	FORM No. 854-(Truth-in-Lending Series)-CONTRACT-REAL ESTATE-Partial Payments-Deed in Escrow (Individual or C (This contract should be executed in triplicate, acknowledged by seller and recorded in the deed records.) SN 69587 THIS CONTREAS	Cerporate).
	ROBERT C. JOHNSON day of Docord	Page 2358
	WITNESSETH: That in consideration seller agreed have been been been been been been been be	hereinafter called the seind and wife
	and and premises situated in Klamath	ments herein contained
	The South half of Government Lot 2, Section 30, Towns Range 12 East, of the Willamette Meridian, County of	Oregon , to-w
	or oregon. Towns	hip 40 South
	for the mu	i i k
	(hereinafter called the purchase price) Seven Hundred Fifty and	
	for the sum of Three Thousand Seven Hundred Fifty &00/100oll. (hereinafter called the purchase price) on account of which Fifty and 00/10 hereby is acknowledged by the seller), and the remainder to be paid at the times and Balance of \$3,700.00 to be payable in	lars (\$ 3.750.00)
-	Roles pair at the times and	
	including 7% interest new payable in months	us tonows,
	including 7% interest per annum. Interest to begin De and the first monthly payment due January 22, 1987, and full.	cember 22, 1986
	() () () () () () () () () () () () () (as been paid in
	All of said purchase price may be	
	All of said purchase price may be paid at any time; all deterred balances shall bear interest at the rate of <u>7</u> <u>December</u> 22, <u>1986</u> ular payments above required. Taxes on said premises for the current tax year shall be prorated between the being incl <u>*(A)</u> primarily for buyer's personal, lamity, household or usticulture property described in the (BX DATADATADATADATADATADATADATADATADATADAT	
	ular payments above required. Taxes on said premises for the current tax year shall be protected between the parties hered between the parties hered of the contract. The buyer shall be entitled to possession of said lends on Dec 22, 19,86, and may retain such post that the seller hat at all times he will keep the seller hard the seller of the current at at all times he will keep the buildings on said such posses that at all times he will keep the buildings on said such posses.	while the minimum from
	in defaulte buyer shall be entire the Antika Markin Marking Purposes.	
	(BX Soft and repairs of buyer's personal, lamity, household with the seller that the real property described in this contract is The buyer shall be entitled to possession of said lends on DeC 22 in default under the terms of this contract. The buyer afrees that at all times he will keep the buildings and repair and will not sulfer or permit any waste of strip thereof; that he will keep the buildings on said premises therefore afrees that at all times he will keep the buildings on said premise the buyer afrees that at all times he will keep the buildings on said premises therefore and repair and will not sulfer or permit any waste of strip thereof; that he will keep the buildings on said premises therefore and premises and premises and premises and premises there the said promety as well as all water rents, public charges and municipal line default their respective interests may appear and all policies of insurance to be defined before the sail to so and analy be (with estanded covers any payment so may appear and all policies of insurance to be defined as soon as insured to the sail to the seller terming the string terms (being included to the seller terming to the seller terming to the seller terming to the seller terming the terms of the string terming the terms of the string the terms there terming the terms the terms and premises at a strip thereof the seller with terms and premises and municipal line default the terms there there and and a strip thereof terms there there the string to the seller terming the terms there there the terms the terms and and there terms terming the terms terms the terms terming the terms the terms the terms the terms the terms and and terming the terms term terms and terming terming the terms term terms the terms term terms terms the terms terming the terms term terms the terms terms terms terming the terms terms terms the terms terms terms terms term	ахижхана Бирк.
1 t	than \$ 000 the same of hereafter effective same of same of a sail water rents will keep said premises tree in the same of the	es, now or hereafter erected,
a ii a	any paytient so made at Pay any such lises of interest satisfactory to the sati	s expense, he will insure and
h	than \$ 0,00 in buildings now or hereafter erected on said property, as well outs and attorney's thit keep said premises there is the in a term of any part thereof be come past due; that in in defendence of any part thereof be come past due; that at buyers a state to the same of any part thereof become past due; that at buyers are part to pay appear and all policies of instants to say of the same of any part thereof become past due; that at buyers are part to pay any appear and all policies of instants to say of the seller, with loss payable first to the same of any right arising to and become a part of the debt secured by the courter and pay be and to the seller of any right arising to the seller for buyer is breach of contract. The seller has exhibited unto the buyer a title insurance policy to contract. The seller has exhibited unto the buyer a title insurance policy to contract. The seller has the buyer and is accepted a difference to the contract and shall be arising to the seller to buyer is breach of contract.	eller and then to the buyer
	the state in the state in the state st	-ic aloresaid with
 Xei	has been examined by the buyer and is accepted and the solar for buyer's breach of contract. Using a or to procure and pay to the essence age of the contract and pay to the buyer and is accepted and the buyer at itle insurance policy insuring marketable title in and to said premises at the above described real estate in the simple unto the buyer, his heirs and assigns, tree and clear of incumbrances as of a second at the second approved by him. The second at the second approves and the second approves at the second approves and the second approves and the second approves at the second approves and the second approves are approved by him.	the the seller; seller's title ved by the buyer) convey-
esc. upc saic	ADSUMIC and agree to pay "Additional agreed between said parties that time is of the essence of this contract, and in case the bally within 20 days of the time limited theread, and in case the bally of the seller at the contract, and in case the bally of the seller at the contract, and in case the bally of the seller at the contract of the seller at the contract of the seller at the seller a	es that buyers
by i	the selfer. The escrow lee of the escrow agent shereof, promptly at the buyer with the terms of the older of the older of the older of the secret agent shereof.	lamath Folla
hen nce	the seller. The escrow lee of the escrow agent shall be paid by the buyer with the terms of this insurance policies. To the order of the buyer agent shall be paid by the buyer with the terms of this agreement. The buyer agent and the escrew agent shall be paid by the seller and buyer in equal shares; to the order of the buyer agent and the seller and buyer in equal shares; the collection charges of the seller at this option shall have the following rights: (1) to declare the times provided therefor, to the said escrew agent and the seller at this option shall have the following rights: (1) to declare this contract and in case the buyer agent without any right of the buyer of revest in said carties and declare the without any right of the buyer of revest in said seller are to be retained by and interest created of the escing by and interest created of the escing and interest created of the escing of the buyer of revest in said seller without any a if this contract and shall be the seller are to be retained by all there to and revest in said seller without any act of the buyer of revest in said seller without any act of the premises above described of the escing of an existing and the escing of an existing and the right to the possession of the premises above described and other documer are to be retained by and beth payments and never been multing and other existing an are to be retained by and beth payments and experiments and envery been multing and other existing and take immediate power as the seller are to be retained by and beth payments are the returned and seller and a seller are to be retained by and the seller and the right is and increase of an other documer are to be retained by and beth payments are the rever and and revert be and revert be and revert and and seller and increase of an account of the purchase above describe are the seller are to be retained by and beth payments are the rever been and and are and account of the purchase.	ies to pay the balance of it for the use and benefit
qu	uired by the hereunder shall utter in equity, and in once due and payable contract null and weith or fail to keen any of	er shall fail to make it
la la	y and pairs any right of the La shall revert to and termine and the right is and interest and deed and other the whole ration are to be retained by and belong to said seller views in said seller without any act of re-entry, or any other act of said seller, in case of such default, shall have the right in mediately, or at sny time thereafter, to ease of such default all payments and seller as the agreed and reasonable in case of such default all payments and seller without any set of re-entry, or any other act of said The buyer further agrees that failure by the seller with all the improvements and appurtenances thereon or there agrees that succeeding breach of any such provision, or as a waiver by said seller of any breach of any provision provision The true and actual consideration paid for this transfer, stated in terms, and the buyer of any there agrees that all of or includes other property or value given or promised which is that setting a such any breach of any breach of any breach of buyer of the buyer of any thereto belon in case as any is instituted to foreclose this contraster of the provision investige. The buyer and the buyer of any there to be a adjudge reasonable as instituted to foreclose this contraster of the provision investige. The buyer agrees the such as the appendix which is the setting the buyer further promises to pay such such as any as any time to the state. The contraster property or value given or promised which is the state. In case suit is instituted to foreclose this contrast or to enforce any provision hereof, the buyer agrees to pay such suc the buyer further promises to pay such sum as the appendix events the whole in consideration paid by allowed plaintiff in said suit and if and appead is there from any judgment of the buyer further promises to pay such sum as the appendix ecut shall adjudge reasonable as plaintiff attorper to be allowed plaintiff in said suit and if any adjudge reasonable as plaintiff attorper tor the any such sum atta default provision that to make a stron	ed and all other rights seller to be performed
V 81	is right hereunder to enforce the same, nor shall any waiver his or equiver his or equiver his and appurtenances therein and aloresai ucceeding breach of any such provision, or an shall any waiver his or equiver performances therein and aloresai	eretofore made on this such default. And the
	III Case suit	
rt, tire	In case auti is instituted to foreclose this transfer, stated in terms of the provision here of any provision here of any provision here of any provision here of any provision here of the state of the provision here there of the provision here the provision here of the provisin the provision here of the provision here of the pr	he actual consideration
nm live	iatical charges shall be made, assumed and implied to ender or the buyer may be more than one that one and implied in the selfer or the buyer may be more than one that the thet the thet the thet thet t	um as the trial court
	IN IN Transmistrators, succession benefit of as the provisions bereat the femining and a corporation i	the appeal
its	natical changes shall be made, assumed and include the seller or the buyer may be more than one person of any judgment or This agreement shall be made, assumed and include the plural, the masculate the plural, the masculate as plaintil's attorney's ies or the heirs, executors, administrators, successors in interest and assigns as well. IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if eith and its corporation, it has caused its corporate name to be signed and its corporate seal officers duly authorized thereunto by order of its board of division.	hereto but their re-
L.	and a legan	ther of the un-
8	ohn D Patterson	Instello
	Robert C Johnson	
ren: Tin	A: The seller MUST comply with the Act and Regulation by making search in the Truth-In-Leading Section. NOTE: The sentence in which even use Start and the Act and Regulation by making search in the Truth-In-Leading to the Section of the Section of Section 2010 Section 1990 Section 2010 Sect	· between the
_	Jevens-Ness Form No. 1307 or similar. Section 93.030. (No ment on reverse).	 between the sym- oplicable, should be on Revised Statutes, otarial acknowled.
	ment on reverse).	

