THIS AGREEMENT, made this	7th.	day of Ma	rch .19 <sup>85</sup>
	opez and Linda S. Lopez	Gay or	, 19, whose address
	(name)	철학생님 유명하는 것 같아요. 이 것 같아.	windog grinidas
(or principal place of business is	)	, VGL, 71/4V	
AND I Realvest	The		
AND V - MEAIVESL	(name)		, whose address
(or principal place of business is	438 Sycamore Road, Santa	Monica, Cal. 90402	
buy the following described real	nation of covenants and agreements bereinafter ca property:	nakaod agreed to sell and corre	to Buyer, and Buyer agress
Lot 12, B	Nock 92, Klamath Falls Forest	: Estates Highway 66	, Unit 4,
<u>Klamath C</u>	ounty, Oregon.		2000.00
A. Cash Price	400.00	1999 - 1997 - 1997 - 1997 - <b>1</b> 997 - <b>19</b> 97 - <b>19</b> 77 - <b>1</b>	
B. Less: Present Cash Down	그릇은 그들은 지난 한 것을 수가 없는 것을 얻는 것을 못 하는 것이다.		
C. Deferred Cash Down (Due on or before1			n an
Une en or cercre1 D. Trade-in	\$		
ETotal Down Paymont	"这个人,我们还能够到了这些你们都的好好,这些不少人。"		400.00
F. Unpaid Balance of Cash P	rice - Amount Financed	\$.	1600.00 311.36
G. FINANCE CHARGE (latere	st Gaiy) g	\$	06+110
H. ANHUAL PERCENTAGE RA			2311.36
는 것은 일부님은 물질을 잡은 사람으로 했다.	<ul> <li>A second from the second s</li></ul>	S.,	
I. Deferred Payment Price (	이 집에 집에 집에 집에 집에 집에 집에 가지 않는 것이 없다.		1911.36
J. Total of Payments (F + G The "Total of Payments" is payal <u>Thirty nine and 8</u> and a like amount due on the applies on all deferred payments United States. Buyer may make p <u>Taxes for1985/1986</u> magest to date hereaft. Buy	ble by Buyer to Seller in approximately 2/100 <u>15th.</u> day of each and every call from from	<u>Dollars (\$ 39.82</u> ), exercise the shall be	installments of ach, due on <u>15</u> 19 <u>85</u> I in full. The FINANCE CHARG we made in lawful money of the e to pay all assessments levi n ly from date of
J. Total of Payments (F + G) The "Total of Payments" is payal <u>Thirty nine and 8</u> and a like amount due on the applies on all deferred payments United States. Buyer may make p Taxes for <u>1985/1986</u> subsequent to date hereof: Buy agreement. Seller and n Holding Escrow at K1 to issue note and deed IT IS UNDERSTOOD AND AGREE may at his option cancel this con be deemed to have waived all 0	ble by Buyer to Seller in approximately	monthly Dollars (\$ 39.82_), ex- endar month thereafter, until paid 9 15Such payments shall be a prent years taxes of to place Contract and eller agrees at Buyer y by separate parcel ishould Buyer fail to comply with and in équity to convey said proper- nder this contract shall be deem	installments of ach, due on 15 19_85 I in full. The FINANCE CHARG is made in lawful money of the eto pay all assessments levic nly from date of nd Warranty Deed rs expense and re or all. In the terms hereof, then Sell inty, and Buyer shall thereup rei payments to seller for the
1. Total of Payments (F + G) The "Total of Payments" is payal <u>Thirty nine and 8</u> and a like amount due on the applies on all deferred payments United States. Buyer may make p Taxes for <u>1985/1986</u> subsequent to date hereof: Buy agreement. Seller and n Holding Escrow at K1 to issue note and deed IT IS UNDERSTOOD AND AGREE may at his option cancel this con be deemed to have waived all exection of this Agreement and it less than 45 days after having m in which to cure any default. SELLER on receiving full payme	A de by Buyer to Seller in approximately	monthly Dollars (\$ 39.82 ), ex- andar month thereafter, until paid 9 15 Such payments shall by e paid by Buyer and he shall agre urrent years taxes on to place Contract all eller agrees at Buyer y by separate parcel I should Buyer fail to comply with and in equity to convey said proper- inder this contract shall be deem regoing, Seller shall not cancel and it to do so, thereby affording Buyer d, agrees to deliver a policy of titt	installments of ach, due on 15_, 19_85 I in full. The FINANCE CHARG he made in lawful money of the e to pay all assessments levi n'ly from date of nd Warranty Deed rs expense and re or all. I the terms hereof, then Sell evi payments to seller for the y delinquent contract until n ir at least 45 days grace perior
<ol> <li>Total of Payments (F + G) The "Total of Payments" is payal <u>Thirty nine and 8</u> and a like amount due on the applies on all deferred payments United States. Buyer may make p Taxes for <u>1985/1986</u> subsequent to date hereof: Buy argreement. Seller and n Holding Escrow at Kl co issue note and deed IT IS UNDERSTOOD AND AGREE may at his option cancel this combe deemed to have waived all exection of this Agreement and less than 45 days after having m in which to cure any default.</li> <li>SELLER, on receiving full payme vested in Buyer free of encumb exceptions of record, and to record Buyer and Seller, ag amount paid from th</li> </ol>	A ple by Buyer to Seller in approximately		instalizzents of ach, due on 15 1985_ I in full. The FINANCE CHARG we made in lawful money of the e to pay all assessments levin nly from date of nd Warranty Deed rs expense and re or all. I the terms hereof, then Sell ort, and Buyer shall thereup wi paynients to seller for the y delinquent contract until n er at least 45 days grace perion e insurance showing title to b, reservations, restrictions, an erion described.
<ol> <li>Total of Payments (F + G) The "Total of Payments" is payal <u>Thirty nine and 8</u> and a like amount due on the applies on all deferred payments United States. Buyer may make p <u>Taxes for</u></li></ol>	A ple by Buyer to Seller in approximately	monthly Dollars (\$ 39.82_), ex- endar month thereafter, until paid 9 15Such payments shall be e paid by Buyer and he shall agree irrent years taxes of to place Contract and aller agrees at Buyer y by separate parcel I should Buyer fail to comply with and in equity to convey said proper- nder this contract shall be down regoing, Seller shall not cancel and it to do so, thereby affording Buyer d, agrees to deliver a policy of tith this of way, covenants, conditions sufficient deed to the premises hu- nd pay unpaid taxes, and year, first above written.	instalizzents of ach, due on 15 1985_ I in full. The FINANCE CHARG we made in lawful money of the e to pay all assessments levin nly from date of nd Warranty Deed rs expense and re or all. I the terms hereof, then Sell ort, and Buyer shall thereup wi paynients to seller for the y delinquent contract until n er at least 45 days grace perion e insurance showing title to b, reservations, restrictions, an erion described.
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