FORM No. 706—CONTRACT—REAL ESTATE—Monthly Payments (Individual or Corporate) (Truth-in-Lending Series).	783	uge
		72
THIS CONTRACT, Made this 11th day of Fiarch	, 19	12., between
and Atta tiera, 1138 in State Los Anyeles, Culifo and Hills the perein	nafter call	led the buyer,
WITNESSETH: That in consideration of the surphyse from the seller a	all of the	following de-
scribed lands and premises situated in	ild	, to-wit:
Each party owning on undivided 4 interest in;	in Canti	on I
It that part of coveriment Lot # 4 excepting the easterly 10 acres, it Township 35 South, Range 3 East, were 129 acres, more or (ess)		
This convey nce is made subject to easements, nights of any of necond, the land and inventor neserves an easement for joint user roading and a purposes over and across a 60 ft. wide strip of land laying south of, parallel to the northerty boundary.	aijoini	n, and
for the sum of ien incusand one hundred and fifty and no/100ths. Doll (hereinafter called the purchase price), on account of which Sixteen hundred and Dollars (\$ 1,600.00) is paid on the execution hereof (the receipt of which is here seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 3,550 seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 3,550 seller);	by ackno	wledged by the to the order
seller); the buyer agrees to pay the remainder of said pulctuase pince (town and no/100th of the seller in monthly payments of not less than		
payable on the 15th/ day of each month hereafter beginning with the month of and continuing until said purchase price is fully paid. All of said purchase price mall deterred balances of said purchase price shall bear interest at the rate of	ay be pa per cent p and *	being included in
the minimum monthly payments above required. Taxes on said premises for the current	in tax ye	di bildii se p
The buyer warrants to and covenants with the celler that the real property described in this contract is	······································	miltural y nurposes.
The buyer shall be entitled to possession of said lands on the state of the buildings he is not in default under the terms of this contract. The buyer agrees that at all times he will keep is receted, in good condition and repair and will not suffer or permit any waste or strip thereof; that he will keep is receted, in good condition and repair and will not suffer or permit any waste or strip thereof; that he will as the seller harmless therefrom and reimburse seller for all costs and attorney's fees incurre and all other liens and save the seller harmless therefrom a gain to said property, as well as all water tents, public charge such liens; that he will pay all taxes herealter levied against said property, as well as all water tents, public charge such all the will pay all taxes herealter levied on said premises against loss or damage by fire (with after lawfully may be imposed upon said premises, all promptly before the same or any part thereof become past du alter lawfully may be imposed upon said premises, all promptly before the same or any part thereof become past du alter lawfully may be imposed upon said premises against loss or damage by fire (with	on said premises aid premises and munice; that at be extended co	nises, now or hereatter free trom mechanic's a delending against any cipal liens which here- uyer's expense, he will overage) in an amount
not less than \$ in a company or companies satisfactory to the seller, with loss payable first to their respective interests may appear and all policies of insurance to be delivered to the seller as soon as insured. Now their respective interests may appear and all policies of insurance to be delivered to the seller may do so and an such liens, costs, water rents, tares, or charges or to procure and pay for such insurance, the seller may do so and an such liens, costs, water of the debt secured by this contract and shall bear interest at the rate aloresaid, without waive to and the seller in the seller insurance.	the seller am if the buye ny payment se er, however,	r shall fail to pay any o made shall be added of any right arising to
The seller agrees that at his expense and within and to said premises in the seller on or subseq suring (in an amount equal to said purchase price) marketable title in and to said premises in the seller on or subseq and except the usual printed exceptions and the building and other restrictions and examents now of record, it save and except the usual printed exceptions and the building and on surrender of this agreement, he will deliver a food said purchase price is fully paid and upon request and upon surrender of this agreement, he will deliver a food said purchase price is fully paid and upon request and upon surrender clear of encumbrances as of the date hereof and premises in lee simple unto the buyer, his heirs and assigns, tree and clear of encumbrances as of the date hereof and premises in lee simple unto the buyer, his heirs and assigns, tree and clear of encumbrances as of the date hereof and premises in lee simple unto the buyer, his heirs and assigns.	it any. Seller and sufficien I free and cle restrictions ar ed by the bu	also agrees that when it deed conveying said not all encumbrances and the taxes, municipal iver or his assigns.
And it is understood and agreed between said parties that the tar imitted therefor, or lail to keep are payments above required, or any of them, punctually within ten days of the time limited therefor, or lail to keep are payments above required, or any of them, punctually within ten days of the time interest the solitance of the said purchase price with the interest thereon at once due and payable and/or (3) to foreclose this contract by suit all rights and interest created or then existing in lavor of the buyer as against the seller hereunder shall trevert to and it rights and interest created or then existing in lavor of the buyer as against the seller hereunder shall revert to and it possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to and it reentry, or any other act of said seller to be performed and without any right of the buyer of return, reclamation of re-entry, or any other act of said seller to be performed and without any right of the buyer as a such plant of the payments of account of the purchase of said property as absolutely, fully and perfectly as if this contract and such payments on account of the purchase of said property as absolutely, fully and perfectly as if this contract and such payments therefore made on this contract are to be retained by and belong to said seller as the such default, all the said seller, in case of such default, shall have the right immediate possession thereof, together with all the enter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the enter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the enter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the enter upon the land aloresaid, without any process of law, and take immediate possession thereof, together with all the payments thereof to any of the payments thereof to an	ny agreement whole unpa in equity, an e and determ revest in said on or comper s had never e agreed and ately, or at the improvem	in erein contained. It is a side principal balance of din any of such cases, line and the right to the diseller without any act assation for moneys paid been made; and in case I reasonable rent of said any time thereafter, to ments and appurtenances
ceeding breach of any such provision, or as a waiver of the provision used.	$0Hd\dot{\phi}$	CANANCA KRIMINA KAN
In case suit or action is instituted to loreclose this contract or to enlorce any of the provisions hereof, the tender of the court may adjudge reasonable as attorney's lees to be allowed plaintly in said suit or action and it an appeal in court may adjudge reasonable as attorney's lees to be allowed plaintly in said suit or action and it an appeal is court may adjudge reasonable as attorney's lees to pay such sum as the appellate court shall adjudge reasonable as a court may be adjudged by the court of the	as plaintiff's	attorney's fees on such
of the trial court, the buyer further promises to pay such such a peal. In constraint this contract, it is understood that the seller or the buyer may be more than one person; that appeal. Iar pronoun shall be taken to mean and include the plural, the masculine, the teminine and the neuter, and that ge lar pronoun shall be taken to make the provisions hereof apply equally to corporations and to individuals be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, said parties have executed this instrument in duples.	nerally all Ar	f either of the un-
dersigned is a corporation, it has caused its corporate name to be signed and its co	rporate s	eal affixed hereto
dersigned is a corporation, it has caused its corporate name to be signed and its co- by its officers duly authorized thereunto by order of its board of directors. The later and its corporation are to be signed and its co- by its officers duly authorized thereunto by order of its board of directors.	(17. J	indeedd
John Maye - Met the HANGELT William of Commenting		
STATE OF OREGON: COUNTY OF KLAMATH :SS	ived a	and filed for

STATE OF OREGON: COUNTY OF KLAMATH; ss

I hereby certify that the within instrument was received and filed for record on the 21st day of June A.D., 1983 at 11:58 o'clock A M and duly recorded in Vol M 83, of deeds on page 9688

EVELYN BIEHN COUNTY CLERK
by Lee Deputy