THIS AGREEME			SALE OF REA	LESTATE 1. mgg Page 16
	NT, made this	<u>4th.</u>		
BETWEEN	KEITH B. LA	CELLE AND BLAN	CHE M. LA CELLE	lay of <u>September</u> , 19
(or principal pla	ace of business is) 3	605 115+b Ave	(name)	, whose addr
		<u> 110 cm. Ave.</u>	N.E. H-113 Belle	evue, Wa. 98004
AND Sier	ra Construct	tion		
NT-7 (or principal plac	ce of business is)	438 Sycamore R	name) Dad Santa Monica,	, whose addre
			Jau Santa Monica,	Cal. 90402
hereafter designa	ated as "Buyer."			
WITHESS: That S buy the following	eller, in consideration of described real property	of covenants and agreements in	ereinalier contained avread to co	ii and convey to Buyer, and Buyer agree
i de la constante de la constan La constante de la constante de	l ot 64	r L Block 40 Mt	a a second agreed (0.26	i and convey to Buyer, and Buyer agree
		h County, Orego	od River Park 4t	h. Addition
A. Cash Price				s 1500.00
	nt Cash Down Payment			3
Deleil	red Cash Down Payment before 19	i \$		
D. Trade-in		_) _		
	Payment	\$ 150.00		150.00
F. Unpaid Bala	nce of Cash Price - Amo	ount Financed		<u>\$ 150.00</u>
G. FINANCE CH	IARGE (Interest Only)			\$ <u>1350.00</u> \$ 402.28
	RCENTAGE RATE 9 ment Price (A + G)	%		\$
J. Total of Payn	nents ( $F + G$ )			<b>\$</b> _1902.48
The "Total of Payme	nts" is payable by Ruve	er to Seller in approximately	72	\$ 1752.48
Twenty Fo	ur and 34/1(	00	Doilars (\$_24.	monthly installments of 34, each, due on <u>15_</u> , 19 <u>84</u>
applies on all deferre United States. Buyer	<b>may make prepayments</b> rent Year	s. and all subsequent taxes a		is shall be made in lawful money of the
subsequent to date h	ereof:			Tall agree to nav all according to the list
subsequent to date h eller agrees ssue note and	at Buyers e deed of tr	expense and request. Title Ins	est to escrow pr urance to be nai	operty and to
subsequent to date h eller agrees ssue note and IT IS UNDERSTOOD A may at his option can be deemed to have w exection of this Agreen less than 45 days affer in which to curelany do	at Buyers e d deed of tr ND AGREED that time cel this contract and be raived all rights thereto ment and for the rental r having mailed written efault.	expense and required ust. Title Ins is of the essence of this contra- e released from all obligations is and all moneys theretofore of premises. Notwithstanding notice to Buyer's address of hi	est to escrow pr urance to be pai act and should Buyer fail io com n law and in equity to convey sai baid under this contract shall be the foregoing, Seller shall not can s intent to do so, thereby affordir	operty and to d by Buyer. ply with the terms hereof, then Seller d property, and Buyer shall thereupon e deemed nayments to seller for the incel any delinquent contract until not ag Buyer at least 45 days grace period
subsequent to date h eller agrees ssue note and IT IS UNDERSTOOD A may at his option can be deemed to have w exection of this Agreen less than 45 days affer in which to cure any do SELLER, on receiving for vested in Buyer free of exceptions of record, an 1 ler and Buy, Holding esc	at Buyers e d deed of tr ND AGREED that time cel this contract and be raived all rights thereto ment and for the rental r having mailed written efault. ull payments at the tim f encumbrances, except nd to record, and to exc er agree at row at Klama	expense and requires and requires and requires the second of this contrates a second of this contrates and the essence of this contrates and all moneys theretofore promises. Notwithstanding notice to Buyer's address of his subject to easements of reconcute and deliver to Buyer a good Buyers expense ath County Title	est to escrow pr urance to be pai act and should Buyer fail to com n law and in equity to convey sai baid under this contract shall be the foregoing, Seller shall not can s intent to do so, thereby affordin rovided, agrees to deliver a policy rd, rights of way, covenants, cond and sufficient deed to the prem to place Contrac	operty and to d by Buyer. ply with the terms hereof, then Seller d property, and Buyer shall thereupon e deemed payments to seller for the ccel any delinquent contract until not ag Buyer at least 45 days grace period of title insurance showing title to be ditions, reservations, restrictions, and ises herein described. t and Warrenty deed
subsequent to date h eller agrees ssue note and IT IS UNDERSTOOD A may at his option can be deemed to have w exection of this Agreen less than 45 days affer in which to cure any do SELLER, on receiving for vested in Buyer free of exceptions of record, an 1 ler and Buy, Holding esc	at Buyers e d deed of tr ND AGREED that time cel this contract and be raived all rights thereto ment and for the rental r having mailed written efault. ull payments at the tim f encumbrances, except nd to record, and to exc er agree at row at Klama	expense and requires and requires and requires the second of this contrates a second of this contrates and the essence of this contrates and all moneys theretofore promises. Notwithstanding notice to Buyer's address of his subject to easements of reconcute and deliver to Buyer a good Buyers expense ath County Title	est to escrow pr urance to be pai act and should Buyer fail to com n law and in equity to convey sai baid under this contract shall be the foregoing, Seller shall not can s intent to do so, thereby affordir rovided, agrees to deliver a policy rovided, agrees to deliver a policy	operty and to d by Buyer. ply with the terms hereof, then Seller d property, and Buyer shall thereupon e deemed payments to seller for the ccel any delinquent contract until not ag Buyer at least 45 days grace period of title insurance showing title to be ditions, reservations, restrictions, and ises herein described. t and Warrenty deed
subsequent to date h eller agrees ssue note and IT IS UNDERSTOOD A may at his option can be deemed to have w exection of this Agreen less than 45 days after in which to cureland do SELLER, on receiving fn vested in Buyer free of exceptions of record, an ller and Buy, Holding esci IN WITNESS WHEREOF,	at Buyers e d deed of tr ND AGREED that time cel this contract and be raived all rights thereto ment and for the rental r having mailed written efault. ull payments at the time f encumbrances, except nd to record, and to exc er agree at row at Klama sam parties have here	expense and requires and requires and requires. Title Ins is of the essence of this contra- e released from all obligations is o and all moneys theretofore a of premises. Notwithstanding notice to Buyer's address of his ess and in the manner herein p t subject to easements of reco- cute and deliver to Buyer a good Buyers expense ath County Title unto affixed their signatures the	est to escrow pr urance to be pai act and should Buyer fail to com n law and in equity to convey sai baid under this contract shall be the foregoing, Seller shall not can s intent to do so, thereby affordir rovided, agrees to deliver a policy rovided, agrees to deliver a policy d, rights of way, covenants, cond a and sufficient deed to the prem to place Contrac Company. a day and year, first above written	operty and to d by Buyer. ply with the terms hereof, then Seller d property, and Buyer shall thereupon e deemed payments to seller for the neel any delinquent contract until not ng Buyer at least 45 days grace period of title insurance showing title to be ditions, reservations, restrictions, and ises herein described. t and Warrenty deed
subsequent to date h eller agrees ssue note and IT IS UNDERSTOOD A may at his option can be deemed to have w exection of this Agreen less than 45 days after in which to cureland do SELLER, on receiving fn vested in Buyer free of exceptions of record, an ller and Buy, Holding esci IN WITNESS WHEREOF,	at Buyers e d deed of tr ND AGREED that time cel this contract and be raived all rights thereto ment and for the rental r having mailed written efault. ull payments at the time f encumbrances, except nd to record, and to exc er agree at row at Klama sam parties have here	expense and requires and requires and requires. Title Ins is of the essence of this contra- e released from all obligations is o and all moneys theretofore a of premises. Notwithstanding notice to Buyer's address of his ess and in the manner herein p t subject to easements of reco- cute and deliver to Buyer a good Buyers expense ath County Title unto affixed their signatures the	est to escrow pr urance to be pai act and should Buyer fail to com n law and in equity to convey sai baid under this contract shall be the foregoing, Seller shall not can s intent to do so, thereby affordir rovided, agrees to deliver a policy rovided, agrees to deliver a policy d, rights of way, covenants, cond a and sufficient deed to the prem to place Contrac Company. a day and year, first above written	operty and to d by Buyer. ply with the terms hereof, then Seller d property, and Buyer shall thereupon e deemed payments to seller for the neel any delinquent contract until not ng Buyer at least 45 days grace period of title insurance showing title to be ditions, reservations, restrictions, and ises herein described. t and Warrenty deed
subsequent to date h eller agrees ssue note and IT IS UNDERSTOOD A may at his option can be deemed to have w exection of this Agreer less than 45 days affer in which to curelany du SELLER, on receiving for vested in Buyer free of exceptions of record, an Iler and Buy, Holding esc IN WITNESS WHEREOF,	at Buyers e d deed of tr ND AGREED that time cel this contract and be raived all rights thereto ment and for the rental r having mailed written efault. ull payments at the tim f encumbrances, except nd to record, and to exc er agree at row at Klama said parties have here Sierra Con	expense and requires and requires and requires the second of this contrate released from all obligations is of and all moneys theretofore premises. Notwithstanding notice to Buyer's address of his subject to easements of reconcute and deliver to Buyer a good Buyer's expense ath County Title unto affixed their signatures the struction	est to escrow pr urance to be pai act and should Buyer fail io com n law and in equity to convey sai baid under this contract shall be the foregoing, Seller shall not can s intent to do so, thereby affordir rovided, agrees to deliver a policy of, rights of way, covenants, cond and sufficient deed to the prem to place Contract e Company. a day and year, first above written <u>Seller</u>	operty and to d by Buyer. ply with the terms hereof, then Seller d property, and Buyer shall thereupon e deemed payments to seller for the neel any delinquent contract until not ng Buyer at least 45 days grace period of title insurance showing title to be ditions, reservations, restrictions, and ises herein described. t and Warrenty deed
subsequent to date h eller agrees ssue note and IT IS UNDERSTOOD A may at his option can be deemed to have w exection of this Agreer less than 45 days affer in which to curelany du SELLER, on receiving for vested in Buyer free of exceptions of record, an Iler and Buy, Holding esc IN WITNESS WHEREOF, W.V.Tropp	at Buyers e d deed of tr ND AGREED that time cel this contract and be raived all rights thereto ment and for the rental r having mailed written efault. ull payments at the tim f encumbrances, except nd to record, and to exc er agree at row at Klama said parties have here Sierra Con	expense and requires and requires and requires. Title Ins is of the essence of this contra- e released from all obligations is o and all moneys theretofore a of premises. Notwithstanding notice to Buyer's address of his ess and in the manner herein p t subject to easements of reco- cute and deliver to Buyer a good Buyers expense ath County Title unto affixed their signatures the	est to escrow pr urance to be pai act and should Buyer fail io com n law and in equity to convey sai baid under this contract shall be the foregoing, Seller shall not can s intent to do so, thereby affordir rovided, agrees to deliver a policy of, rights of way, covenants, cond and sufficient deed to the prem to place Contract e Company. a day and year, first above written <u>Seller</u>	operty and to d by Buyer. ply with the terms hereof, then Seller d property, and Buyer shall thereupon e deemed payments to seller for the neel any delinquent contract until not ng Buyer at least 45 days grace period of title insurance showing title to be ditions, reservations, restrictions, and ises herein described. t and Warrenty deed

Star Bar