FORM No. 706-CONTRACT-REAL ESTATE-Mor	shiy Payments (Individual or Corporate) (Truth-In-Lending Series), M
^{5N} 74972 THIS CONTRACT, Made Michael B. Jager an Clark J. Kenyon, a	this 10 day of Sept. 79 Page 23529-
WITNESSETH: That in seller agrees to sell unto the hum	, hereinafter called the buyer, consideration of the mutual covenants and agreements herein contained, the er and the buyer agrees to purchase from the seller all of the following de- ed in
for the sum of <u>Five Thouse</u> (hereinafter called the purchase p	<pre>k 6 Tract 1039 Yonna Woods Unit #2 md Nine Hundred Fifty Dollars Dollars (\$ 5,950.00) rice), on account of which Eive Hundred Ninty Five Dollars on the execution hereof (the receipt of which is hereby acknowledged by the</pre>
of the seller in monthly payment Dollars (\$.52.00) each	s of not less than Fifty Two Dollars) to the order
all deferred balances of said purcha all deferred balances of said purch 	the month hereafter beginning with the month of <u>October</u> , 1979, se price is fully paid. All of said purchase price may be paid at any time; thase price shall bear interest at the rate of <u>Bk</u> per cent per annum from <u>until</u> paid, interest to be paid. <u>Monthly</u> and * the edition to being included in above required. Taxes on said premises for the current tax year shall be pro- ase of the date of this contract. <u>ND PTO-Tates</u> with the seller that the real property described in this contract is
 The buyer shall be entitled to possession the is not in default under the terms of this c erected, in good condition and repair and will and all other tiens and save, the seller harmle such liens; that he will pay all taxes breather after lawfully may he imposed upon said prem imsure and keep insured all buildings now or 1 	multy-bausehold as againsticultural purposes. In of said lands on <u>ClOSING</u> 19, 79, and may retain such possession so long as ontract. The buyer agrees that at all times he will keen the buildings on said premises, now or becauter int suffer or permit any waste or, stip thereof; that he will keen said premises free from mechanic's so therefrom and reimburse seller, for all costs and autorney's less incurred by him in defending against any levied against said property, as well as all water tents, public charges and municipal liens which here- ises, all promptly before the same or any part thereof become past due; that at buyer's expense, he will become the super seller in a single basis of damage by fire (with estended coverage) in an amount
1. Us and notcome a part of the debt secured by the seller on buyer's breach of contract. When the seller on buyer's breach of contract. When the seller on the sender of the seller adverted to said purchase of a second of the seller of the usual primed exceptions and upon second the second of the single second of the seller of the single second of the seller of the second of	nd within a second days from the date hereol, he will durnish unto buyer a title insurance policy in- ice) marketable title in and to said premises in the seller on or subsequent to the date of this advectment, and the building and other restrictions and easements now of record, if any. Seller also advects that when P uset and upon surrender of this agreement, he will deliver a food and sufficient deed conveying said a not assigns, tree and clear of encumbrances as of the date hereof and here and clear of all encumbrances , through or under seller, escryling, however, the said easements and restrictions and the tares, municipal by the buyer and lutter escryling all liens and encumbrances created by the lower of his assigns.
payments above required, or any of them; name the seller at his option shall have the hillowing o said purchase price with the interest thereon a D all rights and interest created or them existing D all rights and interest created or them existing D all rights and interest created or them existing D all reserves of the premises above described and of recentry, or any other act of said seller to b on account of the purchase of said neutre made a promises up to the time of such default. And o enter upon the land aluresaid, without any pro- of thereon or thereto belonging.	In sub-pairing time is of the essence of this contract, and in case the buyer shall laid to make the stringly within ten days of the time limited therefor, or laid to keep any agreement herein contained, then it is the stringly string the string of the therefore, or laid to keep any agreement herein contained, then it is the string of
The true and actual consideration paid	y the seller at any time to require performance by the buyer of any provision bereat shall in no way offer
 In case nuit or action is instituted to in In case nuit or action is instituted to in I of the trial court, the buyer lurther promises Appeal. 	reclose this contract or to enforce any of the provisions hereof, the buyer agrees to pay such sum as the ees to be allowed plaintill in said suit or action and if an appeal is taken from any judgment or decree to pay such sum as the appellate court shall adjudge reasonable as plaintill's attorney's lees on such
IN WITNESS WHEREOF, dersigned is a corporation, it has c by its officers duly authorized ther	the plint the seller or the buyer may be more than one person; that it he context so require, the singu- the plint, the maximum, the leminine and the neutre, and that decreally all drammatical changes shall buy avisions bereal apply equally to corporations and to individuals. , said parties have executed this instrument in duplicate; if either of the un- aused its corporate name to be signed and its corporate seal affixed hereto eunto by order of its board of directors.
Buyers: Anno Harmoning Amny Harmoning Ruth J. Harmonin	monend Margaret He lanur
Regulation Z. the sallar MIICT committy with the sal	treditor, as such word is defined in the Truth-Lending Act and and Regulation by making required distances; for this purpose, he contract will become a first lies to finance the purchase of a 307 or similar.
<u>— October</u> A.D., 19 <u>79</u>	hin instrument was received and filed for record on the <u>4th</u> day of at <u>11:48</u> o'clock <u>A</u> M., and duly recorded in Vol <u>M79</u>
of <u>Deed s</u> FEE \$3.50	ON Page23529, WM. D. MILNE, County Clerk By Simithy Aletsch Deputy

ALCONGE!

FIRST NATIONAL BANK OF OREGON 601 Main St.

PLEASE RETURN TO:

7041 Anatomas Rd., Elverta, California 95626