79093 AGREEMENT FOR SALE OF REAL ESTATE

建物电力 经产业人类的证券	THIS AGREEMENT, made t BETWEEN KEIPEN S				Ol M8 Pag	7.7.10
in in it.		膜INN Dark Mark				
	(or principal place of busin	ess 3800 South ;	(name 3030 East Salt			_, whose address
	801-277-183	0		Lake City, U	an 84109	
32	AND D.T. Serv	ice Inc. and/or	Nominee(s)			
.	(or principal place of busine	PAR	(name)			, whose address is
i iz			~ r 694	MALIBU,	CAR. 90264	ç
	hereafter designated as "Bu	yer. Tarah da da kabana ka	的复数形式 经有限的 化二氯甲二二二			
	WITNESS: That Seller, in con Suy the following described r	isideration of covenants a	nd agreements horaid a			
3	ank dezembed t	eal (Topariy:	i i i i i i i i i i i i i i i i i i i	er contained agreed to s	ell and convey to Buyer, and	l Buyer agrees to
Ess.	Lot 18, Block	- 100	Malla m			
	Klamatlı Coux A. Cash Price	oty, Oregon.	-ws corest E	states Highway	66 Unit 4,	
	B. Less: Present Cash Dow	III Deven				
Ž. c	 Deferred Cash Dow 	n Payment e	150.00		\$	<u> </u>
1	(Due on or before	19				$-\lambda$
D. E.	· Trade-in	\$				
		S	150.00			
G.	Unpaid Balance of Cash P FINANCE CHARGE (Intere	rice - Amount Financed			\$150.00	
≣ н.	ANNUAL PERCENTAGE RA	ST UNIY)			\$1350.00	
j L	Deferred Payment Price (A	4 ()			\$ <u>202.32</u>	
Į.	Iotal of Payments (F + G)				\$1702.32	
The '	TITAL PROPERTY OF THE PROPERTY	[설문 [[144] : # H.H.) HE [# H.H.]	Trivingsol.	49		
	total of Payments" is payable 'hirty Two and 34 a like amount due on the es on all deferred payments for d States. Buyer may make pre	/160			monthly installments of	
Taxes	es on all deferred payments fro d States. Buyer may make prej for <u>1987/1988</u>	and all aut.	말인수 하는 맛있다. 그런 그 그 수 있는 그 없는	大名 医大克氏病 医抗性病 医结节性 有点		
subsect agreemen in Holdin is sue IT IS UI be deen exection less than in which SELLER, overted in exception. Buyer amount	for 1987/1988 quent to date hereof: Buyen t. Seller and buy ng Escrow at F note and deed of NDERSTOOD AND AGREED the his option cancel this contract ned to have waived all rights to this Agreement and for the 145 days after having mailed to to cure any default. on receiving full payments at t Buyer free of encumbrances, s of record, and to record, and and Seller agree paid from the pri	trust on the ab at time is of the essence tand be released from all the eto and all moneys: e rental of premises. Notwo written notice to Buyer's a the times and in the mannex except subject to easem to except and deliver to be that Buyer may of incipal balance.	Sell property be of this contract and sho of this contract and sho obligations in law and in the retniorer paid under with standing the foregoin address of his intent to do not herein provided, agreents of record, rights of Buyer a good and sufficience.	er agrees at B y separate par uld Buyer fall to comply n equity to convey said p this contract shall be o g, Seller shall not cance o so, thereby affording B es to deliver a policy of way, covenants, condition nt deed to the premises	t and Warranty [uyers expense an cel or all, with the terms hereof, the troperly, and Buyer shall the comed payments to seller l any delinquent contract u Buyer at least 45 days grace	eed d request n Seller ereupon for the nill not period
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