A MARKET CARLE	THIS AGREEMENT, mad BETWEEN Jerry						The second of the second
	(or principal place of bu	Walton and	1977年1月1日日日日	alton (name) t: Ncrwalk, Ca		이 같은 아무 잘 넣었다.	iose address
	AND Rets	Real vest	a man a three she had the				<u></u>
	or principal place of bus	iness is)438	Sycamore ro	(name) ad Sanța Monio	ca, Cal. 904(, wh)2	ose address
	ereafter designated as "						
	ITNESS: That Seller, in (by the following describe	consideration of core of real property:	nants and agreement	s hereinafter contained a	igreed to sell and con	vey to Buyer, and Bu	yer agrees (
	Casia Price		2	ulis Torest Est	ates, Klamat	<u>County</u> , Ore	800.
I a c	Less: Present Cash D		<u>\$</u> 200.00			_2000.00	
	(Due on or before						
3	Trade-in Total Deven Payment		200.00				
f. 	Unpaid Balance of Ca FINANCE CHARGE (In	th Price - Amo int IAn iterest Only)	iance d		and the second	200.00 1800.00	
	ANNUAL PERCENTAGI Octorred Payment Pric	ERATE 9				<u> </u>	
	Total of Payments (F +	• 6)				2535.68 2335.68	
	Total of Payments" is pa Lrty Two and 44	100		가에서 (新聞) 문제에 가격하는 것이다.	monthly i	nstallments of	
	ike amount due on the	15th	한 일 수 있는 것을 수 있었다.	Dulla	rs (<u>\$_32_44_</u>), ea hereafter, until paid	ch, due on <u>15</u> , 19 in full. The FINANCE	86 Charge
United Taxes	is on all deforred paymen I States, Buyer may make for 1985/1986	e hichstateut?			an halmente sitett fig	inade in lawful mone	ev of the
123 14 14 4 5 7 7	for <u>1985/1986</u> went to data hereof: Bi t. Seller and	uyer to pay p buyer agree	all subsequent taxe prorata share	s are to be paid by Buye of current yea	r and he shall agree ars taxes on]	o pay all assessment Y from date	s levied
agreement	ng Escrow at KT	of trust on	Title Compa the above pr	ny. Seller agree Operty by senar	es at Buyers	expense and	ed reques
in Holdir to issue	NDERSTAAD AND ACDE	Ly come come to or line		was and autofild Ducki L	all to comply with th	e terms hereof, then	Seller
in Holdir to issue if is u may at l be deem	NDERSTOOD AND AGREE	intract and be release	maners thereis for	s in law and in equity to			or the
in Holdin to issue IT IS UI May at I be deen	NDERSTOOI) AND AGREE his option cancel this co med to have waived all a of this Agreement of the bar	rights thereto and al	I moneys theretofor	Daid under this contra	ct shall be deemed all not cancel any de by affording Runse of	payments to seller f linquent contract un	
in Holdir to issue ITISU may at i be deen exection less that in which SELLER.	NDERSTOOD AND AGREE his option cancel this co- med to have waived all to of this Agreement and the days after having m to cure any default.	whact and bo release rights thereto and al for the rental of pren alled written notice t	II moneys theretofor rises: Notwithstordin o Buyer's address of	paid under this contra g the foregoing, Seller si his intent to do so, there	all not cancel any de by affording Buyer at	payments to seller f linquent contract un least 45 days grace j	period
in Holdin to issue IT IS UI may at I be deen exection less that in which SELLER, vested in exception	NDERSTOOD AND AGREE his option cancel this con- need to have waived all a of this Agreement and a 45 days after having m to cure any default. on receiving full payment Buyer free of encumbra to forcerd, and in record	miract and bo release rights thereto and al for the rental of pren alled written notice t nts at the time s and h onces, except subject	Il moneys theretoforn iises. Notwithstocdin o Buyer's address of n the manner hersin t to casements of rec	a paid under this contra g the foregoing. Seller st his intent to do so; there provided, agroes to deliv cord, rights of way, coren	all not cancel any de by affording Buyer at er a policy of title ins	payments to seller f linquent contract un least 45 days grace j urance showing title	period to be
in Holdir to issue II IS U nay at I be deen exection less that in which SEILER, vected in exception Buyer amount	NDERSTOOD AND AGREE his option cancel this co- med to have waived all of this Agreement and n 45 days after having m to cure any default. on receiving full paymen buyer free of encumbra of record, and to recor and Seller agr t paid from the	Miract and be release rights thereto and al for the rental of pren ialled written potics t ints at the times and h onces, except subject rd, and to excute and ree_that. Buye Phincipal b	Il moneys theretoform iises. Notwithstordin o Buyer's address of n the manner hersin t to casements of rec deliver to Buyer o go r may go ahe a lance.	e paid under this contra g the foregoing. Seller st his intent to do so, there provided, agrees to deliv cord, rights of way, coven od and sufficient deed to ad and pay unpa	all not cancel any de by affording Buyer at er a policy of title ins ants, conditions, resu the premises herein atid taxes, if	payments to seller f linquent contract un least 45 days grace j urance showing title	period to be
in Holdir to issue if IS U nay at I be deen exection less that in which SELLER, vested in exception Buyer amount	NDERSTOOD AND AGREE his option cancel this con- need to have waived all a of this Agreement and a 45 days after having m to cure any default. on receiving full payment Buyer free of encumbra to forcerd, and in record	Miract and be release rights thereto and al for the rental of pren ialled written potics t ints at the times and h onces, except subject rd, and to excute and ree_that. Buye Phincipal b	Il moneys theretoform iises. Notwithstordin o Buyer's address of n the manner hersin t to casements of rec deliver to Buyer o go r may go ahe a lance.	e paid under this contra g the foregoing. Seller st his intent to do so, there provided, agrees to deliv cord, rights of way, coven od and sufficient deed to ad and pay unpa	all not cancel any de by affording Buyer at er a policy of title ins ants, conditions, resu the premises herein atid taxes, if	payments to seller f linquent contract un least 45 days grace j urance showing title	period to be
in Holdir to issue II IS U nay at I be deen exection less that in which SEILER, vested in exception Buyer amount	NDERSTOOD AND AGREE his option cancel this co- med to have waived all of this Agreement and n 45 days after having m to cure any default. on receiving full paymen buyer free of encumbra of record, and to recor and Seller agr t paid from the	Miract and bo relevise rights thereto and al for the rental of pren alled written notice t ints at the times and h onces, except subject rd, and to excute and ree that Buye phincipal b os have herevi to a time (CON)	I moneys theretoforn ises. Notwithstordin b Buyer's address of n the manner herain t to casements of rec deliver to Buyer b go c may go ahe a lance.	e paid under this contra g the foregoing. Seller st his intent to do so, there provided, agroes to deliv ord, rights of way, coren od and sufficient deed to ad and pay unpa he day and year, first abo	all not cancel any de by affording Buyer at er a policy of title ins ants, conditions, resu the premises herein atid taxes, if we written.	payments to seller f linquent contract un least 45 days grace j urance showing title	period to be
in Holdir to issue IT IS U may at I be deen exection less that in which SEILER, vested in exception Buyer amount	NDERSTOOD AND AGREE his option cancel this co- med to have waived all of this Agreement and in 45 days after having m to cure any default. on receiving full paymen is of record, and to recor- and Seller agr t paid from the SS WHEREOF Satisfies	Miract and bo relevise rights thereto and al for the rental of pren alled written notice t ints at the times and h onces, except subject rd, and to excute and ree that Buye phincipal b os have herevi to a time (CON)	Il moneys theretofore iises. Notwithstordin o Buyer's address of n the manner herain I to casements of res deliver to Buyer to go r may go ahe a lance. Red their signaturus t	e paid under this contra g the foregoing. Seller st his intent to do so, there provided, agrees to deily ord, rights of way, coren od and sufficient deed to ad and pay unpa he day and year, first abo Marry Walton Serry Walton	all not cancel any de by affording Buyer at er a policy of title ins ants, conditions, res the premises herein aid taxes, if we written. <u>Walton</u>	payments to seller f linquent contract un least 45 days grace j urance showing title	period to be
in Holdin issue IT IS UI may at I be deen croction less that in which SELLER, vested in exception Buyer amount IN VITTNE	NDERSTOOD AND AGREE his option cancel this co- med to have waived all of this Agreement and in 45 days after having m to cure any default. on receiving full paymen is of record, and to recor- and Seller agr t paid from the SS WHEREOF Satisfies	Miract and bo relevise rights thereto and al for the rental of prem alled written notice t unces, except subject rd, and to excute and cee that Buyes phincipal b os have herein to all st acc.	Il moneys theretofore iises: Notwithstordin o Buyer's address of n the manner hersin I to casements of res deliver to Buyer to go cr. may go ahe a lance. Red their signatures t Ja	e paid under this contra g the foregoing. Seller st his intent to do so, there provided, agrees to deliv cord, rights of way, coven od and sufficient deed to ad and pay unpa	all not cancel any de by affording Buyer at er a policy of title ins ants, conditions, resu the premises herein aid taxes, if we written. <u>Walton</u>	payments to seller f linquent contract un least 45 days grace j urance showing title envations, restrictions described. any, and de	period to be

2