	73438		- OR SALE OF I	R SALE OF REAL ESTATE		
		nde this 5		Vol. M81 Page	624	
		homas W. Wright		day of April		
and we have	(or principal place of b		(name) di Italia, Chula Vista, (Cal. 92010	whose address is	
Ĩ	ANDPacific	c Service Corporati	on			
alita in	(or principal place of bu	이 걸 다 들었다. 방법한 아픈 중에서 전통 등	(name) camore Road, Santa Mon	Nica Col oous	whose address is	
3.	hereafter designated as '					
	WITNESS: That Seller, in buy the following describ	i consideration of covenants and bed real property:	agreements hereinatier contained agree	ed to sell and convey to Buyer, and	River	
	Klamath Co	ck 12, Klamath Fallunty, Oregon.	s Forest Estates highwa	y 66 Unit 1,	onici agrees 10	
JOHNE	A. Cash Price B. Less: Presant Cash		202	<u>\$ 2000.00</u>	<u> </u>	
Wig	I Lescur (43)	Down Payment \$ h Down Payment \$	200.00	\$		
	(Due on or before					
	D. Trade-in					
	E. Total Down Payment	t	200.00			
5	F. Unpaid Balance of C	Cash Price - Amount Financed		\$ <u>200.00</u>		
	G. FINANCE CHARGE (I	Interest Only)		\$ 1800.00		
	H. ANNUAL PERCENTAL	IGE RATE 7 %		\$ <u>267.36</u>		
li ili	I. Deferred Payment Pr J. Total of Payments (F	rice (A + G)		\$		
	The "Total of Damas i un	영화 전에서 가지 못하는 것을 감독했다.		• 0007 00		
				monthly installments of		
	'and a like amount due on the	e <u>15</u> dai	of each and every calendar month there	<u>\$ 43.07</u>), each, due on <u>15th</u>	19_87	
	applies on all deferred payme	ents fmm JUDA 15		Caller, Hottl paid in 6.0 The Press		
	ounce offices buyer may ma	ake prepayments.		payments shall be made in lawful n	ioney of the	
	Taxes for 1987/1988 subsequent to date hereof	and all subs	equent taxes are to be paid by Buyer an a share of current years	Id be chall again to		
agr	eement. Seller and	d buyer to pay prorat d buyer agree at Bu	aquent taxes are to be paid by Buyer an a share of current years yers expense to place Co Seller agrees	s taxes only from dat	ients levied	
to	icoup action at	HIIIWood Escrow	G11	warranty	Deed	
					na request	
	be deemed to be	contract and be released from a	Obligations in law and in .	to comply with the terms hereof.	hen Seller	
\$75≥31	less than 45 days after having	d for the rental of premises. Not	I obligations in law and in equity to con theretofore paid under this contract of withstanding the foregoing, Seller shall address of his intent to do so, thereby a	shall be deemed payments to sell	er for the	
ante en	in which to cure any default.	maned written notice to Buyer's	address of his intent to do so, thereby a	affording Buyer at least 45 days gra	t until not	
Tiiser	less than 45 days after having mailed written notice to Buyer's address of his intent to do so, thereby affording Buyer at least 45 days grace period in which to cure any default. SELLER, on receiving full payments at the times and in the					
U nișa:	a second and have	SELLER, on receiving full payments at the times and in the manner herein provided, agrees to deliver a policy of title insurance showing title to be vested in Buyer free of encumbrances, except subject to easements of record, rights of way, covenants, conditions, reservations, restrictions, and exceptions of record, and to excute and deliver to Buyer a good and sufficient deed to the premises herein described.				
	vested in Buyer free of encumit exceptions of record and to pro-	oro, and to excute and deliver t	Buver a good and sufficient doubt	is, conditions, reservations, restrict		
	Buver and Cill	gree that Buyer may	a be a structure deed to the	e premises herein described	ions, and	
	Buver and Cill	gree that Buyer may	go ahead and pay unpaid Buver may pay	e premises herein described. d taxes, if any, and	deduct	
	Buver and Cill	gree that Buyer may a principal balance d beduct from principal d beduct from principal balance	go ahead and pay unpair Buyer may pay any cipal balance.	e premises herein described. d taxes, if any, and road assesments that	deduct t are	
	Buver and Cill	gree that Buyer may be principal balanc. ad Heduct from prin these are barento allixed their LANN	go ahead and pay unpaid Buyer may pay any cipal balance. Signatures the day and year, first above	e premises herein described. d taxes, if any, and road assesments that written.	deduct t are	
	Buyer and Seller ac amount paid from th unpaid and due in WITNESS WHEREOF, saddpar	he principal balanci de duct <u>trom priv</u> nestate bacento affixed their de duct <u>trom priv</u>	go ahead and pay unpaid Buyer may pay any cipal balance. Signatures the day and year, first above	d taxes, if any, and road assessments that written.	ions, and deduct t are	
	Buyer and Seller ac amount paid from th unpaid and due in WITNESS WHEREOF, saddpar	gree that Buyer may the principal balance and deduct from prin researe become affixed their ific Service Corpore	go ahead and pay unpaid Buyer may pay any cipal balance. Signatures the day and year, first above	d taxes, if any, and road assessments that written.	ions, and deduct t are	
	Buyer and Seller ac amount paid from th unpaid and due in WITNESS WHEREOF, saddpar W. V. Tropp Paci	he principal balance and leduct <u>from prin</u> restate bacanto alfixed their fice Service Corpora	go ahead and pay unpaid Buyer may pay any cipal balance. Signatures the day and year, first above tion	taxes, if any, and road assessments that written.	ions, and deduct t are	
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· · · ·	Buyer and Seller ac amount paid from the unpaid and due an in WITNESS WHEREOF, saddrar W. V. Tropp Paci W. V. Tropp Paci E OF OREGON: COUNTY for record at request of _	A principal bajar A beincipal balanci A beduci from prin A beincipal balanci A beincipal balanci A beincipal balanci A beincipal balanci A beincipal balanci principal balanci	go ahead and pay unpaid Buyer may pay any cipal balance. Signatures the day and year, first above tion	taxes, if any, and road assessments that written.	deduct are	

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