7071 39739 2405 FORM No. 705-CONTRACT-REAL ESTATE-Monthly Payn ents (Individual of Corau ate) (Truth-in-Lending SM A THIS CONTRACT, Made this 16 The day of 007 , 19.69 , between D CLIFFORD J. EMMICH and WINIFRED L. EMMICH, husband and wife, 1931 El Arbolita Drive, Glendale, California 91208 , hereinafter called the seller, 10 and ___ACCURATE_ELECTRONICS_INC., a Delaware Corporation, 100 W. 10th Street, 5, hereinafter called the buyer, Wilmington, Delaware.... 이 집에서 여자가 가지 않는 것 같은 것 같은 것이 같이 가지 않는 것 같아. WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the C' seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-0 TOWNSHIP 36 South, Range 10 East, W.M. Section 13: Lots #3, 4, 5, 6, 11, 12, 13, 14, 19, 20, 21, 22, 27, 28, 29 and 30. Section 12: Lot #30 and that part of Lot #27 that lays south of the Sprague River. (348 acres more or less) This conveyance is made subject to reservations and restrictions of record, easements and rights of way of record, and those apparent on the land. 1970 H 18 2 27 tor the sum of Fifty Thousand and no/100----- Dollars (\$ 50,000.00) LIAR : (hereinafter called the purchase price), on account of which .N11-----Dollars (\$.....-0-......) 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: \$ 50,000.00.....) to the order of the seller in XXXXXXY payments of not less than (See Exhibit "A" attached hereto and made a part hereof) until paid, interest to be paid.....CONCURRENTLY......and * xatexizistowner the tuxney beceto as of the xisto of this to above buyer warrants to and covenants with the seller that the real property described primarily los buyer's personal, lamily, household or agricultural purposes,) for an organization or (even il buyer is a natural person) is lor busipess or co or commercial purposes other than addicultural purposes. <u>19</u>, <u>19</u>, and may retain such possession so long as thereoit, that he will keep said premises the thom rationance or the source of the source of the source of the source of the costs and altorney bible charges bod minicipal liens which here all write ret become of the source of the source of the will be an altorney bible charges bod minicipal liens which here all write ret become of the source o is the stand keep insured and buildings how of hereafter vectors of and promote statisticatory to the seller, with loss payable first to the seller and then to the being respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall thit to the being costs, water rents, farse, or charges of to procure and pay for such insurance, the seller may do so and any payment so made shall be interest and the det secured by this contract and shall be interest and all policies of insurance to be delivered to the seller as soon as insured. Now if the buyer shall thit to and become a part of the delt secured by this contract and shall be interest at the rate aloresaid, without waiver, however, of any right to seller of the seller of the seller of the seller and to said premises in the seller of or or subsequent to the delt securitas principal cost and waiver. However, alor y right to said premises in the seller of or or subsequent to the delt of the delt securities of marketable title in and to said premises in the seller of or and subsequent to the delt of the delt securits and upon request and upon the securit of the securities of the second and subsequent to the delt of the restrictions price is fully paid and upon request and upon the second and restrictions are of and assigns, tree and clear of encompances as of the date hereol and tree and clear of all encomes since placed prestricted or arising by, through or under seller second in the said the advective or a good and sublicer as the theory carbonal the second of the second and the second of the second of the second of the second and the second of the sec to the seller, with loss payable first to the seller and then liens, water rents and public charges so assumed by the buyer and lurther excepting all liens and encumbrances created by the buyer or hin assigns. And it is understood and agreed between said parties that time is of the esence of this contract, and in case the buyer shall lail to make the payments above required, or any of them, punctually within ten days of the time limited threator, or lail to keep any affectment herein contained, then the seller at his option shall have the lollowing rights: (1) to declare this contract, and in case the buyer shall lail to make the payments above required, or any of them, punctually within ten days of the time limited threator, or lail to keep any affectment herein contained, then the seller at his option shall have the lollowing rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal balance of all rights and interest created or then existing in layer of the buyer as afains the seller thereunder shall uterly cease and determine and the right to the possession of the premises above described and all other rights acquired by the buyer of relum, relaming the rest in and is seller without any act of re-entry, or any other act of said seller to be performed and without any right of the buyer of relum, relaming had neved thereafter, or and the seller theream and the seller the and and reacting and in the seller the and enterst of a such delault all payments therefolore made on this contract are to be retained by and balong to said waller as the aftered and restande and in crease of such delault all payments therefolore made on this contract are to be retained by and balong to said waller as the aftered and restande said premises up to the land aloresaid, without any arct thereafter, the land aloresaid, without any process of law, and take immediate possession thereoft, together with all the improvements and appurtenances thereafter or the tand aloresaid. dersigned 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. ACCURATE ELECTRONICS, INC. By/ lining out, whichever phrate and whichever warranty (A) or (B) is applicable, Stevens-Ness Form No. 1308 may be used for disci-und Renulation Z unders the contract will become a first lies to OTE: The intess the contract will Ness Form No. 1307 m 3







