. 17700	∴ ⊬MT. SCO	IT MEADOV	VS, ALSO K	NOWN AS	MT. SCOTT	YOLM &	2-845	<b>3≰63</b> 1
	STANDAL	RD FORM —	AGREEME	NT FOR SAI	LE OF PRO	PERIT	8	91
by and between Trustee, hereinaft	THE BANK OF cer called Seller	CALIFORNL	A. NATION	AL ASSOCI	ATION a	y of	ng associat	ion, as
fornia 90017 and	GARY D. 1	RUNYAN	TERE	SA M	RUNY	gueroa street, i	Jos Aligele	s, can-
whose address is . nereinafter called		STE BLU	A Beac	h /HI	96766	_, Phone	9-195	TZ.,
The disc	losures contained ATIONAL ASSO	in the follow	ing paragrap	hs below ar	e required	o be made by	THE BAI	NK OF
1. Seller	agrees to sell to th, State of Orego	Buyer, and	Buyer agree	s to purchas	e from Sell	er real proper	i iaws. ty located	in the
DUNCK (	<i>Q</i>	in Mt. S	cott Meadov	vs Subdivisio	n. Tract No.	1027, in the Co	unty of K	lamath
State of Oregon, a nineral and hydro	ocarbon substance	ed in the offic es beneath the	e of the Cou e surface the	inty Recorde reof. Said co	r of said Con	inty, excepting	oil, gas an biect to all	d other
ions, covenants, r	estrictions, reservand specifically the	rations, easem he covenants.	ents, rights : conditions a	and rights of nd restriction	way of reco	ord or appearing that certain I	g in the re	ecorded of Re-
trictions recorded	l in the Official Rethough said Dec	ecords of Klan	nath County	, all of which	are incorp	orated herein l	oy referen	ce with
ant and review and	CASH PRICE Less: Cash Dow	n Payment	\$	6 <del>00.00</del>	s <u> </u>	<u>600.00</u>		eloreks Joseph
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iama inggara.	911000	m Payment		<b>**</b>	a 19 <del>. – .</del> Hlyb bras <b>/</b>	000,00	n iyi dilebirdigi. Wasa intologile y	to Mass - Elegadi
alloc avid. Fade	Unpaid Balance Other Charges:	of Cash Price	laing small	ekilmorner H	<del>Verein Ri</del> Herrina	- 1 Jan 1	lika di nahahaa	-1278 Of
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go <b>ru</b> (d. 1. Voltacy Allah mad limen	Amount Finance FINANCE CHA	d in the RGE (INTER	l vitaljavijib <b>EST)</b> to sha	ios da boorfe so condiant	\$ <b>4</b>	730.80	alis di Ngjarasan	a en
tanı Mərəyədi II	Total of Paymen Deferred Paymen	<b>t</b> ijlo heas <sub>d</sub> s	el poinch b	as griens bis	\$ <u>10.</u>	330. 80 V		in pila Ne an
to his different	ANNUAL PERC	ENTAGE RA	TEACAIDH	t gilmər i had	age north Little	12 %	00	
z. The u	npaid balance shi	all be paid in percent bei	annum on	qual monthly the unpaid b	installment alance. Con	s of X& nmencing on th	e _ 7	Dollars dav
- AMBER	19 87, the of each month the	first installme	nt of said u	nnaid princi	nal halance	and interest sh	all be nai	d and
terest have been	paid in full. Into paid balance may	erest to begin	to accrue of	n the 7	day of	estember	10 X/	All or
quired to compl	ete payment in a	ccordance wi	th the terms	herewith is	10 00	ars In the eve	nt of a lat	o nav-
ayer de subject i	ns in Paragraph 1 to any default, de	linguency or	Similar char	zes in the ev	ent of a late	payment.	A 1 - 2 - 2 - 1	11 5 .
id obtain a parti	ill have the right al refund of the	to pay in adva finance charg	ince the unp e (interest) l	aid balance o based upon t	of this contra he provision	ect as was hereins contained in	nbefore pr Californi	ovided a Civil
3. Seller	will retain a secu	rity interest i	n the real p	operty descr	ibed above	consisting of a	legal title	under
f said real proper	e, subject only to	Buyer's right ct to said secu	s hereunder. Irity interest	After acqui	ed property	, which becom	es affixed a	as part
quentiy delivere	otice to Buyer ma d to Seller in wri	ting. Notice to	seller shall	be given on	v at the ado	fress at which	Briver's nav	yments
re from time to t nd shall be served	ime made. Any a I either personally	end all notices v or by certific	or demand	s provided o	r permitted	hereunder sha	ll he in w	riting
us paragraph sna 	li not apply to Pa	tragraph 5 her	reof. our contract	or agreement	hy notice to	the Seller if vo	u did not r	eceive
S. Department	prepared pursuan of Housing and U	it to the Rules Irban Develor	and Regula	tions of the	Office of Int	erstate Land S	ales Regist	ration,
reement. It you	(Buyer) received he right to revoke	the Property	Keport less	than 48 hour	s prior to si	ming the contr	ant ar agre	ement
ss day tollowing	the consummati holidays: New Y	on of the tra	nsaction. A	husiness day	is any cale	ndar day evcen	t Sunday	or the
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7. Buyer	CLOSURE REQ acknowledges th	at he has rece	eived and re	ad a conv o	f the Notice	of Receission	Righte w	nereby
lendar days from	that he is entitle the date of exe	cution of this	Agreement	but not less	than fourte	en (14) calenda	r days fro	m the
ite of execution of alifornia Departm	of this Agreement nent of Real Estat	by the Buyer e. Notification	rs herein as of such resc	required by ission must b	the Laws of e made in w	the State of C	alifornia a ing MT S	nd the
te indicated on s	S Callan Avenue, said Notice of Re	Suite 303, Sa scission Right	n Leandro, ( s.	California 94	577, by mai	l or telegram	on or befo	re the
d Seller agree th	read and underst at all such terms	tands all of the and provision	e terms and	orated herei	n bv referei	reverse side h	ereof and ly a part o	Buyer of this
reement. NOTICE:	See other side f	or important	information.	or West with Canada Social			i e It Halitan	
IN WITN	ESS WHEREOF	, the parties l	iercto have	executed thi	s Agreemen	t the day and	-	above
Slavy h	Lunyon	, 271 <u>3.1</u>	TH	E BANK OF TIONAL AS	CALIFOR	NIA,	ALCONOMICS CONTRACTOR OF THE PROPERTY OF THE P	15. (227)
Jerosa	M. Kun	ya.		ational banki	ng associati	n, as Trustee		
And the second s	and the second of the second o		Buyer By:	Sud	ud f E	Uscia		· ·
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Seller's Initials	again agus agus sao sao sao sao sao sao sao sao sao sa		JK OF CALL					oener

the date of this Agreement. Buyer shall promptly pay all such taxes due after the date herein shall be prorated to when due, shall constitute a breach of this contract, and similar levies. Buyer's failure to pay such taxes and devies, upon default of any of Buyer's obligations.

9. Upon the payment in full by Buyer of all sums due hereunder and the surrender to Sallar of this Agreement. upon default of any of Buyer's obligations.

9. Upon the payment in full by Buyer of all sums due hereunder and the surrender to Seller of this Agreement for cancellation, Seller shall execute a Trustee's Grant Deed in favor of Buyer conveying said property to Buyer, free and clear of all liens and encumbrances, but subject to all easements, conditions, covenants, restrictions and rights or created by Buyer affecting title thereto. At Buyer's election and at Buyer's expense, Seller shall furnish to Buyer a liens and encumbrances, except those hereinbefore specified and those done, made, caused or created by Buyer free from all Buyer further understands that the property being purchased herein by Buyer does not include the purchase Buyer further understands that the property being purchased herein by Buyer does not include the purchase Buyer further understands that the property being purchased herein by Buyer does not include the purchase of any oil, gas and other mineral and hydrocarbon substances beneath the surface of said land. However, so long as Seller shall have the right to enter upon the surface of the property sold by Seller nor any person claiming from ploration for, the aforementioned natural resources below the surface of said land. Upon the payment in full and performance by the Buyer entitling the Buyer to a deed as provided for herein, there shall further appear upon the face 10. Buyer shall keep, preserve and maintain said property in good order and condition; Buyer shall not commit or permit waste of said property; and Buyer shall comply with all laws; ordinances, regulations, covenants, conditions, restrictions, easements, right and rights of way relating to or affecting said property.

11. Seller shall have the right at all reasonable times to inspect said property, and Buyer shall allow Seller to inspect the same upon Seller's request. mit or permit waste or said property; and puyer said comply with an laws, summanded the state of the right and rights of way relating to or affecting said property.

11. Seller shall have the right at all reasonable times to inspect said property, and Buyer shall allow Seller to inspect the same upon Seller's request.

12. Buyer shall not declare nor attempt to declare a homestead upon nor select said property as a homestead upon rattempt to record any declaration of homestead upon said property during the term of this Agreement.

3. All improvements nade to or placed on said property by Buyer shall be and become a part of said property. Buyer agrees that until pagment in full has been made or until Buyer has received written consent from Seller, free of all liens and encumbrances done, made, caused, or created by him of any kind and nature. Buyer said realty and during the period of this Agreement will keep said realty days after such lien or encumbrance is placed thereon.

14. No representations, agreements or warranties, whether express or implied, not herein expressly set forth, and any representations, agreements or warranties, whether express or implied, not herein expressly set forth, berein and that, if any such representations, agreements or warranties, whether express or implied, not herein expressly set forth, each, every and all thereof are of no force or effect. This Agreement is the only agreement between this Agreement and supersed hereby.

Seller and Buyer, and all prior or contemporaneous negotiations are merged herein and supersed hereby.

So to do shall be of no force or effect. This Agreement is the only agreement between this Agreement or any right, title, or interest herein without first obtaining the written consent of Seller, and any autempt of any said installments of principal and interest when the same become due, or (b) in the repayment and any such default is not cured within forty-five (45) days after written notice by Seller, then this Agreement and full performance of any said in event of such cancellation, the amounts paid herein may be retained by Seller as liquidated damages, the parties and alternative remedy to Seller, upon default by Buyer in payment of any indebtedness secured hereby or of Seller. In the event of default, Seller may execute a written notice of such default and or its election to cause to sold the herein described property to satisfy the obligations hereof and shall cause such notice to be recorded in the sell and or its election to cause to be law and not less than a time then required by law having elapsed after recordation of such notice to be recorded in the sell said property at the time and place of sale fixed by it in said notice of sale having been given as then required by such order as it may determine, at public auction to the highest bidder for cash in lawful money of the United States, stime fixed by the preceding postponement. Seller shall deliver to the purchaser its deed conveying the property so sold, the united states, the property of the truthfulness thereof Any person, including Seller or Buyer may purchase at such sale. After decicion with the sale, Seller shall apply proceeds of the sale to payment of the following items in the following order:

18. Buyer and Seller agree that in the event Seller cancels Buyer's rights hereunder, Buyer will, at the option and upon the demand of Seller, execute in favor of and deliver to Seller, a good and sufficient Quitchian Decd to the said all purches of all sures hereofore paid back to Buyer seed that the option and upon the demand of Seller, execute in favor of and deliver to Seller, a good and sufficient Quitchian Decd to the said all purch and upon the demand of Seller, execute in favor of and deliver to Seller, a good and sufficient Quitchian Decd to the said all sums hereofore paid back to Buyer rescribed this agreement through the Buyer's obligations hereunder. Buyer and Seller agree that this agreement through the Buyer's rights of rescission and Seller to to said after the deposit in the U.S. mail 19. Buyer and Seller agree that this agreement will become binding upon the Buyer and Seller two (2) days after the deposit in the U.S. mail-of notice of acceptance addressed to the Buyer in accordance with the provisions of the signed spring borness shall be decomed a durational and this Agreement will be decomed a durational and this Agreement shall be decomed as durational and the decomed as durational and 20. Each of the signed copies hereof shall be deemed a duplicate original, and this Agreement shall inure to the benefit of and be binding upon the successors and assigns of each of the parties hereto. 21. This Agreement is made by Seller as Trustee under Declaration of Trust, and Buyer's recourse shall be solely to the trust estate and not to Seller in any other capacity. Buyer has read and understands all of the items and provisions stated in this Agreement for Sale of Property, and all such terms and provisions hereof are fully a part of this contract. NOTICE: See other side for important information. granises Emanos bandran s Seller 6167 Buyer's Initials RANK OF CALLEGRAIN Seller's Initials

	TO 1945 CA (8-74)				
3	(Corporation)				
STAPE CHEST	STATE OF CALIFORNIA  COUNTY OF Los Angeles  On November 17, 1982  State, personally appeared Piedad J.  known to me to be the state of the corporation of the corpora	Secretary Instrument, the within named, and executed the essolution of	Ric and	OFFICIAL SEAL B SHELTON LOS ANGELES COUNTY LOS ANGELES COUNTY LOS ANGELES COUNTY by comm. expires May 17, 1988	
	STATE OF OREGCN; COUNTY Filed for record	OF KLAMATH;	(This area for other	ial notarial seal)	

this 1 day of

Fee \$12.00

duly recorded in Vol. M82 , of

Dec A.D. 19 82 at o'clock A M, 3' (

Deeds on a (16315

EVELYN BIEHO County len's