Vol. Mal Page AW PUBLISHING CO

| | | Vol. <u>Mp Page 19049</u> |
|---|---|--|
| THIS CONTRACT. Ma | de this 25th day of Sept. TNC., ar Oregon Corporati | ember 1980, between on hereignfter called the seller, |
| WINDY D KINAK | and RUSEWARY J. KUTAK, hu | , hereinafter called the seller, sband and wife , hereinafter called the buyer, |
| | | |
| WITNESSETH: That seller agrees to sell unto the l scribed lands and premises si | in consideration of the mutual covenant buyer and the buyer agrees to purchase tuated in: <u>n Klamath</u> County | nts and agreements herein contained, the from the seller all of the iollowing de- , Stare of Oregon, to-wit: |

Lot 15, Block 9, TRACT NO. 1019, WINEMA PENINSULA - UNIT NO. 2, according to the official plat thereof on file in the office of the County Clerk of Klaunath County, Oregon.

All that portion of Lot 16 in Block 9, TRACT NO. 1019-WINEMA PENINSULA-Unit #2 according to the official plat thereof on file in the office of the County Clerk $B_{
m N}$. of Klamath County, Oregon, Lying South of Tecumseh Way as Shown on plat of Tract #1050 WINEMA PENINSULA UNIC # 3

This document is being rerecorded to change legal.

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FOILM No. 705-CONTRACI-REAL ESTATE-Monthly Poynents.

for the sum of Seven thousand six hundred & no/100ths Dollars (\$ 7,600.00) seller); the buyer agrees to pay the romainder of said purchase price (to-wit: \$ 5,900.00) to the order seller); the buyer agrees to pay the romainder of said purchase price (to-wit: \$ 5,900.00) to the order of the seller in monthly payments of not less than Seventy and 52/100ths _______ Opliars (\$ 70.52) each, payable direct to the home office--P.0.Box 384, Chiloquin, Oregon, 97624

payable on the 1st day of each month hereafter beginning with the month of November , 1980, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of 10 per cent per annum from until paid, interest to be paid ... monthly.....and * {in Tataking to being included in October 1, 1980

the minimum monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract.

The bayer warrants to and covenants with the seller that the real property described in this contract is The bayer warrants to and covenants with the seller that the real property described in this contract is (A) primarily for bayer's personal, tamily, howehold or agricultural purposes, (B) the mail function and covenants with the seller that the real property described in this contract is (B) the mail function and covenants with the seller that the real property described in this contract is (B) the mail function and covenants with the seller that the real property described in this contract is (B) the mail function and real of this contract. The bayer afree that at all times the will keep the build have been or the contract. The bayer afree that all times the will keep said premises here from mechanics are the first of an detail under the terms of this contract. The bayer afree that all times the will keep said premises here from mechanics are affected in food cuncified and such that the vertex of the contract. The bayer afree that all times the will keep said premises here from mechanics are all details under the terms of this contract. The bayer afree that all times the will keep said premises the from mechanics are all details under the terms of the contract of the contract and reinburse solver to all costs and attends see see and municipal lines which here such lines, that he will prove the seller the field bayer the same of any part thread become post due; that at bayer's express, he will here and keep insured all buildings now or he calter vected on said premises adjust there is become post there due to a amount in une and keep insured all buildings now or he calter vected on said premises adjust loss of damage by fire (with extended coverage) in an amount in une and keep insured all buildings now or he calter vected on said premises adjust loss of damage by fire (with extended coverage) in an amount in une and keep insured all buildings now or he calter vected on said premises adjust lo

nut less than 3 none in a company of companies validations to the seller, with less payable first to the seller and then to the buyer as their respective intrests may appear and all policies of neurone to be definered to the seller as sour a insured. Now if the buyer shall fail to now sour their respective intrests may appear and all policies of neuronal ray for such as sour as insured. Now if the buyer shall fail to now source to be definered to the seller as sour as insured. Now if the buyer shall be added such first, costs, water tents. Lakes or charges (or to procure and shall be added such first, costs, water tents. Lakes or charges (to procure and shall be added such first, costs, water tents to see the second and shall be added to the seller second by this contract and shall be interest at the rate aloresaid, without waiver, however, of any right arising to the seller law breach of contract.

the seller for buyer's breach of contract. The seller achies that at his express and within 30, days from the fate hereof, he will furnish unto buyer a fille insurance policy in the seller achies that at his express and within 30, days from the fate hereof, he will furnish unto buyer a fille insurance policy in suring (in a amount equal to said purchase prive) methed to fill to said premises in the scient on or subtrguent to the date of this agreement, suring (in a amount equal to said purchase prive) methed with and other restrictions and easerners now of record if any. Seller aim agrees that when suring and event the usual printed exceptions and the view surrender of this accement, he will deliver a food and clear of all encumbrances premises in the simple unto the buyer, his here at a signs, free and clear of encumbrances at the date here and there and clear of all encumbrances premises in the simple unto the buyer, his here at a signs, free and clear of encumbrances of the date prived premises in the simple unto the buyer, his here at a signs, the add the restriction and the sector of all encumbrances premises in the simple unto the buyer, his here at a dargeos, the sector of encumbrances of the date prived premises and the prived or arising by, thous? or under seller, incepting all here and encumbrances created by the buyer or his assigns.

(Continued on tevetse)

*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever vicinanty (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 Truthin-Let ding Act and Regulation 7, the celler MUST comply with the Act and Regulation by making required disclosures; for this purpose, use thereas.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 Sevens-Ness form No. 1307 or similar.

| STATE OF OREGON, | WINEMA PENINSULA, INC. | |
|---|---|----------|
| County of | P.O.Box 384 Chiloquin, Oregon 97624 | |
| I certify that the within instru- ment was received for record on the | HENRY F. & ROSEMARY J. KUTAK | |
| day of | 1421 Pacific Terrace Klamath Falls, Oregon 97601 | |
| SPACE RESERVEC in book on page or as | NIZHELDI FALLS, UICEOIL | |
| Reconstration till/reel number Reconstration Record of Deeds of said county. Witness my hand and seal of | free recording return to: | Afre |
| County affixed. | Linde | |
| Recording Officer | HENRY F. & ROSEMARY J. KUTAK | *** |
| By Deputy | | |
| na presidente en la construir de la construir de La construir de la construir de | NAME, ADDRESS, ZIP | |
| | | |

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And it is understood and agreed between said parties that time is of the escave of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within 20 days of the time limited therein, or hill to keep any agreement herein contained, then the seller at his ortion shall, have the following tights: (1) to declare this aterize mull and void. (2) to declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and payable, (3) to withd aw sail deed and other dictuments from excrow and/or (4) to tweelose this contract by suit in the interest thereon at once due and payable, (3) to withd aw sail deed and other dictuments from excrow and/or (4) to tweelose this contract by suit in the interest thereon at once due and payable, (3) to withd aw sail deed and other dictuments from excrow and/or (4) to tweelose this contract by suit in the interest thereon at once due and payable, (3) to withd aw sail deed and other difference the whole unpaid principal balance of said purchase price with equity, and in any of such cases. All rights and interest creat do right date to and reverset in said termine and the right to the payession of the premises above discribed and all other dights acquired by the buyer thereunder shall revert to and reverset in said termine and the right to the payments had never to an arever been made; and in menys paid on account of the purchase of said percenty as absolutely, lully and perfectly as if this contract and such payments had never been made; and in errors up to the time of such called. And the said seller to be retained by and belong to said seller as the afreed and reasonable rent of said case of such delault all payments theretories made on this youtract are to be retained by and belong to said seller as the afreed and reasonable rent of said case of such delault all payments theretories made on this youtract are to be retained by and belong to said seller to said seller to said seller to said sell

the time nonexing, without any possible num, make the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his The buyer further agrees that failure by the seller at any time to require performance by the buyer of any provision hereof shall any waiver of any succeeding breach right hereinfir 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 any succeeding breach of any such provision, or as a waiver of the provision itself.

The true and actual consideration paid for this true ster, stated in terms of dollars, is \$ 7,600.00 (Howard the stated consideration con

The true and actual consideration paid for this truester, stated in terms of stollars, is § 7,000.00 (However, the structur consists of official derivative property of value generate promises while the construction investigation of the structure property of value generate promises while the construction of the state of the construction of the construction of the structure property of value generate promises to be allowed the prevailing party in said suit or action afteres to pay such as the trial court may adjudge reasonable as attorney's ters to be allowed the prevailing party in said suit or action and it an appeal is taken from any judgment on decree of such trial court, the losing party is the to be allowed the prevailing party in said suit or action and it an appeal is taken to many indicate reasonable as the provide to be provided to prevailing party in said suit or action and it an appeal is taken to be appeal. It is instruing this contract, it is understood that the seller or the buver may be more than one person or a corporation; that it the center to requires, the undustry formulation and include the plant, the maculine, the learnine and the neutre, and that generally all grannuatical changes the undustry instant and and include the plant, the maculine, the learnine and the neutre, and that generally all grannuatical changes that it is effective to shall be indicated apply quality to supersitions and to individuate to the benefit of, is the circumstance and requires, not only the immediate parties hereto but their respective The eventions, administrations, personal tepresentations, in the same taken so requires. It is immediate, successions and to solve the interval and interval the interval and include the plant, the maculine, the contraine and to individuate. The successions and to individuate. The interval and interval and interval and include the plant, the maculine, the successions and to individuate. The successions and to individuate. The successions and to individuate to the benefit of, is the reators, administrators, personal representatives, sin cessing in interest and congris to well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned

IN WITNESS WHEREOF, said parties have concerned and its corporate seal affixed hereto by its officers is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers WINEMA PENINSULA, INC. duly authorized therewrite by order of its board of directors. £/

Linging ; Dres, 12 Dans Z Elvine }∕,Sec (f Jula 12 - 1 Bed march NOTE-This seatence between the symbols (), if not opplicable, should be deleted. Ses OR: 93.030). Klamath ::...) ss. STATE OF OREGON, County of STATE OF OREGON, Klamath Jee 1 County of <u>Klamec.</u> October 1 1980 Personally appeared Leroy Gienger and Elvine P. Gienger who, being duly sworn, each for himsell and not one for the other, did say that the former is the president and that the latter is the Rosemary F: Kutak secretary of and acknowledged the loregoing instru-ment to be their, voluntary act and deed WINEVA 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 be-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. Before me: Beion me: (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon 11-5-82 My commission expires: My sepuly Amission Expires July 13, 191

Citi 33.635 (1) All instruments contracting to consey for title to any real property, at a time more than 12 menths from the date that the instrument scenario and the parties are bound, shall be acknowledged, in the manner provided for acknowledgment of deeds, by the conveyor of the title to be con-ed. Such instruments, or a memorandum thereof, shall be recorded by the conveyor not later than 15 days after the instrument is executed and the par-are bund thereby. ORS \$3.996(3) Violation of ORS 93.635 is punishable, uson conviction, by a fine of not more than \$100.

(DESCRIPTION CONTINUED)

TATE OF OREGON; COUNTY OF KLAMATH; 53. Hed for record at request of ______ Mountain Title Co. A. D. 19_10 at _____ o'clock M., and his 2nd day of October --- on Page 19049 tuly recorcled in Vol. ______ or _____ Deeds Wo D. MILNE, County Clerk ito 1h EVAZIANE 1111210102111 CIMMISSIDME.or Fae \$7.00 STATE OF OREGON; COUNTY OF (LAMATH; ss. Filed for record saxrespostsof 5/ 11 01 6 his 15 day of December D. 19 81 at 3: 320' dock P M md on c 21429 Deeds duly recorded in Vol. MB1 of EV LYN BIEHN County Clark VIL Fee \$8.00 122 4.15