,Deputy

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45845 ACDEEDS	785 FEB 12	Affer 53	
- AGREEMI	ENT FOR SAI	LE OF REAL	ESTATE 22
Tille scorrage		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	Mas Page N 22
THIS AGREEMENT, made this	<u>∠</u> 20	day ol	JANUARY 8
TO THE CHI	TTICK AND SUE E.	CHITTICK	
(or principal place of business is) 1	3162 168 HIGHWA	AY 8, EL CAJON,	CAL GOOD
AND REALVEST	프로그램 이 이번 경험을 보고 있는데 이 유를 하는데 했다.		OAL: 3ZUZI
REALVEST IN	7		
(or principal place of business is)	438 SYCAMORE RO	AD, SANTA MONIC	, whose address is
hareafter designated as "Bayer."			A CAL, 90402
WITHESS: That Seller, in consideration of con-			
WITHESS: That Seller, in consideration of con- buy the following described real property:	renants and agreements hereinaft	er contained agreed to sell and	Convey to Buyer, and Buyer agrees to
LOT 6, BLOCK	K 22, KLAMATH FAI	LS FOREST FOTA	TES , 1ST ADDITION
	ER TONT I TO KITANVII	LCOUNTY - OREGO	Ar TST ADDITION
A Cash Price B. Less: Present Cash Down Payment	150.00		s 1500.00
C. Deferred Cash Down Payment			
(Over on or before19)			
D. Tradein	150.00		
E. Tetal Down Payment F. Unpaid Balance of Cash Price - Amount	\$ 150.00		s 150,00
G. FINANCE CHARGE (Interest Only)	I Balcet		\$ 1350,00 \$ 402,48
H. ANNUAL PERCENTAGE PATE 9	-3		
L Deferred Payment Price (A + 6)			ş 1902.48
L. Total of Payments (F + 6) The "Total of Payments" is narrable by Russe to		72	s <u>1752.48</u>
The "Total of Payments" is payable by Buyer to TWENTY FOUR AND 34/10		Dellars (\$ 24, 31	thly installments of 15 to 85
and a fike amount due on the15TH.	day of each and every c		paid in full. The FINANCE CHARGE
applies on all deferred payments from MAR United States. Buyer may make prepayments.	зсн 15, 1985	19_85_ Such payments sh	all be made in lawful money of the
100E /100C	그 이 물에 된다. 아이들 그게 있는	등 기본 경우 밝힌 하를 밝힌 점	물리 이 내 나는 하지 않아 바다 나를 다 했다.
Taxes for 1985/1980 subsequent to date bereef: Buyer to pay ement Seller and buyer ages	and all subsequent taxes are to	be paid by Buyer and he shall	agree to pay all assessments levied
Ssue note and deed of trust	on the above property.	eller agrees at Bu	yers expense and reques
may at his option cascel this contract and he re	desired them all options on the form	d should Buyer fail to comply	with the terms hereof, then Seller
to deemed to have waived all rights thereto as	ad all moneys theretoion paid in	and in equity to convey said pro- rider this contract shall be di	operty, and Buyer shall thereupon emed payments to seller for the
exection of this Agreement and for the rental of eas than 45 days after having mailed written noi a which to cure any default.	tice to Buyer's address of his inter	regoing, Seller shall not cancel nt to do so, thereby affording B	any delinquent contract until not
	텔보이 보이 유민이었다면		이 등 보이는 이 이 어떻게요 하겠
ELLER, on receiving full payments at the times extend in Buyer free of encumbrances, excent so	and in the manner herein provide	d, agrees to deliver a policy of	title insurance showing title to be
aceptions of record, and to record, and to except	is and deliver to River a good and	mis or way, covenants, condition	nas, reservations, restrictions, and
luyer and Seller agree that B mount paid from the principa	DUVER WAY ON ANERG A	nd pay unpaid taxes	s, if any, and deduct
N WITNESS WHEREON paid patiles have hereast	to affixed their signatures the day		
/ /////	agractice (M) (2)	ana jesi, msi abore willen.	
N. V. Toology			
W.V.TROPP REALVEST IN		MURALD D. CHIT	TICK
1)		<u>u.C. Chit,</u>	tick.
KEROND/KETURN TO	O BUYER AT	SUE E. CHITTIC	K
E OF OREGON: COUNTY O	F XLAMATH:ss		
reby certify that the ord on the 12th day o	within instrumer f February A.I	nt was received) 19 ⁸⁵ at	and filed for
duly recorded in Vol 1	M85 , of	Deeds	o'clock A M
		EVELYN BIEHN	, COUNTY CLERK
\$ 5,00			1 (1)
	the second secon	by: / fm	Dep.

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