THIS AGREEMENT; made this	2		CAL ESTATE Vol <u>m87</u> _Pa	ige62
BETWEEN TEDDY G. JOHNSON	N AND DELTA I TOTA	1001	day of	
그렇게 걸다는 요즘 방법을 만들었다. 김 가슴에 다양하지 않는 다음이야기	"요즘 도로 해외에서 가장에서 문화를 가장하는 것 같아.	Home Verte System As a second		whose address i
(or principal place of business is) 509-966-310	11947 Wide Holl	ow Yakima Wa. 9	8908	
hits	Corporation /			
	Carl and Carl and Carl and Carl	lame)		whose address is
(or principal place of business is)	438 Sycamore R	oad, Santa Monica	., Cal. 90402	
harcafter.designated_as "Buyer."				
WITNESS That Calles to a	I COVENANTS and agreements b			
WITNESS: That Seller, in consideration or buy the following described real property	Contraction of the agreements of	rematter contained agreed to	i sell and convey to Buyer, and	Buyer agrees to
	1 klamorh 7-11			
A. Cash Price	Dregon,	rest Estates High	way 66 Unit 4,	
B. Less: Present Cash Down Payment	s		\$	) .
C. Deferred Cash Down Payment	s			
(Due on or before 19	)			11 - 영제의 경제: 12 - 13 - 13 경제: 12 - 13 - 13
	\$			
E Total Down Payment F. Unpaid Balance of Cash Price - Amou	\$\$ 150.00		<b>\$</b> 150:00	
G. FINANCE CHARGE (Interest Only)	int rinanced		\$ 1350.00	
H. ANNUAL PERCENTAGE RATE7			<b>\$</b> 202.32	
L Deferred Payment Price (A + G)			1702 20	
J. Total of Payments (F + G) The "Total of Payments" is exactly in a			\$ <u>1702.32</u> \$ 1552.32	<u></u>
The "Total of Payments" is payable by Buyer Thirty Two and 34/100 and a like amount due on the	to Seller in approximately	48	monthly	<u></u> *
and a like amount due on the 15th		Dollars (\$	2.34 ). each due on 15th	10 87
and a like amount due on the15th applies on all deferred payments from United States. Buyer may make prepayments	June 15	ery calendar month thereafter	r, until paid in full. The FINAN	CE CHARGE
		, 1907, Such payme	ents shall be made in lawful m	oney of the
Taxes for 1987/1988 subsequent to date hereof: Buyen to n	_ and all subsequent taxes an ay prorata share o	1 : 1 : 1 : 2 : 2 : 2 : 2 : 2 : 2 : 2 :		
subsequent to date hereof: Buyer to p eement. Seller and buyer ag folding Escrow at Hillwood F issue note and deed of trust	ay prorata share o ree at Buyers eye	f current years ta	shall agree to pay all assessm axes only from dat	ents levied
				Deed
IT IS UNDERSTOOD AND AGREED that time is may at his option cancel this contract and be r be deemed to have waived all rights thereto	of the essence of this contract	and should Buyer fail to con	arcel or all.	na request
exection of this a	and all moneys theretofore	law and in equity to convey s	aid property, and Ruyer chall a	hereupon
exection of this Agreement and for the rental o less than 45 days after having mailed written no in which to cure any default.	f premises. Notwithstanding th plice to Buyer's address of his i	e foregoing, Seller shall not c	be deemed payments to selle ancel any delinquent contract	or for the
				ce period
rested in Runor from full payments at the times	and in the manner herein and			
vested in Buyer free of encumbrances, except s exceptions of record, and to record, and to excu Buyer and Seller agree that f amount paid from the princip	e and deliver to Buyer a good a	rights of way, covenants, cor	y of title insurance showing ti iditions, reservations, restricti	tle to be
Buyer and Seller agree that I mount paid from the principal unpaid and due, and Geduci	Buyer may go ahead	and pay unpaid ta	nises herein described.	
mount paid from the principal inpaid and due, and deduct withess whereof, sad paths have hereigh	trom principal bala	may pay any roa	d assesments that	are
/ IIII that	difficult their signatures the d	ay and year, first above writte	<b>n.</b>	
W. V. Tronp Port	<u> </u>	1. 10	111	
W. V. Tropp Pacific Service	e Corporation	Seller	Johnson	
	<u> </u>	Decta C (	50.	
ORD AND RETURN	TO BUYER	ATABOVI	formaon.	
	VI FI: SS,		ADDRESS	
for record at request of <u>Pacific</u> April A.D., 19 <u>8</u> 7	and the second secon			n in the second seco

et et

Sec. 1