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	S, ALSO KNOWN AS MT. SCOTT PINER 182	2
STUTPIC	day or	istion of
THIS AGREEMENT for Sale of Real I	state dated the A. NATIONAL ASSOCIATION, a national Banki terrist Department, 845 South Figueroa Street	Los Angeles, Cali-
fornia 90017 and Keven D. Hayes	Sand Brendale Ca, Phone ZD	3-244-0267
whose address is	helow are required to be made b	y THE BANK OF
hereinafter called Buyer. The disclosures contained in the follow The disclosures contained in the follow	ing paragraphs below are required to be made b Trustee and as creditor, in compliance with feder Buyer agrees to purchase from Seller, real prop-	erty located in the
CALIFORNIA, NATIONAL to Sell to Buyer, and	Buyer agrees to purchase Lot 19	C Vlamath
County of Klamath, State of Oregon, described Black 11 in Mt.	as follows: Lot(s), Block(s) <u>LOT</u> Scott Meadows Subdivision, Tract No. 1027, in the ce of the County Recorder of said County, exceptin the surface thereof. Said conveyance shall be made	ng oil, gas and other subject to all condi-
State of Oregon, as per map recorded in the on	le surface thereof. Said conveyance shall be made	ring in the recorded
tions, covenants, restrictions, reservations, ease	conditions and restrictions set forth in that certain	n by reference with
map of said tract and the Official Records of K	e fully set forth herein.	un an an an Araban Ta ga an an Araban
the same effect as the CASH PRICE	their soluce 600000 and	and a second
Trade-In rate of 000	600.00 \$ 600.00	en al construction
nos for finds to an interest to an an an anti-	\$ 5,400,00	en gest det son statistics en disconstruction
Total Down, Paymen 1500 Junit V Store and Alance of Cash P Total Balance of Cash P Other Charges:	100 m et aunu en la marche de la composition and	n an an tha tha tha an tha Tha an tha an
	-tronged a verification of the same	t <u>aan</u> ya san ƙasar ka sa ƙasar ana ga ƙasar ƙasar
Amount Financed	190 minute line basing 10 3 897,60	
Aster Hear a sector France Powment to 100	9097.LU	
Atlast Brid (1994 10 Formed Payment Price)	RATE at the discussion of the set	7.48 Dollars OK
2. The unpaid balance shall be pai	d in <u>120</u> equal monthly installments of	on the day
Chi an more including interest at	c il unand princinal Dallance and	est snan be paid, and l principal balance and
on the same day of each month thereafter a	like installment shall be paid under May	<u>19 8 - All or</u>
required to complete payment in accordance	e with the terms here where a late payment reverse side hereof shall apply. Under no circum	t.
Buyer shall refund of the finance	charge (interest) based upon the r	t - lagel title under
Code glood. Soller will retain a security int	rest in the rear property acquired property, which	becomes anneed us P
this contract of sale, subject to sa	d security interest.	it or at any address sub
of said real properties to Buyer may be gr	en to buyer at the data only at the address at	Which Duyers paymiting
are from time to time personally or by	certified mail, postage propare,	Ald not receive
this paragraph shall not apply to Paragrap	to 5 hereor. void your contract or agreement by notice to the Sel	Land Sales Registration,
a Property Report prepared pursuant to the	a 5 hereof. void your contract or agreement by notice to the Sel e Rules and Regulations of the Office of Interstate evelopment, in advance of, or at the time of your operty Report less than 48 hours prior to signing the operty Report less than 48 hours prior to signing the	he contract or agreement
U.S. Department of Ruver) received the Pr	operty Report less than to the Seller until m	idnight of the third Sthe
you (buyer) have die consummation of	the transaction. A business Memorial Day, Indepe	ndence Day, Laber 2477
Veterans Day, Columbus Day, Thanksgiv	ng, and Christmus.	py of this Agreement and
Veterans Day, Continued and understood a copy	of the following:	
CHECK WHERE APPLICABLE		Commission
State of California, Depar	Subdivision Public	
	tate Property Report Notice and Disclaimer	an and the state of the second se
Control of the second secon	NO STATEMENT IS INCONSISTENT WITH T	TATAL ACT
DISCLOSURE REQUIR	Switch 10 of the Notice of	Rescussion rushes
7. Buyer acknowledges that a	rescind this transaction without any penalty of the	14) calendar days from the
Buyer understands that he is characteristic	in of this Agreement but not less than Laws of the	State of California and the
date of execution of this Beal Estate. N	otification of such rescission mail 94577, by mail or	telegram on or before and
PROPERTIES, 433 Callan Avenue, Sui date indicated on said Notice of Rescus date indicated on said understand	te 303, San Leanaro, Cantonna of the rev sion Rights. Is all of the terms and provisions stated on the rev d provisions are incorporated herein by reference	erse side hereof and Buyer and are fully a part of this
and Seller agree that all such terms an	sion Rights. Is all of the terms and provisions stated on the rev d provisions are incorporated herein by reference a d provisions are incorporated herein by reference a	
and Senter agreement. NOTICE: See other side for	d provisions are incorporated income important information. he parties hereto have executed this Agreement the agreement of the pank of CALIFORNIA	ie day and year first above
	THE BANK OF CALIFORNIA	1 · · ·
written fifth	Buyer NATIONAL ASSOCIATION, a national banking association,	1 · · ·
Annati fit	Buyer Buyer	·
<u> </u>	Buyer	Selle
	Buyer Title	Selle
n de la seconda de la se Seconda de la seconda de la se Seconda de la seconda de la se Seconda de la seconda de la s	BANK OF CALIFORNIA	
HE HALL COLLE	n an	

Seller's Initials

Buyer's Initials

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:

on publication of the store a

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Buyer has read and understands all of the items and provisions stated in this Agreement for Sale of Property,

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

event of such cancellation, the amounts paid herein may be retained by belier 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 of seller. In the event of default, Seller may execute a written notice of such default and of its election to cause in be office of the County Recorder of the County of Klamath, Oregon. Notice of sale having been given as then required by 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, either as a whole or in parcels and in payable at the time of sale. Seller may postpone sale of all or any portion of said property by public announcement at such order as it may determine, at public auction to the highest bidder for cash in lawful money of the United States, time fixed by the preceding postpone sale of all or any portion of said property by public announcement at but without any covenant or warranty, express or implied. The recitals in such deed of any matters of facts shall be ducting all costs, fees and expenses of Seller, including cost of the evidence of title and reasonable attorney's fees in co-nection with the sale, Seller shall apply proceeds of the sale to payment of the following items in the f (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 further agree that in the event Buyer rescinds this agreement through the Buyer's right of rescission and Seller tenders option and upon the demand of Seller, execute in favor of and deliver to Seller a good and sufficient Quitclaim Deed to the said to said realty; and this acceptance by the Seller shall operate as a full release of all Buyer's obligations 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 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 19. Buyer and Seller agree that this agreement will become binding upon the Buyer's obligations hereunder. 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.

so to do shall be of no force or effect. 16. Any payments made by Buyer to Seller may be applied by Seller in payment of or on account of any 17. Time is of the essence of this Agreement, and full performance by the Buyer of all his obligations here-demand of any said installments of principal and interest when the same become due, or (b) in the repayment after demand of any such default is not cured within forty-five (45) days after written notice by Seller's option; and in the 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

days after such lien or encumbrance is placed thereon. 14. No representations, agreements or warranties, whether express or implied, not herein expressly set forth, have been made by Seller to or with Buyer. Buyer acknowledges that no persons have had nor now have any authority to make any representations, agreements or warranties, whether express or implied, binding upon Seller not expressly set forth herein and that, if any such representations, agreements or warranties were made or given and are not herein set pressly set forth, each, every and all thereof are of no force or effect. This Agreement is the only agreement between 15. Until all sums due under this Agreement have been paid in full, Buyer shall not sell, assign or transfer to do shall be of no force or effect. 16. Any payments made by Buyer to Seller may be applied by Seller in payment of or on account of any to seller in payment of or on account of any

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 said property during the term of this Agreement.
13. All improvements made to or placed on said property by Buyer shall be and become a part of said property. Buyer agrees that until payment 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 agrees to pay declare on said realty that is made, done, caused or created by him within ten (10)
14. No representations, agreements or warranties, whether express or implied, not herein expressly set forth, and the payment in the set or warranties.

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.

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 Agree-free and clear of all liens and encumbrances, but subject to all easements, conditions, covenants, restrictions and rights of way now of record, along with all other matters specified in this Agreement and to all matters done, made, caused or created by Buyer affecting tille thereto. At Buyer's election and at Buyer's expense, Seller shall furnish to Buyer a policy of title insurance issued by a reliable title company showing title to said property vested in Buyer free from all user and other mineral and hydrocarbon substances beneath the surface of said land. However, so long as Buyer is performing hereunder and the contract has not been terminated, neither Seller nor any person claiming from formance by the Buyer entitling the Buyer to a deed as provided for herein, there shall further appear upon the face of said deed this waiver of surface entry.

Second MEADOWS, ALSO KNOWN AS MIT. SCOTT PIRES. the date of this Agreement. Buyer shall promptly pay all such taxes due after the date hereof, and shall be prorated to when due, shall constitute a breach of this contract, and Seller may, at its option, exercise all remedies available to it of this Agreement in full by Buyer of all sums due hereunder and the surrender to Seller of this Agreement.

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(Corporation)		AND T	NSURANCE
STATE OF CALIFORNIA COUNTY OFLOS_ANGELES	} ss.	ATICOR O	
On <u>11-17-82</u> State, personally appeared known to me to be the <u>ASST. TR. OPR.</u>	PIEDAD J. GARCIA	signed, a Notary Public in and	for said
known to me to be of the corporation that executed the with known to me to be the persons who exect Instrument on behalf of the corporation ther acknowledged to me that such corporation	Secretary nin Instrument, ated the within ein named, and		
within instrument pursuant to its by-laws or its board of directors. WITNESS my hand and official seal.		OFFICIAL SEAI B SHELTON NOTARY PUBLIC - CALIFO LOS ANGELES COUNTY My comm. expires MAY 17	RNIA
Signature Alla		his area for official notarial seal)	
	STATE OF OREGON: CO	1111111	
	in the record	UNTY OF KLAMATH; ss.	
		Dec. A.D. 19 82 at	43O'clock A M 7 ('
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