	PORM No. 704-CONTRACT-IEA ESTATE Partial Payments (Individual of Corporate) (Truth-In-Lending Series) VOI. 75 Pare 2582 SN. CEUNTHIS CONTRACT, Mada this 42h/ day of February , 1973, between CEUNTE N. PUNALLI JK., Chiloguin, Oregon	یو مسر ب
RECEIVED WITH JIS	CURE 'N. WEATLY JK., Childquin, Oneyon and JRCK F. EUSSE and CETTY E. EUSSE, husband and eife, 1596 Westoven DK., Eugene, Oneyon 97403 WITNESSETH: That in consideration of the mutual covenants and agreements herein contained, the seller agrees to sell unto the buyer and the buyer pgrees to purchase from the seller net of the following de- scribed lands and premises situated in Klamath County, State of Unegon, to-wit: Nontheast & of Monthwest & of Section 20 in Township 30 South, Range 10 East of the Willametic Meniduan. (40 acres) This conveyance is made subject to easements, rights of way of record, those apponent on the land. This conveyance is made subject to easements, rights of way of record, those apponent on the land. The land. There in the purchase price) on account of which Eighteen hundred, and no/100ths. Dollars (\$ 9,000,00) is paid on the execution hereof (the receipt of which is Dollars (\$ 9,000,00) is paid on the execution hereof the receipt of which is hereby acknowledged by the seller), and the remainder to be paid to the order of the seller at the times and in amounts as follows, towit: Semi-Annua pagments of \$501.60 including 7% interest per annum, first payment due fluguest 4, 1973 and a like payment every six months thereafter until	
	The buyer warrants to and coverants with the selfer that the real property described in this contract is "The buyer warrants to and coverants with the selfer that the real property described in this contract is "The buyer warrants to and coverants with the selfer that the real property described in this contract is "The buyer warrants to and coverants with the selfer that the real property described in this contract is "The buyer warrants to and coverants with the selfer that the real property described in this contract is "The buyer warrants to and coverants with the selfer that the real property described in this contract is "The buyer warrants to and coverants with the selfer that the real property described in this contract is "The buyer warrants to and coverants with the selfer that the real property described in this contract is the selfer the selfer the property of the selfer that the real property described in the contract is the selfer contract. The buyer against the contract the buyer against the selfer that the property of the rais of the selfer that the self all other the selfer the property of the selfer that the real property as yes that and there is the form selfer that the form that the selfer the the selfer that the	
	on account of the purchase of said property as abbilitely. July and the provisional by and being to said seller as the Adreed and reasonable sell of said of such default and provision process of law, and take immediate possession thereal, together with all the improvements and apputterances premises up to the time of such default. And the seller as any time to require performance by the buyer of term provision hereof be held to be a waiter of any time interest upon the law. and take immediate possession thereal, together with all the improvements and apputterances thereon or thereto building. The true and actual consideration or an awaiter of the provision law! The true and actual consideration or an awaiter of the provision law! The true and actual consideration or an awaiter of the provision law! The true and actual consideration of an awaiter of the provision law! The true and actual consideration is initiated to the context or to enforce any of the provision hereof, the buyer agrees to pay such sum as the former and actual consideration is initiated to foreclos the anternot of the provision hereof, the buyer agrees to pay such sum as the appendix the true and actual consideration is the context or to enforce any of the provision hereof, the buyer agrees to pay such sum as the for the true and actual contact, hi is understood that the seller or the buyer may be more than one person; that it the context is requires, the singu- in contruing this contract, hi is understood that the seller or the buyer may be more than one person; that if the context is requires, the singu- ing the promount shall be taken to mean and include the piperion bereed to be signed and its corporate seal allixed hereot by its officers duly authorized thereunto by order of its board of directors. MAKER A. DUNDEL A. The sentence between the sentence of its board of directors.	

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RECEIVED PAYMENTS ON WITHIN CONTRACT. AS FOLLOWS: INTEREST INTEREST PRINCIPAL BALANCE INSURANCE OR TAXES INTEREST PRINCIPAL PAID TO DATE PRINCIPAL INTEREST INSURANCE OH TAXES DATE 2583 ty of KLAMATH certify that the within instru-is received for record on the of MARCH 19 75, ð Title. Deputy recorded 2582 seal *^ らししい hand and Westover o'clock P. M., and F. Busse Ere Block. CLERK FORM No. 704) WM. D. MILNE. STATE OF OREGON, BETWEEN STEVENS NESS LAW PUB. CO AND Witness my 243.00 County affixed. COUNTY lack County of I certify 1221 4.00 HEAR ö W.85 山 5th. day Addition 2 Address Address ment Dated. 21 Lot FEE STATE OF OREGON, County of STATE OF OREGON, . 19. County of .. LARE Personally appeared each for himself and not one for the other, did say that the former is the , 19 113 FED. J Personally appeared the above named. MCK F BESSE AND DENY E EDSE president and that the latter is thesecretary of and that the seal attized to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall 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: and acknowledged the loregoing instru-ment to be that wountary act and deed. (OFFICIAL The second s (OFFICIAL SEAL) Notary Public for Oregon My commission expires: ۰. <u>نڭڭ، گە</u> •••• 98634 3170