7	
Ì	
፟ ፟ ፟	9509
ੂਰ 👣	,,,,,
i i	THIS AGRE
H	BETWEEN
=	
ā	(or princit
=	
	AND
<u> </u>	
Ē	(or princi
- 5	• 37 . 7 .
	hereafter
· 2:	WITHESS
: <b>1</b>	buy the
3	
	Lc

化环烷二十二烷 化氯化钠 医动物性静脉性神经神经神经神经神经神经神经神经神经神经神经神经神经神经神经神经神经神经神经		Page
IS AGREEMENT, made this	22	
Lester Suckiey and	(name)	
201	10 Sucre Ct. Salinas Cal. 9390	06
or principal place of business is)		
D. T. Service Inc.	and/or Nominee(s)	, whose address is
AND	(name) . Box 6654 Malibu, Cal. 90264	
(or principal place of business is)	. Box	
hereafter designated as "Buyer."	and agreements hereinafter contained agreements	eed to sell and convey to Buyer, and Buyer agrees to
the following described led along the		はTakat Vin Applica これもなが いっこう コープレースレーション しょうしょう コード・コース コーディング・コーディ
00) tile	), Klamath Forest Estates Firs	t Addition, Klamath County,
Lot-12 and 13, Block of		\$ 3000.00
A. Cash Price	300.00	
B. Less: Present Cash Down Payment		
C. Deferred Cash Down Payment		
(Due on or before19)	•	300.00
D. Trade-in E. Total Down Payment	\$ 300.00	\$
F. Unpaid Balance of Cash Price - Amoun	nt Financed	404.16
G. FINANCE CHARGE (Interest Only)		
H. ANNUAL PERCENTAGE RATE 7	<b>5</b>	3404.16
L. Deferred Payment Price (A + G)		\$ 3104.16
J. Total of Payments (F + G)	48	monthly installments of
and the control of t	o Saller in annmylmately	
and a like amount due on the15	day of each and every Calendar mon	th thereafter, until paid in full. The FINANCE CHARG
and a like amount due on the	day of each and every calendar mon September 15, 1987 , 19 Is.	monthly installments of
and a like amount due on the15_ applies on all deferred payments fromUnited States. Buyer may make prepayment 1987/1988	day of each and every calendar mon September 15, 1987, 19	th thereafter, until paid in full. The FINANCE CHARG Such payments shall be made in lawful money of the
and a like amount due on the15_ applies on all deferred payments fromUnited States. Buyer may make prepayment 1987/1988	day of each and every calendar mon September 15, 1987 19 15.  and all subsequent taxes are to be paid by large of current.	th thereafter, until paid in full. The FINANCE CHARG Such payments shall be made in lawful money of th Buyer and he shall agree to pay all assessments levie years taxes only from date of
and a like amount due on the	day of each and every calendar moning september 15, 1987, 19 ts.  and all subsequent taxes are to be paid by lipay prorata share of current agree at Buyers expense to play september 18 Seller is	th thereafter, until paid in full. The FINANCE CHARG Such payments shall be made in lawful money of the Buyer and he shall agree to pay all assessments levic years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and re
sixty Four and 67/100 and a like amount due on the15_ applies on all deferred payments from	day of each and every calendar moning September 15, 1987, 19  ts.  and all subsequent taxes are to be paid by light pay prorate share of current agree at Buyers expense to play seller in the above property by so seller in the above property by seller in the above pro	th thereafter, until paid in full. The FINANCE CHARG Such payments shall be made in lawful money of the Buyer and he shall agree to pay all assessments levie years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and re eparate parcel or all.
and a like amount due on the	day of each and every calendar monice September 15, 1987, 19  is.  and all subsequent taxes are to be paid by pay prorata share of current agree at Buyers expense to play agree at Buyers expense to play so to the above property by so is to on the above property by so is of the essence of this contract and should B be released from all obligations in law and in equal to the second should B be released from all obligations in law and in equal to the second should B.	th thereafter, until paid in full. The FINANCE CHARG Such payments shall be made in lawful money of the Buyer and he shall agree to pay all assessments levie years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and re- eparate parcel or all. uyer fail to comply with the terms hereof, then Sell itty to convey said property, and Buyer shall thereupe
and a like amount due on the	day of each and every calendar monice September 15, 1987, 19	th thereafter, until paid in full. The FINANCE CHARG Such payments shall be made in lawful money of the Buyer and he shall agree to pay all assessments levie years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and re- eparate parcel or all. uyer fail to comply with the terms hereof, then Sell itly to convey said property, and Buyer shall thereupe contract shall be deemed payments to seller for the
and a like amount due on the	day of each and every calendar monice September 15, 1987, 19	th thereafter, until paid in full. The FINANCE CHARG Such payments shall be made in lawful money of the Buyer and he shall agree to pay all assessments levie years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and re eparate parcel or all. uyer fail to comply with the terms hereof, then Sell in the course said property, and Buyer shall thereup
and a like amount due on the	day of each and every calendar monice to Buyer's address of his intent to do so the notice to Buyer's address of his intent to do so the n	th thereafter, until paid in full. The FINANCE CHARG Such payments shall be made in lawful money of the Buyer and he shall agree to pay all assessments levie years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and response at Buyers expense and response to comply with the terms hereof, then Sell into the convey said property, and Buyer shall thereup contract shall be deemed payments to seller for the eller shall not cancel any delinquent contract until in the terms affording Buyer at least 45 days grace periods.
and a like amount due on the	day of each and every calendar monical September 15, 1987, 19  is.  and all subsequent taxes are to be paid by pay prorata share of current agree at Buyers expense to play so the second second share of the above property by so is to on the above property by so is to on the above property by so is to on the above property by so is of the essence of this contract and should B be released from all obligations in law and in equivalent and all moneys theretofore paid under this nation of premises. Notwithstanding the foregoing, So ten notice to Buyer's address of his intent to do so times and in the manner herein provided, agrees	th thereafter, until paid in full. The FINANCE CHARG.  Such payments shall be made in lawful money of the such payments shall agree to pay all assessments levie years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and responded to comply with the terms hereof, then Sell into the convey said property, and Buyer shall thereup contract shall be deemed payments to seller for the eller shall not cancel any delinquent contract until in the terms affording Buyer at least 45 days grace period to deliver a policy of title insurance showing title to the conventors, conditions, reservations, restrictions, a
and a like amount due on the	day of each and every calendar monical September 15, 1987, 19  ts. and all subsequent taxes are to be paid by pay prorata share of current agree at Buyers expense to play seller is to on the above property by so is to one is of the essence of this contract and should B be released from all obligations in law and in equivalent and all moneys theretofore paid under this notate to Buyer's address of his intent to do so times and in the manner herein provided, agrees so is subject to easements of record, rights of war of excute and deliver to Buyer a good and sufficient	Buyer and he shall agree to pay all assessments levie years taxes only from date of agrees at Buyers expense and reparate parcel or all.  uyer fail to comply with the terms hereof, then Sell into to convey said property, and Buyer shall thereup contract shall be deemed payments to seiler for the eller shall not cancel any delinquent contract until no, thereby affording Buyer at least 45 days grace period deduced by convey said the respective of the eller shall not cancel any delinquent contract until no, thereby affording Buyer at least 45 days grace period deliver a policy of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.
and a like amount due on the	day of each and every calendar monical September 15, 1987, 19  ts.  and all subsequent taxes are to be paid by large at Buyers expense to play so the second	Buyer and he shall agree to pay all assessments levice years taxes only from date of agrees at Buyers expense and research parcel or all.  Buyer fail to comply with the terms hereof, then Sellicity to convey said property, and Buyer shall thereups contract shall be deemed payments to seller for the eller shall not cancel any delinquent contract until no, thereby affording Buyer at least 45 days grace periode deed to the premises herein described.  The deed to the premises herein described.  The dead to the premises herein described.
and a like amount due on the	day of each and every calendar monical September 15, 1987, 19  ts.  and all subsequent taxes are to be paid by large at Buyers expense to play so the second	Buyer and he shall agree to pay all assessments levice years taxes only from date of agrees at Buyers expense and research parcel or all.  Buyer fail to comply with the terms hereof, then Sellicity to convey said property, and Buyer shall thereups contract shall be deemed payments to seller for the eller shall not cancel any delinquent contract until no, thereby affording Buyer at least 45 days grace periode deed to the premises herein described.  The deed to the premises herein described.  The dead to the premises herein described.
and a like amount due on the	day of each and every calendar monical September 15, 1987, 19  ts. and all subsequent taxes are to be paid by pay prorata share of current agree at Buyers expense to play seller is to on the above property by so is to one is of the essence of this contract and should B be released from all obligations in law and in equivalent and all moneys theretofore paid under this notate to Buyer's address of his intent to do so times and in the manner herein provided, agrees so is subject to easements of record, rights of war of excute and deliver to Buyer a good and sufficient	Buyer and he shall agree to pay all assessments levice years taxes only from date of agrees at Buyers expense and research parcel or all.  Buyer fail to comply with the terms hereof, then Sellicity to convey said property, and Buyer shall thereups contract shall be deemed payments to seller for the eller shall not cancel any delinquent contract until no, thereby affording Buyer at least 45 days grace periode deed to the premises herein described.  The deed to the premises herein described.  The dead to the premises herein described.
and a like amount due on the	day of each and every calendar monical September 15, 1987, 19  ts.	Such payments shall be made in lawful money of the Such payments shall be made in lawful money of the Such payments shall agree to pay all assessments leving years taxes only from date of suce Contract and Warranty Deed agrees at Buyers expense and response at Buyers expense and response at Buyers expense and response at Buyer shall the superfail to comply with the terms hereof, then Sell with the convey said property, and Buyer shall thereup contract shall be deemed payments to seller for the eller shall not cancel any delinquent contract until in the terms affording Buyer at least 45 days grace period to deliver a policy of title insurance showing title to y, covenants, conditions, reservations, restrictions, at deed to the premises herein described.  A unpaid taxes, if any, and deduct any any road assessments that are first above written.
and a like amount due on the	day of each and every calendar monity of each and every calendar monity of the secondary of each and every calendar monity of the secondary of the expense to play proper at a Buyers expense to play set on the above property by so it is of the essence of this contract and should Be the released from all obligations in law and in equivalent of premises. Notwithstanding the foregoing, Set on the expense of the intent to do so the expense of the expense of the intent to do so the expense of the expense of the expense of the expense of except subject to easements of record, rights of we concept the expense of except subject to easements of record, rights of we concept the expense of except subject to easements of record, rights of we concept the expense of except subject to easements of record, rights of we concept subject to easements of the record	Such payments shall be made in lawful money of the Such payments shall be made in lawful money of the Such payments shall agree to pay all assessments leving years taxes only from date of suce Contract and Warranty Deed agrees at Buyers expense and response at Buyers expense and response at Buyers expense and response at Buyer shall the superfail to comply with the terms hereof, then Sell with the convey said property, and Buyer shall thereup contract shall be deemed payments to seller for the eller shall not cancel any delinquent contract until in the terms affording Buyer at least 45 days grace period to deliver a policy of title insurance showing title to y, covenants, conditions, reservations, restrictions, at deed to the premises herein described.  A unpaid taxes, if any, and deduct any any road assessments that are first above written.
and a like amount due on the	day of each and every calendar monitories.  September 15, 1987, 19  its.  and all subsequent taxes are to be paid by pay prorata share of current agree at Buyers expense to play its stone the above property by some is of the essence of this contract and should By be released from all obligations in law and in equivaries and all moneys theretofore paid under this notal of premises. Notwithstanding the foregoing, Some interest of the essence of this intent to do so the times and in the manner herein provided, agrees secept subject to easements of record, rights of was to excute and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay incipal balance. Buyer may product from principal balance. Hereunto affixed their signatures the day and year revice inc.  Lester Sti	th thereafter, until paid in full. The FINANCE CHARG. Such payments shall be made in lawful money of the Such payments shall be made in lawful money of the Such payments shall agree to pay all assessments levie years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and reseparate parcel or all.  uyer fail to comply with the terms hereof, then Sell with the convey said property, and Buyer shall thereups contract shall be deemed payments to seiter for the eller shall not cancel any delinquent contract until not, thereby affording Buyer at least 45 days grace period to deliver a policy of title insurance showing title to y, covenants, conditions, reservations, restrictions, at deed to the premises herein described.  The property of title insurance showing title to y, covenants, conditions, reservations, restrictions, at deed to the premises herein described.  The property of title insurance showing title to y, covenants, conditions, reservations, restrictions, at deed to the premises herein described.  The property of title insurance showing title to y, covenants, conditions, reservations, restrictions, at deed to the premises herein described.  The property of title insurance showing title to y, covenants, conditions, reservations, restrictions, at deed to the premises herein described.  The property of title insurance showing title to y, covenants, conditions, reservations, restrictions, at deed to the premises herein described.  The property of title insurance showing title to y, covenants, conditions, reservations, restrictions, at deed to the premises herein described.
and a like amount due on the	day of each and every calendar monitories.  September 15, 1987, 19  its.  and all subsequent taxes are to be paid by pay prorata share of current agree at Buyers expense to play its stone the above property by some is of the essence of this contract and should By be released from all obligations in law and in equivaries and all moneys theretofore paid under this notal of premises. Notwithstanding the foregoing, Some interest of the essence of this intent to do so the times and in the manner herein provided, agrees accept subject to easements of record, rights of was no excute and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay incipal balance. Buyer may product from principal balance. hereunto affixed their signatures the day and year revice inc.  Lester Sti	Buyer and he shall agree to pay all assessments levice years taxes only from date of acc Contract and Warranty Deed agrees at Buyers expense and response to comply with the terms hereof, then Sell with the conney said property, and Buyer shall thereups contract shall be deemed payments to seiler for the celler shall not cancel any delinquent contract until no, thereby affording Buyer at least 45 days grace period to deliver a policy of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The contract of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The contract of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The contract of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The contract of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The contract of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The contract of title insurance showing title to y, covenants, conditions, reservations, restrictions, and deduce the premises herein described.
and a like amount due on the	day of each and every calendar monitories.  September 15, 1987, 19  its.  and all subsequent taxes are to be paid by pay prorata share of current agree at Buyers expense to play its stone the above property by some is of the essence of this contract and should By be released from all obligations in law and in equivaries and all moneys theretofore paid under this notal of premises. Notwithstanding the foregoing, Some interest of the essence of this intent to do so the times and in the manner herein provided, agrees accept subject to easements of record, rights of was no excute and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay incipal balance. Buyer may product from principal balance. hereunto affixed their signatures the day and year revice inc.  Lester Sti	Buyer and he shall agree to pay all assessments levie years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and response to comply with the terms hereof, then Sell into to convey said property, and Buyer shall thereupe contract shall be deemed payments to seiler for the eller shall not cancel any delinquent contract until not, thereby affording Buyer at least 45 days grace period deed to the premises herein described.  The convey said to deemed by the contract until not, thereby affording Buyer at least 45 days grace period deliver a policy of title insurance showing title to you covenants, conditions, reservations, restrictions, at deed to the premises herein described.  The convey said taxes, if any, and deduct the premises herein described.  The convey said taxes, if any, and deduct the premises herein described.  The convey said taxes, if any, and deduct the premises herein described.  The convey said taxes, if any, and deduct the premises herein described.  The convey said taxes are the convey said taxes are the convey said taxes.
and a like amount due on the	day of each and every calendar monitories.  September 15, 1987, 19  its.  and all subsequent taxes are to be paid by pay prorata share of current agree at Buyers expense to play set on the above property by set on the above property by set is of the essence of this contract and should By the released from all obligations in law and in equivaries and all monays theretofore paid under this notal of premises. Notwithstanding the foregoing, Set ten notice to Buyer's address of his intent to do so the times and in the manner herein provided, agrees secept subject to easements of record, rights of was no excute and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and the buyer and the buy	Buyer and he shall agree to pay all assessments levice years taxes only from date of acc Contract and Warranty Deed agrees at Buyers expense and response to comply with the terms hereof, then Sell with the conney said property, and Buyer shall thereups contract shall be deemed payments to seiler for the celler shall not cancel any delinquent contract until no, thereby affording Buyer at least 45 days grace period to deliver a policy of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The contract of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The contract of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The contract of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The contract of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The contract of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The contract of title insurance showing title to y, covenants, conditions, reservations, restrictions, and deduce the premises herein described.
and a like amount due on the	day of each and every calendar monitories.  September 15, 1987, 19  its.  and all subsequent taxes are to be paid by pay prorata share of current agree at Buyers expense to play set on the above property by set on the above property by set is of the essence of this contract and should By the released from all obligations in law and in equivaries and all monays theretofore paid under this notal of premises. Notwithstanding the foregoing, Set ten notice to Buyer's address of his intent to do so the times and in the manner herein provided, agrees secept subject to easements of record, rights of was no excute and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and deliver to Buyer a good and sufficient hat Buyer may go ahead and pay notice and the buyer and the buy	Buyer and he shall agree to pay all assessments levie years taxes only from date of ace Contract and Warranty Deed agrees at Buyers expense and resparate parcel or all.  uyer fail to comply with the terms hereof, then Sell with to convey said property, and Buyer shall thereupe contract shall be deemed payments to seller for the eller shall not cancel any delinquent contract until not, thereby affording Buyer at least 45 days grace period to deliver a policy of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The covenants are a policy of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The covenants are a policy of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The covenants are a policy of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The covenants are a policy of title insurance showing title to y, covenants, conditions, reservations, restrictions, a deed to the premises herein described.  The covenants are a policy of title insurance showing title to y, covenants, conditions, reservations, restrictions, and deed to the premises herein described.  The covenants are a policy of title insurance showing title to y, covenants, conditions, reservations, restrictions, and deduced to the premises herein described.
and a like amount due on the	day of each and every calendar monity September 15, 1987, 19  ts.	Buyer and he shall agree to pay all assessments levice years taxes only from date of acce Contract and Warranty Deed agrees at Buyers expense and responded to comply with the terms hereof, then Sellinity to convey said property, and Buyer shall thereups contract shall be deemed payments to seiler for the eller shall not cancel any delinquent contract until in the terms hereof, then Sellinity to convey said property, and Buyer shall thereups contract shall be deemed payments to seiler for the eller shall not cancel any delinquent contract until in the terms hereof, then Sellinity to convey said property, and Buyer shall thereups contract shall be deemed payments to seiler for the eller shall not cancel any delinquent contract until in the terms hereof, then Sellinity to convenants, conditions, reservations, restrictions, at deed to the premises herein described.  You covenants, conditions, reservations, restrictions, at deed to the premises herein described.  You nay any road assessments that are first above written.  Shalley  Lickley  Lickl
and a like amount due on the	day of each and every calendar monitorial September 15, 1987, 19  ts.	Buyer and he shall agree to pay all assessments levice years taxes only from date of acce Contract and Warranty Deed agrees at Buyers expense and reseparate parcel or all.  uyer fail to comply with the terms hereof, then Sellicity to convey said property, and Buyer shall thereupe contract shall be deemed payments to seiler for the eller shall not cancel any delinquent contract until in the they affording Buyer at least 45 days grace period to deliver a policy of title insurance showing title to y, covenants, conditions, reservations, restrictions, at deed to the premises herein described.  Youngaid taxes, if any, and dedicate any road assessments that are first above written.  Stabley  Lickley  L
and a like amount due on the	day of each and every calendar monitories.	Buyer and he shall agree to pay all assessments levice years taxes only from date of acce Contract and Warranty Deed agrees at Buyers expense and response are parcel or all.  Buyer fail to comply with the terms hereof, then Sellinity to convey said property, and Buyer shall thereups contract shall be deemed payments to seiler for the eller shall not cancel any delinquent contract until in the terms hereof, then Sellinity to deliver a policy of title insurance showing title to y, covenants, conditions, reservations, restrictions, at deed to the premises herein described.  The unpaid taxes, if any, and dedicated any any road assessments that are first above written.  The least of the premises herein described.