. 706-CONTRACT-REAL ESTATE-Monthly Payments FORM No TN 83050 \_Page**23256** CONTRACT-REAL ESTATE Vol. 787 THIS CONTRACT, Made this 9th day of December WINEMA PENINSULA, INC., an Oregon Corporation hereinafter called the seller. SANDRAL L. TUCKER and KAREN G. TUCKER, husband and wife and ....., hereinafter called the buyer, 1943년 2월 18일 - 1932년 1939년 1931년 1941년 1971년 - 1월 1971년 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 NE $\frac{1}{4}$ NE $\frac{1}{4}$ , W $\frac{1}{2}$ NE $\frac{1}{4}$ , E $\frac{1}{2}$ E $\frac{1}{2}$ NW $\frac{1}{4}$  of Section 27, Townsip 36 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon. EXCEPT that portion deeded to Klamath County in Deed Volume M70, page 3381, Microfilm Records of Klamath County, Oregon. Subject to the printed exceptions, exclusions and stipulations which are part of said policy, and to the following: 1. Rights of thepublic in and to any portion of the herein described premises lying within the limits of streets, roads or highways. 2. The assessment roll and the tax roll disclose that the premises herein described have been specially assessed as Farm Use Land. If the land becomes disqualified for the special assessment under the statute, an additional tax may be levied; in addition thereto a penalty may be DFK 3 levied mif notice of disqualification is not timely given. · Wy Commission Early Star 16, 1989 પુન્દ્રસંદે LOS VACETES COMILA CAROLYN SUE BURNS Notary fusiko Louisornia Prancipal Crystol Ia OFFICIAL SEFT OFFICIALITY CONTINUED tor the sum of Thirty Two Thousand and no/100th----- Dollars (\$32,000.00) (hereinatter called the purchase price) on account of which Five Thousand and no/100ths-----Dollars (\$5,000.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$27,000.00) to the order of the seller in monthly payments of not less than Three Hundred and no/100ths------Dollars (\$300.00) each; payable direct to Winema Peninsula, Inc., P.O.Box 384. Chiloguin. Oregon 97624 384, Chiloquin, Óregón, 97624 The state of the second second payable on the ...1st ...day of each month hereafter beginning with the month of February , 19.88., and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all de-ferred balances of said purchase price shall bear interest at the rate of 8.5 per cent per annum from...... parties hereto as of the date of this contract. On Feb. 1, 1996 the remaining balance will "be due." (an'8 year payoff) "The buyer verrants to and covenants with the seller that the real property described in this contract is "A) primarily lor buyer's personal, family, household or agricultural propess. The seller second as the seller that the real property described in this contract is "A) primarily lor buyer is personal, family, household or agricultural propess. The second as the seller second as the second as the seller that the real property described in this contract is "A) primarily lor buyers are and in the seller that the real property described in this contract is "B) for second as the second as the seller that the second as a second as the seller there and the second and all under the terms of this contract. The buyer agrees that a give times the will keep said premises for monostruction and all other the seller therefore and repair and will not suffer or permit any wate or string thereoit, that he will keep said premises the transfer therefore and all promotes the seller therefore and rembures seller for all costs and attorney's less incurred by him in delending against any such liens; that he will are the seller therein or this satis as all water rents, public charges and municipal liens which hereafter lawfully may be imposed upon said premises, all promptly before the same or any part thereof become past due; that at buyer's expense, he will insure and keep insure all policies of insure and become as their respective interests may appear mark and all or pay or companies satisfactory to the seller, with loss payable limits to the seller and the buyer as their respective interest may appear and all policies of procure and pay for such insurance, the seller, may do so and any payment so made shall be added to and become a part of the debt secured by this or the restrictions and shall be added to and become a part of the debt secured by this are insured. The seller agrees that at his expense and will parties hereto as of the date of this contract. On Feb. 1, 1996 the remaining balance will (Continued on reverse) fåreter andras Galaistad saft \*IMPORTANT NOTICE: Delete, by lining out, whichever phrase and whichever warranty (A) or (B) is not applicable. If warranty (A) is applicable and If seller is a creditor, as such word is defined in the Funk-in-Lending Act and Regulation Z; the seller MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stream-Ness Form No. 1308, or similar, if the contract becomes a first lien to finance of a dwelling use Stream-Ness Form No. 1309 or similar. Winema Peninsula, Inc. kalo na postana post na sta kana postana post na na kana postana posta STATE OF OREGON, P.O.Box 384 Chiloquin, Oregon 97624 and a general to the country of See See SELLER'S NAME AND ADDRESS I certify that the within instru-Sandral L. and Karen G. Tucker ment was received for record on the 2106 Mountain View Rd. ElMonte, Ca. 91733 day of ....., 19......, at .. BUYEN'S NAME AND ADDRESS BPACE RESERVED in book/reel/volume No...... on FOR After recording return to: /..... or as fee/file/instrupage ..... Winema Peninsula, Inc. RECORDER'S USE ment/microfilm/reception' No......, electric. Record of Deeds of said county. and the first of TO THE DATE OF SHOP GOUND OF THE CARL Witness my hand and seal of County affixed. Until a change is requested all tax statements shall be sent to the following address: Sandral L. and Karen G. Tucker NAME UTLE ..... Deputy By ..... NAME, ADDRESS, ZIP STREES.

ck

KVILL YOOUZOT TH 23257 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, protectually within 20 days of the time limited therefor, or fail to keep any afreement herein contract, the buyer shall hall to make the payments the information of the contract, and in case the buyer shall fail to make the payments the information of the contract thereon cases, all rights and halls (2) to declare the unit and void (2) to declare the whole unpaid principal balance of sail to make the payments form is contract created or then existing in the outer shall that the seller at his enter and the right to the possession of the preview and other advection of the buyer as against the seller hereunders that our shall buyer and the right of the preview and the right of the possession of the preview and described and all other of the buyer as against the seller hereunders shall uterly cases and early and on account of the purchase of said seller to be performed all other of the buyer as against the seller hereunders shall uterly cases and agreents to and revert to and revert in said case of such delault all payments therefore made on this contract are to be retained in this out and by and being to said seller to be constant of the provide made on the sole of and here of said purchase of said seller to be preformed and by and being to said seller as the agreed and revert been made; and in the dore and without any process of law, and take simediate possession thereof, together with all the improvements and appurtences there on comparison to the payments thereafter, to enter upon the immediate possession thereof, together with all the improvements and appurtenances there on the delault. And the said seller is any time to require pay the the right on account of the payments thereafter, to enter upon the buyer further agrees that failure by the seller at any time to require pay provision, or as a waiver of the provision itsell. billing billing be used to be a waiver of any succeeding breach 2106 Mountain Viëw Ed. ElNonte, Ca. 91733 PANE WEIGHT. in beat, with this No. HART HER PREPARE a clock of the surface price Sandrel L. and Karon G. Tucker Q98 m and the second list is a second list All The true and actual consideration paid for this transfer, stated in terms of dollars, is \$, 32,000,00 (Howster, the actual consideration consists of the indicate arrive property of value given to promote which is 901 of the manufactuation circle which the function of actual is instituted to foreclose this contract or to enforce any provision hereol, the losing party in said suit or action agrees to pay such sum as the trial court may adjudge reasonable as allowed the provision hereol, the losing party in said suit or action agrees to pay such party is attorney's tees on such appeal. It is understood that the seller or the buyer may be more than one person or a corporation; that is the provisions the singular propinty is be taken to make the provision thereof apply to may the mane and the neutry and that generally all grammatical changes the singular propint and include the plure, the masculines and the neutry, and that generally all grammatical changes the singular propint and include the plure, the masculines and the neutry, and that generally all grammatical changes the singular propint and include the plure, the masculines and the neutry, and that generally all grammatical changes the singular propint and include the plure is the correstance may require, not only the immediate parties hereto but their respective This agreement shall bind and increase to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective IN WITNESS WHEREOF. Said Darties have executed this information to the individues. secutors, administrators, personal representatives, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; 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 thereurob by order of ity board of directors. 240 4 195 C ÷e Jaren Hey Tocker Elvine Lienzer NOTE-The sentence between the symbols Or if net opplitchie, should be deleted. See ORS 93,030). STATE OF OREGON SEAD OUTJOINTUL O InterformULS Strand States ORS 93,635 (1) 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 conveyor of the title to be con-ties are bound thereby. All more than 15 days after the instrument is executed any the parties are bound thereby. All the parties are bound thereby the conveyor of the title to be con-fort 10RS 93,990(3) Violation of ORS 93,635 is punishable, upon conviction, by a time of not more than \$100. (DESCRIPTION CONTINUED) OFFICIAL SEAL CAROLYN SUE BURNS NOTARY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN LOS ANGELES COUNTY My Commission Exp. Apr. 15, 1989 tax may be levied: in addition thereto a province mark we take the second state of the 367 Jejoust STATE OF OREGON: COUNTY OF KLAMATH: ss. Filed for record at request of of Dec A.D., 1987 at 2:01 o'clock P<sub>M</sub>., and duly recorded in Vol. on Page 23256 \_ day of M 87 Deeds Evelyn Biehn / County Clerk FEE 10.00 By Demetha 24.617 WITNESSETH: That in consideration of the matrial covenants and attreaments for an isomed, the whet SANDRAL D. TUCKER and KAREN C. TUCKER: hundrand and will of the select Sug. 83059 111 COMIEACI-REAL CSIATE 232555 POPM No. FOS-CONTRACT-AFAL FLAIS-Monthly Popmany