THIS AGREEMENT, made this 8		Vol. <u>MS5 Page</u> (
(or principal place of business is) <u>9740 BRIARW</u>	(name) VOOD AVE, FON	TANA, CAL. 92335
AND <u>Realvest Inc.</u>		
(or principal place of business is)438_SYCMAO	(name) RE ROAD, SANTA	MONICA, CAL, 90402
hereafter designated as "Burer."		
WITNESS: That Seller, in consideration of covenants and agree buy the following described real property:	ments hereinafter contained	
LOTS 2.3. (9.20	Ki Ocivie ti	agreed to sell and convey to Buyer, and Buyer a
ESTATES UNIT 2,	KLAMATH COUNT	MATH FALLS FOREST
B. Less: Present Cash Down Payment \$800 ;	한 것이 가슴 옷을 가지 않는 것이다.	\$ 8000.00
C. Deferred Cash Down Payment. \$		
(Due on or before19) D. Trade-in		
- E Total Dowa Payment	<u>00</u>	
F. Unpaid Balance of Cash Price - Amount Financed G. FINANCE CHARGE (Interest Only)		sss
H. ANNUAL PERCENTAGE RATE 9 g		\$ 2144.88
I. Deferred Payment Price (A + G)		. 10,144.88
J. Total of Payments (F + G) The "Total of Payments" is payable by Buyer to Seller in approximation of the second		s <u>9344.88</u>
<u>INC HONDRED IWENTY NINE AND /9/10</u>		menthly installments of
and a like amount the second	ch and every calendar month	lars ( $\underline{129}, \underline{79}$ , each, due on $\underline{15}, \underline{19}$ ) thereafter, until paid in full. The FINANCE CHA
United States. Buyer may make prenamente	19 S	uch payments shall be made in lawful meneral
Taxes for <u>1985/1986</u> and all subsequent subsequent to date hereof: Buyer to pay prorata sh ement. Seller and buyer agree at Buyer	t taxes are to be noid by P	
THE PLANE PLANE PUPERS	EXDENSE TO DIAC	e Contract and Warranty Deed rees at Buyers expense and r
TIS UNDERSTOOD AND AGREED that time is of the essence of the nay at his option cancel this contract and be released from all oblig e deemed to have waived all rights thereto and all moneys there tection of this Agreement and for the rental of premises. Notwiths as than 45 days after having mailed written notice to Buyer's addre which to cure any default. ELLER, on receiving full payments at the times and in the manner h sted in Buyer free of encumbrances, except subject to easements ceptions of record, and to record, and to excute and deliver to Buyer and Spiller agree that Buyer may go nount pair from the principal balance.	is contract and should Buyer gations in law and in equity the tofore paid under this cont tanding the foregoing, Seller ess of his intent to do so, the herein provided, agrees to del of record, rights of way, cow er a good and sufficient deed ahead and pay unj	ract shall ue deemed payments to seller for i shall not cancel any delinquent contract until r reby affording Buyer at least 45 days grace peri liver a policy of title insurance showing title to l enants, conditions, reservations, restrictions, ar to the premises herein described. paid taxes, if any, and dedu
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