17805 MT. SCC STANDA	OTT MEADOWS, ALSO RD FORM – AGREEM	KNOWN AS MT. SCOT ENT FOR SALE OF PRO	EPINES M 22-66 1	657
by and between THE BANK OF	Sale of Real Estate date CALIFORNIA NATIO	d the da	y of <u>TTAV</u> , 198	<u> </u>
fornia 90017 and Terun	AN. SATO AN	Department, 845 South Find Kenneth J. N	gueroa Street, Los Angeles, C IShid A	ali-
whose address is <u>30.57</u> hereinafter called Buyer.		Hon., Hig6818	Phone 839-7644	5
OUTIN MATIONAL ASS	CLATION, as Trustee a	nd as creditor, in complian	to be made by THE BANK nee with federal laws. er, real property located in	
A second of the	in Mt. Scott Mead	Lot(s), Block(s)	1027 in the County of VI-	<u>a</u>
State of Oregon, as per map record mineral and hydrocarbon substant tions, covenants, restrictions, reser map of said tract and specifically t strictions recorded in the Official F the same effect as though said De CASH PRICE	es beneath the surface of the C es beneath the surface the vations, easements, right he covenants, conditions ecords of Klamath Count claration were fully set for	bunty Recorder of said Co hereof. Said conveyance sl s and rights of way of rec and restrictions set forth i ty, all of which are incorr orth herein.	unty, excepting oil, gas and oth all be made subject to all con ord or appearing in the record	her dī- led
Less: Cash Dov Trade-In	vn Payment and Solition		ter and the second s	
·		<u>1300 ş_/</u>	300 - 1	***
Unpaid Balance Other Charges:		aldonoza i dis 1 8-15-5 -	<u>300 - 7</u> - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 -	
and side in a set of a mount Finance office reset that a FINANCE CHA Jum issues of 11 Total of Paymen at the set of the Paymen at the set of the set of the Paymen ANNUAL PERC	tile folistion (1992) nt Price of the folio ENTAGE BATE (1994)	Marcussus en pers <mark>onsesses</mark> See gebrer Engels <mark>e P</mark> te Seet 19 Soor s<u>er 70</u> Stadter Sternesses en persons	300 40 462 40 762 40 1062 40 11 84 2 public	2/2
2. The unpaid balance sh r more including interest at $\frac{1}{10}$	nercent ner annum on	the unnaid balance Com	monoing on the 15 1	
nterest have been paid in full. Int ny part of the unpaid balance may equired to complete payment in ment, the provisions in Paragraph Buyer be subject to any default, de	erest to begin to accrue be prepaid without pen accordance with the term of on the reverse side he linquency or similar cha to nav in advance the lin	on the day of alty on the monthly payn is herewith is ye reof shall apply. Under r rges in the event of a late	inc. In the event of a late pa to circumstances, however, w payment.	or or urs y- ill
3. Seller will retain a sect is contract of sale, subject only to said real property, will be subje 4. Any notice to Buyer ma quently delivered to Seller in wri re from time to time made. Any a d shall be served either personall is paragraph shall not apply to P	Tity interest in the real p Buyer's rights hereunder of to said security intere- y be given to Buyer at the ting. Notice to seller shal and all notices or deman y or by certified mail, por gragman 5 bereof	property described above, r. After acquired property st. le address stated in this A ll be given only at the add ds provided or permitted stage prepaid, return recei	consisting of a legal title und , which becomes affixed as pa greement or at any address sul ress at which Buyer's paymen hereunder shall be in writin pt requested. The provisions of	er rt b- ts g, of
5. You (Buyer) have the op Property Report prepared pursuar S. Department of Housing and U reement. If you (Buyer) received u (Buyer) have the right to revoke ss day following the consummatic llowing business holidays: New Y sterans Day, Columbus Day, Thar 6. Buyer acknowledges th o received, read and understood a HECK WHERE APPLICABLE	rban Development, in ac the Property Report less the contract or agreemen on of the transaction. A ears Day, Washington's I ksgiving, and Christmas, at he has received, read t copy of the following:	ations of the Office of Int lvance of, or at the time than 48 hours prior to sig at by notice to the Seller u business day is any caler Birthday, Memorial Day, 1 and understood and signe	erstate Land Sales Registration of your signing the contract C ming the contract or agreemer intil midnight of the third bus idar day except Sunday, or the independence Day, Labor Day d a copy of this Agreement an	n, or nt i- ie V,
1919 - Sey Million, Service and Angel	U.S. Housing and Ur State Property Report	ban Development Notice and Disclaimer		
THE FOLL DISCLOSURE REQ 7. Buyer acknowledges th yer understands that he is entitle lendar days from the date of exe- te of execution of this Agreement lifornia Department of Real Estat OPERTIES, 433 Callan Avenue, te indicated on said Notice of Re	OWING STATEMENT I UIREMENTS OF THE at he has received and r d to rescind this transact zuition of this Agreement by the Buyers herein as e. Notification of such res Suite '303, 'San' Leandro, scission Rights. ands all of the terms and	S INCONSISTENT WIT FEDERAL TRUTH IN ead a copy of the Notice ion without any penalty or but not less than fourted required by the Laws of cission must be made in w California 94577, by mail	H THE LENDING ACT of Rescission Rights whereb obligation within on (14) calendar days from th the State of California and th riting by notifying MT. SCOTT or telegram on or before th	- e e C e
NOTICE: See other side f IN WITNESS WHEREOF	or important information	trantico nerem by reteren trantico en flux del dar en	ce and are fully a part of thi	5
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- Updericaned	7. Set Buyer By	Xelin		-
Ridhid Roomd	Buyer Buyer	Title	Seller	• .

BANK OF CALIFORNIA

R.C. S. S. S. S.

Seller

8. Real property taxes for the current fiscal year levied against the lot described herein shall be prorated to the date of this Agreement. Buyer shall promptly pay all such taxes due after the date hereof; and shall be responsible for and shall pay when due all future real property taxes and similar levies. Buyer's failure to pay such taxes and levies, when due, shall constitute a breach of this contract, and Seller may, at its option, exercise all remedies available to it. upon default of any of Buyer's obligations.

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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 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 all of title insurance issued by a reliable title company showing title to said property vested in 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 for the removal of, or exceed the Buyer entiting the enter upon the surface of the property sold by Seller to Buyer for the removal of, or exceed by the Buyer entiting the Buyer to a deed as provided for herein, there shall further appear upon the face of said land. Upon the payment in full and performance by the Buyer entiting the Buyer to a deed as provided for herein, there shall further appear upon the face of said deed this waiver of surface entry.
10. Buyer shall keep, preserve and maintain said property in good order and condition; Buyer shall not com-

or said deed this waiver of surface entry. 10. Buyer shall keep, preserve and maintain said property in good order and condition; Buyer shall not com-mit or permit waste of said property; and Buyer shall comply with all laws, ordinances, regulations, covenants, condi-tions, 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.

Introductions, 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
12. Buyer shall not declare nor attempt to declare a homestead upon nor select said property as a homestead
13. All improvements made to or placed on said property by Buyer shall be and become a part of said property.
14. Buyer shall not declare nor attempt to declare a homestead upon rate between the same upon seller said realty and upon said property by Buyer shall be and become a part of said property.
14. Buyer agrees that until payment in full has been made or until Buyer shall and nature. Buyer agrees to pay free of all liens and encumbrances done, made, caused, or created by him of any kind and nature. Buyer agrees to pay and discharge any lien or encumbrance in said realty that is made, done, caused or created by him within ten (10) and discharge any lien or encumbrance or warranties, whether express or implied, not nor now have any authority to with Buyer. Buyer acknowledges that no persons have had nor now have any authority to with Buyer. Buyer areknowledges that no persons have had nor now have any authority to make any representations, agreements or warranties, whether express or implied, binding upon Seller nor expressive to make any representations, agreement have been paid in full, Buyer shall not sell, assign or transfer 15. Until all sums due under this Agreement have been paid in full, Buyer shall be of no force or affect.
16. Any payments made by Buyer to Seller, and the application of such payment by seller in payment of any said not sell, assign or transfer 17. Time is of the essence of this Agreement, and to account of any other portecent without first obtaining the myter of all his obligations here.
17. Time is of the essence of this Agreement, and full performance by the Buyer of all his obligations herein and that ins

event of such cancenation, the amounts paid herein may be retained by beller as inquicated damages, the parties agreeing that it would be impractical and extremely difficult to fix damages. As an alternative remedy to Seller, upon default by Buyer in payment of any indebtedness secured hereby or As an alternative remedy to Seller, upon default by Buyer in payment of any indebtedness secured hereby of Seller. In the event of default, Seller may execute a written notice of such default and of its election to cause to be solid the herein described property to satisfy the obligations hereof and shall cause such notice to be recorded in the solid the county Recorder of the County of Klamath, Oregon. Notice of sale having been given as then required by law having elapsed after recordation of such notice of default. Seller may update at the time and place of sale fixed by it in said notice of sale, either as a whole or in parcels and in such order as it may determine, at public auction to the highest bidder for cash in lawful money of the United States, such order as it may determine, at public auction to the highest bidder for cash in lawful money of sale property so sold, time fixed by the preceding postponement. Seller shall deliver to the purchaser its deed conveying the property so sold, time fixed by the preceding postponement. Seller, including cost of the collewing items in the following order:
(1) All sums expended by Seller under the terms hereof, not then repaid with accrued interest at 10% per anumum;
(2) all other sums then secured hereby;
(3) and the remainder, if any, to the person or persons legally entitled thereto.
(4) all other sums then secured hereby;
(3) and the remainder, if any, to the person or persons legally entitled thereto.

(2) all other sums then secured hereby; (3) and the remainder, if any, to the person or persons legally entitled thereto. 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 Quitclaim Deed to the said realty; and this acceptance by Seller shall operate as a full release of all Buyer's obligations hereunder. Buyer and Seller tenders further agree that in the event Buyer rescinds this agreement through the Buyer's right of rescission, Buyer will, at the all sums heretofore paid back to Buyer within ten (10) days of the receipt of said notice of rescission, Buyer will, at the option and upon the demand of Seller, execute in favor of and deliver to Seller a good and sufficient Quitclaim Deed to said realty; and this acceptance by the Seller shall operate as a full release of all Buyer's obligations hereunder. 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 paragraph 4 hereof, with postage prepaid.

paragraph 4 hereot, with postage prepaid. 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,

re gust

Buyer

and all such terms and provisions hereof are fully a part of this contract. NOTICE: See other side for important information.

- Alterization

Seller's Initials

Buyer's Initials

(Corperation)		
STATE OF CALIFORNIACOUNTY OFLOS ANGELESOn $11-17-82$	AND TRUST	
State, personally appearedbefore me, to known to me to be the ASST_TR_OPR_OFF_XXPRSfrm known to me to beSecretarySecretarySecretary	be undersigned, a Notary Public in and for said	
Instrument on behalf of the corporation therein named, and acknowledged to me that such corporation executed the within instrument pursuant to its by-laws or a resolution of its board of directors.		
WITNESS my hand and official seal. Signature	OFFICIAL SEAL B SHELTON NOTARY PUBLIC - CALLEDONIA LOS ANGELES COUNTY My comm. expires MAY 17, 1985	
	(This area for official notarial seal)	

cd for ecord	COUNTY OF KLAMATH; ss.	
s_2day of duly recorded in Vol. Fee \$12.00	Dec A. D. 1) <u>8</u> :43 <u>0</u> o'clos <u>M82</u> , cf <u>Deeds</u> on EVELYN BIEHM By Deven Mr OD	¢ 16570