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AGREEMENT FOR SALE O	F REAL ESTATE Vol. <u>MS5</u> Page ! _ 94:
THIS AGREEMENT, made this 5th ELTHERN Lloyd S. Cope and Gladys Oleta Cop	day of January 19 85
(or principal place of business is) 5696 E. Buckingham Fresn	no, Cal. 93727
AND Realvest Inc.	
With (name)	, whose address is
(or principal place of besidess is) 438 Sycamore Road, Sant	a Monica, Cal. 90402
bereafter designa ed as "Bayer."	
WITHERS: That Seller, in consideration of commants and agreements hereinafter contains buy the following described real property:	ted agreed to still and convey to Buyer, and Buyer agrees to
Lots 3 and 4, Block 67, Lot 7, Park 5th Addition, Klamath Coun	Block 64, Nimrod River
	\$ 3200.00
B. Lass: Printent Cash (lown Paraell \$ 320.00	
C Delerred Cash Down Payment \$ (One on or before 19	
D. Tradeta	
E Total Donn Payment \$ 320.00	s-320.00
F. Unpaid Estance of Cash Price - Amount Financed	\$ 2880.00
S. FIRANCE CHARGE (Interest Only)	\$ 858.24
H. ARREAL PERCENTAGE RATE 9/1/5 L. Deferred Priment Price (A + G)	
L Fokal of Payments (F + G)	\$ 4058.24 \$ 3738.24
The "Total of Payments" is payable by Boyer to Sidler in accomplymately 72	monthly installments of
	Dollars (\$\frac{51.92}{2}\), each, due on \frac{15}{19.85}
and a line agree in the cas that	[[[[[[[[] [[[] [[] [[] [[] [[] [[] [[]
applies on all deferred payments from February 15, 19 85 United States. Buyer may make prepayments.	Such payments shall be made in lawful money of the
evenent. Seller and buyer agree at Buyers expense to ple Holding Escrow at Klamath County Title Company. Seller issue note and deed of trust on the above property by seller is understood and Agreed that time is of the essence of this contract and should may at his option cancel this contract and be released from all obligations in law and in equal to the save valued all rights thereto and all moneys theretofore paid under this exection of this Agreement and for the restal of premises. Notwithstanding the foregoing, Sess than 45 days after having mailed written notice to Buyer's address of his intent to do so in which to care any default.	by Buyer and he shall agree to pay all assessments levied to years taxes only from date of lace Contract and Warranty Deed agrees at Buyers expense and request separate parcel or all. Buyer fail to comply with the terms hereof, then Seller quity to convey said preperty, and Buyer shall thereupon a contract shall be decined payments to seller for the Saller shall not cancel any delinquent contract until not as, thereby affording Buyer at least 45 days grace period
SELLER, on receiving full payments at the times and in the manner horein provided, agrees wested in Buyer free of encumipances, except subject to easements of record, rights of wa exceptions of record, and to record, and to excute and deliver to Buyer a good and sufficient Buyer and Seller agree that Buyer may go ahead and pay amount paid from the principal balance. IN WITNESS WHEREOS, and parties have hereused affixed their signatures the day and year,	ay, covenants, conditions, reservations, restrictions, and t deed to the premises herein described. / unpaid taxes, if any, and deduct
- Holy	ord S Cope Ord S
TE OF OREGON: COUNTY OF KLAMATH:ss reby certify that the within instrument was ord on the 16th day of January A.D., 19 duly recorded in Vol M85, of De	received and filed for 85 at 12:43 o'clock p M, eds on page 94
EVE	LYN BIEHN, SOUNTY CLERK
\$ 5.00 by.	10 1