roam No. 706-CONTRACT-BEAL BITATE-Menthly Payments (Individual or Corporate) (Truth-in-Lending Series). SN 74974 THIS CONTRACT, Made this4 day of Sept	Page
THIS CONTINUE, Made I Jack H Jack (H&W) and	
	建国际信息 化电理加速 缩合的 化化化化合金 网络白白白白白白白白白白白
	reinalter called the seller,
and Ronald C. Kelley and Diana L. Kelley, (H&W)	
Michael B. Jager and Margaret h. Jager, clearly her Clark J. Kenyon, a single man , her and Ronald C. Kelley and Diana L. Kelley, (H&W) Kelley Diana Kelley ok , her	rematter called the buyer,
WITNESSETH: That in consideration of the mutual covenants and agreen	r all of the following de-
seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller scribed lands and premises situated in	ורפקטח , to-wit:
Lot 4, Block 6 Tract 1039 Yonna Woods Unit #2	
Dollars	ollars (\$ 3,650.00)
the second of which interesting of which interesting of the	······································
Dollars (\$365.00) is paid on the execution hereof (the receipt of which is no	85,00) to the order
seller); the buyer agrees to pay the remainder of said purchase price (to-will \$ 235	
of the seller in monthly payments of not less than <u>birty</u> burners Dollars (\$40.00) each, <u>30 Days</u>	
payable on the 10 day of each month hereafter beginning with the month of and continuing until said purchase price is fully paid. All of said purchase price	may be paid at any much
all deferred balances of said purchase price shall bear interest at the rate of	per cent per annom nom
Date of closing	and * ibeing included in
the minimum monthly payments above required. Taxes on said premises for the cur	rrent tax year shall be pre-
rated between the parties hereto as of the date of this contract. NO Pru-rates	
The buyer warrants to and covenants with the seller that the real property described in this contract is (A) prime by the buyer property family, bounded or advinted purposes (B) for an organization or (even if buyer is a natural person) is for business or commercial purposes of (B) for an organization or (even if buyer is a natural person) is for business.	ther than agricultural purposes.
The buyer shall be entitled to possession of said lands on CIUSING	may retain such possession so long as
erected, in good condition and repair and will not suffer or permit any waste or strip inercoil, that in the selfer hereits therefore and reimburse selfer for all costs and altorney's fees inco	urred by him in detending egainst any
alter lawfully may be imposed upon said premises, all promptly before the same or any part thereof become past alter lawfully may be imposed upon said premises, all promptly before the same or any part thereof become past insure and keep insured all buildings now or hereafter erected on said premises against loss or damage by fire (wi	due; that at buyer's expense, he will ith extended coverage) in an amount
• NONE in a crosspany or companies satisfactory to the seller, with loss payable first	to the seller and then to the buyer as
such liens, costs, water rents, takes, or charges to to potential without we to and become a part of the debt secured by this contract and shall bear interest at the rate aloresaid, without we to and become a part of the debt secured by this contract and shall bear interest. $\Box \Box D'$	niver, however, of any fight arising to
The seller for buyer's breach of contract. UITEIT DITITCIDED days from the date hereof, he will turnish The seller agrees that at his expense and within The seller agrees that at his expense and within	unto buyer a title insurance policy in-
save and except the usual primer and uson sociumst and uson surrender of this agreement, he will deliver a goo	a and sufficient deed Controstic, and
since said date placed, permitted of arrang of the there and burther according all liens and encumbrances cre	
And it is understood and adveed between said parties that time is of the essence of this contrast, may a	any agreement herein contained, then
the seller at his option shall have the thread of and navable and (or (3) to loreclose this contract by su	In in equity, and in any on our cases
On all rights and interest Greated or their barries and all other rights acquired by the buyer hereunder shall revert to an possession of the premises above devertiled and all other rights acquired by the buyer of return, reclama of re-entry or any other act of said selfer to be performed and without any right of the buyer of return, reclama of the previous of said returners as about etc., fully and perfectly as it this contract and such payme	id revest in said seller without and act of the option or compensation for moneys paid on the had never been made; and in case
On account of the purchase of and purchase of the provident of the second second second belong to said selfer as On of such default all payments therefoliore made on this contract are to be retained by and belong to said selfer as 00 premises up to the time of such default. And the said selfer, in case of such default, shall have the right imme	the agreed and reasonable tent of suit
 enter upon the land aloresaid, without any process of an enter upon the land aloresaid, without any process of the enter the land aloresaid. thereon or thereto belonging. 	- acquision bereal shall in no way affect
his eight bereunder to enlorce the same, nor sound any control of	- 승규는 물건을 다 다 한다는 것이 있는 것이 없다. 이 것이는 🕳
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$2.9 0.00 actual to an actual to a set of the consideration	
 If section something of an includes other property one value diverse or pursuant when the shell of the when the provisions bereal, the increase suit or action is instituted to loreclose this construct or to enforce any of the provisions bereal, the court may adjudge reasonable as attorneys is can be allowed planifil in said suit or action and if an appeal of the trial court, the huyer lurther promises to pay such sum as the appellate court shall adjudge reasonable 	t is taken from any judement or decree
j of the trial court, the hayer further points of the seller or the buyer may be more than one person; the grant in construing this contract, it is understood that the seller or the buyer may be more than one person; the grant is a seller or the buyer may be more than one person; the grant is a seller or the buyer may be more than one person; the grant is a seller or the buyer may be more than one person; the seller or than one person; the seller or th	hat if the context so requires, the singu- generally all grammatical changes shall
	날 집일 것 같은 것 같은 것 것 것 것 것 것 같은 것 것 . +
IN WITNESS WHEREOF, said parties have executed this instrument in d dersigned is a corporation, it has caused its corporate name to be signed and its c	uplicate; if either of the un-
by its officers duly authorized thereunto by order of its board of directors.	· · · · · · · · · · · · · · · · · · ·
	Ail-
Buyers: Konald C.Kelley Kelley Kelley	SER
A Diana L. Killy	ARSATT The schlades between the sym-
*IMPORTANT NOTICE. Junio, by limity of winterest photos and have and have been the truth-in-tending Att and it warranty (A) is applicable and if the seller is a tradition, as such word is defined in the truth-in-tending Att and the seller and the	hels (1), (if ngt applicable, should be deleted, tae Oregen Revised Statutes, Section 93,030, (Notorial acknowledg-
If worranty (A) is applicable and it in with the Art and Regulation by making required disclosures; for this purpose, Regulation Z, the seller MUST comply with the Art and Regulation by making required disclosures; for this purpose,	Section 93,030, [Notorial acknowledg- ment on reverse],
dwelling In which event us Steven-Kess Farm No. 1307 or similar. STATE OF OREGON; COUNTY OF KLAMATH; ss.	
I hereby certify that the within instrument was received and filed for re	cord on the <u>4th</u> day of
I hereby certify that the within instrument was received and filed for re	recorded in Vol_M79
<u>October</u> A.D., <u>19</u> 79 at <u>11:48</u> o'clock <u>A</u> M., and duly	
of Deed s on Page WM. D. MILINE CO	ounty Clerk
	1. A state of the second seco second second sec
FEE <u>\$3.50</u> By Ownethat	Adelsch Deputy

1.6.2