THIS AGREEMENT, made this		Vol. <u>M& Page</u>	601
그는 사람이 많은 것이 없는 것이 없는 것이 있는 것이 없는 것이 없 않이 없는 것이 없 않이	ee and Lillian C. Crabtree	day of <u>April</u>	
1663 Explored 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2	(name) 1251 W. 6th. Street Santa	, who	ise addr ess is
		a Ana, cal. 92/03	<u>lati di</u> Atump
Realvest Inc	c.	, who	ddrace je
(or principal place of business is)	(name) 438 Sycamore road, Santa		Se auurcaa
hereafter designated as "Buyer." WITNESS: That Seller, in consideration			
buy the following described real proper	1 of covenants and agreements nereinatter con rty:	itained agreed to sell and convey to Buyer, and Bu	rer agrees to
Lot 8, B Klamath	Block 39, Klamath Falls Fore	st Estates 1st. Addition,	
A. Cash Price	County, Oregon,	s 1500.00	and a second
B. Less: Present Cash Down Paymer	and the second		
C. Deferred Cash Down Payme			
(Due on or before 19 D. Trade-in) ¢		
E. Total Down Payment	\$ 150.00	<u>\$ 150.00</u>	
F. Unpaid Balance of Cash Price - Ar	동물리 관련 중요즘 방문에 집에 걸고 말하는 것이 같아요. 그는 것이 것	<u>\$ 1350.00</u>	
G. FINANCE CHARGE (Interest Only) H. ANNUAL PERCENTAGE RATE	그녀님 생활 집을 가지 않는 것이라고 있는 것이라. 그는 것이라는 것이라는 것이 가지 않는 것이라. 것이 같이 나라 나라 가지 않는 것이 없다.	\$ <u>402.48</u>	
L. Deferred Payment Price (A + G)		s 1902.48	
J. Total of Payments (F + G)		\$ <u>1752.48</u>	
The "Total of Payments" is payable by Bu Twenty Four and 34/100	ajer to ocher in approximately	2 monthly installments of	
and a like amount due on the applies on all deferred payments from	15th. day of each and every calend June 15, 1985 19	Dollars (\$ <u>24.34</u>), each, due on <u>15</u> , 1 ar month thereafter, until paid in full. The FINAN(85	E CHARGE
United States. Buyer may make prepayme	.13	. Such payments shall be made in lawful m	oney of the
United States. Buyer may make prepayme Taxes for <u>1985/1986</u> subsequent to date hereof: Buyer to	and all subsequent taxes are to be pa	aid by Buyer and he shall agree to pay all assessm	ents levied
subsequent to date hereof: Buyer to greement. Seller and buyer	to nav provata charo of curr	ant voore tovoe only from dat	£
n Holding Escrow at Klamath o issue note and deed of tr	<pre>1 County Title Company. Sell rust on the above property b</pre>	ler agrees at Buyers expense a by separate parcel or all.	nd reque
IT IS UNDERSTOOD AND AGREED that ti may at his option cancel this contract an	ime is of the essence of this contract and sho	place Contract and Warranty ler agrees at Buyers expense a by separate parcel or all. build Buyer fail to comply with the terms hereof, t in equity to convey said property, and Buyer shall this contract shall be deemed naments to sail	hen Seller
be deemed to have waived all rights the	rereto and all moneys theretofore paid under	r this contract shall be deemed payments to sell ing, Seller shall not cancel any delinquent contract	thereupon er for the
less than 45 days after having mailed write	itten notice to Buyer's address of his intent to	ing, Seller shall not cancel any delinquent contrac do so, thereby affording Buyer at least 45 days gr	t until not ace period
in which to cure any default.			
	except subject to easements of record, rights of	of way, covenants, conditions, reservations, restric	title to be
SELLER, on receiving full payments at the vested in Buyer free of encumbrances, ex			tions, and
vested in Buyer free of encumbrances, en exceptions of record, and to record, and to	to excute and deliver to Buyer a good and suffi	cient deed to the premises herein described.	ender en de
vested in Buyer free of encumbrances, en exceptions of record, and to record, and to	to excute and deliver to Buyer a good and suffi hat Buyer may go ahead and	cient deed to the premises herein described. pay unpaid taxes, if any, and	ender en de
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