonable as the prevailing the buyer may be more than one person or a corporation; that if the context so requires, he masculine, the ferminine and the neuter, and that generally all grammatical changes help you will be corporations and to individuals. Circumstances may require, not only the immediate parties hereto but their respective interest and assigns as well. On executed this instrument in triplicate; if either of the undersigned
is a corporation, it has caused its corporate name duly authorized thereunto by order of its board of	to be signed and its corporate seal approach increte 25
	Elvine P. Rienged , Sec.
NOTE—The sentence between the symbols (), if not applicable, should be	deleted. Sea ORS 93.030).
STATE OF OREGON. County of Klamath 3-15 , 19.79.	STATE OF OREGON, County of Klamath)ss. 3-15, 19.9 Personally appeared Leroy Gienger and Elvine P. Gienger who, being duly sworn,
Personally appeared the above named	each for himself and not one for the other, did say that the former is the
ment to be his voluntary act and deed.	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.
COFFICIAL COON WE M. KUNCHEL SEAL)	Before me: W. KUTCHEU (SEAL)
Notary Public for Oreson (5-8) My commission expires	My commission expires: 11-5-82
veyed. Such instraints, 50 veyed. Such instraints of ties are bound thereby. ORS 93.990(3) Violation of ORS 93.635 is punishable, upon	the to any real property at a time more than 12 months from the date that the instrument of manner provided for acknowledgment of deeds, by the conveyor of the title to be concided by the conveyor not later than 15 days after the instrument is executed and the parconviction, by a fine of not more than \$100. SCRIPTION CONTINUED)
	REGON; COUNTY OF KLAMATH; 55.
iled for recor	d at request of <u>Wingua Peninsula, Inc.</u>
., <u>5th</u> d	ay of <u>July</u> A. D. 19 <u>79</u> of hordlick M., an

on Page 15914 Fee \$6.00 By Persilva Alliaco