	77998 FORM No. 706-CONTRACT-REAL ESTATE-Monthly Payments (Individual or Corporate) (Truth-in-Lending Series) OI. <u>m/72</u> Page 7836	a second a second as a second se Second second se Second second se
	CORCE A. PUNCLIA JR. 25th day of high day of hereinafter called the seller,	
	WITNESSETH: That in consideration of the mutual covenants and agreements contained, the witness to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- coller adress to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de-	
	A tract of land situated in Lot 10 Section 1, Touristic posterior described as follows: Willamette Meridian, Klamath County, Oregon, and more particularly described as follows: Beginning at a point on the east line of the Old Dalles-California Highway (State Highway Beginning at a point on the east line of the Old Dalles-California Highway (State Highway H427), said point being West a distance of 569.46 feet and South 0° 57' East a distance	
이 가지는 것은 것은 것은 것은 것은 것은 것을 수 있다. 👔 👘	County Deed Records from the Northeast Counter of Less in e of said Highway a distance of 7 E., W.M.; thence South 0° 57' East along the East line of Agency Lake; thence Northerly along the 100.0 feet; thence West to the Easterly bank of Agency Lake to an iron pin located West a distance of 598.85 feet from Easterly bank of Agency Lake to an iron pin located West a distance of said the point of beginning; thence East 538.85 feet to an iron pin on the West Line of said the point of beginning; thence (1990)	
	Highway; thence continuing Cast a distance of 00.0 feed, manual beginning. Payments do not include taxes and fire insurance.	
	for the sum of <u>Eight Thousand Five hundred and 00/100ths</u> . **** Dollars (\$ 8,500.00 (hereinafter called the purchase price), on account of which <u>Fifteen hundred and 00/100ths</u> . ***** (hereinafter called the purchase price), on account of which <u>Fifteen hundred and 00/100ths</u> . ***** Dollars (\$1,500.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the Dollars (\$1,500.00) 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: \$7,000.00) to the order seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 7,000.00) to the order of the seller in monthly payments of not less than <u>Fifty Six and no 100ths</u> ** ** ** ** **	
	Dollars (\$)0.00 [9, 19, 73], 7.2 [9] payable on the day of each month horeafter beginning with the month of July, 19, 73., 7.2 [9] and continuing until said purchase price is fully paid. All, of said purchase price may be paid at any time; 20] and continuing until said purchase price is fully paid. All, of said purchase price may be paid at any time; 20]	
	June	
	The buyer shall be entitled to possession of said lands on	
	such liefs, costs, part of the debt secured by this contract and sind occurs the second by the debt secured by this contract and sind occurs the seller for buyer's breach of contract. The seller for buyer's breach of contract. The seller afrees that at his expense and within \mathcal{O} days from the date hereof, he will lurnish unto buyer a title insurance policy interfaces the seller and the seller of or subsequent to the date of this afreement. Suring (in an amount equal to said purchase price) marketable title in and to said premises in the seller of or subsequent to the date of conveying which are an anount equal to said purchase price) marketable title in and to said premises and the date hereof, and sufficient deed conveying which are an except the usual printed end on surrender of this afreements and or the date hereof and lice and ler and all encumbrances and the date hereof and lice and the mark and the seller sector the service in a set of the sector the usual printed or this heirs and assigns, lires and clear of encumbrances and the service created by the buyer or this assigns.	
	And it is understood and agreed between said parties find K to the case of the read of the case of	
	on account of the purchase of said property as about contrast are to be retained by and belong to survival survival survival status of the interesting of the interestion main and the said seller, in case of such default, shall have the table interesting without any provision factors and without any process of law, and take intradiate possession thread, there with all the improvements and appurtantees enter upon the land alloresaid, without any process of law, and take intradiate possession thread, together with all the improvements and appurtantees there are there and the improvements and appurtantees there are there are the same and take intradiate possession thread, together with all the improvements and appurtantees there are there are there are there are the same, nor shall any waiver by said seller of any breach of any provision hered belied to be a waiver of any such the provision the same are there to enforce the same, nor shall any waiver by said seller of any breach of any provision hered belied to be a waiver of any such the provision the said. The buyer further agrees that failure by the seller at any time to require a different to enforce the same, nor shall any waiver by said seller of any breach of any provision thereal belied to be a waiver of any such a waiver of the provision tiest. The true and scual consideration paid for this transfer, stated in terms of dollars, is a same of the true and scual consideration paid for this transfer, stated in terms of dollars, is a same of the provision stransfer. The true and scual consideration paid for the score exception end to be allowed plaintill in said suit or action and it an appeal is taken from any udgement or decree in case suit or action is instituted to foreclase this contract or to enforce any of the provisions here of, the buyer agrees to pay such sum as the appeal at the trial court shall adjudge reasonable as plaintill's attorney's less on such in any adjudge reasonable as autorney's fees to be allowed plaintill in said suit or action and it	
	In case suit or action is institutely's test to be allowed plainfill in said suit of actionable as plainfill's attorney's test on back court may adjudge reasonable as attorney's test to be allowed plainfill in said suit of adjudge reasonable as plainfill's attorney's test on back of the trial court, the buyer further promises to pay such sum as the appellate court shall adjudge reasonable as plainfill's attorney's test on back appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu- appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu- appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person; that if the context so requires, the singu- appeal. In construing this contract, at the plause of the plause of the plause of the plause of the seller of the plause the plause of the plause of the plause of the plause of the seller of the plause of the	
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	If worrenty (A) is applicable and if the seller is a creation, by making required disclosures, for this purpose. Rugulation Z, the seller MUST comply with the At and Regulation by making required disclosures, for this purpose, mant on reverse). we stream. New Server No. 1308 or similar unless the contract will become a first lien to finance the purchase of a dwelling in which event use Slevens-Ness Form No. 1307 or similar.	

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