				IOWN AS M	T. SCOTT PINE	197 83-36 401
17822	STAND	ARD FORM – AGR	EEMEN	T FOR SAL	T. SCOTT PINCE	
THIS AC	GREEMENT fo	r Sale of Real Estat	e dated t	he	day of	anking association as
Trustee, hereinar	er called Seller	, whose address is	Ă	a samely	A free wester fan sefe	
fornia 90017 and	268	Thurs D	· Wo	heans	HE, Phone 76781	622-3781
hereinafter called	Buyer.				76781	he THE BANK OF
The disc	losures contain	ed in the tollowing	paragrap	ns below are	in compliance with f	ederal laws.
CALIFURNIA, F	agrees to sell	to Buyer, and Buy	er agree	s to purchas	e from Seller, real p	roperty located in the
County of Klama	th, State of Ore	egon, described as it	Mows: L	. Cubdinicio	Tract No. 1027 in	the County of Klamath,
mineral and hydr	ocarbon substa	nces beneath the su	mace inc	and rights of	way of record or ap	pearing in the recorded
tions, covenants,	and specifically	v the covenants, con	ditions a	nd restriction	s set forth in that cer	tain Declaration of Re- crein by reference with
all all and managed of	a in the lithous	Records of Klamath Declaration were full	I COULLY		and the second second	
- which the state of the state	CASH PRICE			861-3 292080 1. J.	s 6,600.0	O rian de la transferir de la transferir Transferir d e la transferir de la transferir
क्षण सम्प्रत्याः सिद्ध	Less: Cash L	own Payment	\$ <u></u>	0010-	🛨 – Anglada anglas a Sart	
-moodun Ilmie /u	Trade-J	In Down Payment	n uqua zi.	00:00	\$ 600,0	
-inconstite, condi-	TOTAL	nom piss success in it.			\$ 6,000.	00
bill allow Seller	Unpaid Balar Other Charge	nce of Cash Price	G (439)	a sharran I	And the second	an an coltair dat.
instanted a cara		- · · · · · · · · · · · · · · · · · · ·	ant și m	lash q, s q er	1) II ()	
e al a base stead ment. ene of white care.	i de la companya da Trima	maaadi i i t	, · · · · · · · · · · · · · · · · · · ·	nap finda. As a bailt	8 6 00000	20 ,1220.90
in the second second	- HINANCH C	HARGE UNIERCO	11 (19), (197)	いちれい しょうだい がたてい	\$ 4,930.	10/ 4000
 Strongers data 	TUTAL OF LAY	none, and	Engand	and the second	\$ 10.930.	801
·····································	A NUMBER OF THE	ment Price		a gran has	C 80 10-820 102 1020	%
0 771		hall he noted in	1 2 1 2 1	anal monthl	v installments of	- Or Donais
						g on the <u>15</u> day erest shall be paid, and
of	19.92	the first installment	of said	unpaid princ	d until the total unpa	id principal balance and
any part of the	unpaid balance	may be prepaid wit	hout per	alty on the 1	nonthly payment dat	te. The number of years
required to con	plete payment	in accordance with	the terr	reof shall at	nly. Under no circu	mstances, however, will
Buyer be subject	t to any defaul	t, delinquency or sin	nilar cha	rges in the e	vent of a late payme	nt. 25 hereinbefore provided
Buyer	shall have the r	ight to pay in advant the finance charge	ce the ur (interest)	based upon	the provisions conta	as hereinbefore provided ained in California Civi
this contract of	er will retain a sale subject on	security interest in	the real	property des	ired property, which	ing of a legal title under becomes affixed as par
of said real pro	perty, will be s	ubject to salu secul	ity intere	be addrorg of	ated in this Agreeme	nt or at any address sub
4. An sequently deliv	notice to Buye ared to Seller in	er may be given to f	seller sha	all be given o	nly at the address at	which Buyer's payment ader shall be in writing
are from time	to time made.	any and all notices	or demai	nds provided	or permitted hereu	nder shall be in writing uested. The provisions o
and shall be set	ved either pers	onally or by certilled	i man, p	stage propa		Natur de la Transiense
				t or agreeme	nt by notice to the Se	ller if you did not receive Land Sales Registration
a Property Rep	ort prepared pu	rsuant to the Rules	and neg	dupped of th	at the time of you	r signing the contract o
agreement. If y	ou (Buyer) rece	ived the Property F	leport le	s than 48 ho	urs prior to signing t	he contract or agreemen idnight of the third busi
you (Buyer) ha	ve the right to r	evoke the contract of	ragreem	A husings d	wic onv colendar d	av except Sunday, or th
following busir	ess holidays: N	ew lears Day, was	mingtons	Diffilliay, M		The address of the state of
Veterans Day,	Columbus Day,	Inanksgiving, and	ived rea	d and unders	tood and signed a co	py of this Agreement an
also received. 1	ead and unders	rood a copy of the i	ollowing	allab Halk to Al Charles Co	Her at the setting. Hore - Marine - Her	ang ang kanalang kan Berkang kanalang kanal
						Commission
	State of Califo	rnia, Department of iblic Report and Per	mear Est		Oregon Real Estate Subdivision Public	Report and Permit
etra en la la co rrela. E sus ta e consta		U.S. Hous State Prop	ing and I	Jrban Develo	pment	
al mail follow	e zhan e zh	State Prop	erty Rep	ort Notice an	d Disclaimer	and a strange of the second of the second state of the second state of the second state of the second state of t
and the second		FOT LOWING STAT	FEMENT	r is incon	SISTENT WITH TE	16
11 - 1 - L - L - L - L - L - L - L - L -	DISCT OSTIDIC	BEOILBEMENTS	OFTH	F FEDERA	C INVIN IN LEIN	JING HOL
						tescission Rights where gation within () calendar days from th
date of execut	ion of this Agre	ement by the buyer	rs nerent	as required	the made in writing	by notifying MT. SCOT
PROPERTIES	, 433 Callan Av	venue, Suite 303, Sa	n Leana	ro, Camorna	34011, by man or 	
date indicated	on said Notice	of Rescission right			a stated on the rever	rse side hereof and Buy
						ad are fully a part of th
agreement.	sea of secold tests	, segui le de faible.	11 1 1000	, Martine Construction	an a	ing a start of the
IN V	VITNESS WHE					day and year first abo
written.	triti and in there .		3003.50	THE BANK	OF CALIFORNIA,	
A	J D.	Mar. D.	Buyer	NATIONAL	, ASSUCIATION.	
Lorazon	Anda	maneda	Buyer	a national b	anking association, as	> TINICO
	· · · ·			By: Sul	Ind & Sahan	
		ang 1, 47 m 1, 1917 and	Buyer	~	1	

ىتىنىيە ئىسمىر ئىرى<u>يە.</u> قاتوم بىلار ئىلارلىق

Real of the second

Buyer Title BANK OF CALIFORNIA Seller

16529

Bay of Long to the

06633L MELDOWS ALSO KNOWN AS MT. SCOTT PINEMIN- FREEERTY - CONTENDERTY - CONTENTY - CONTENDERTY - CONTENDERTY - CONTENTY - CONTENDERTY - CONTENTY - CONTENDERTY - CONTENTY - CONTENT

the date of this Agreement. Buyer shall promptly pay all such taxes due after the date hereof, and shall be prorated to 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 jt 9. Upon the payment in full by Buyer of all sums due hereunder and the surrender to Seller of this Agree-

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 created by Buyer affecting title thereto. At Buyer's election and at Buyer's expense, Seller shall furnish to Buyer liens and encumbrances, except those hereinbefore specified and those done, made, caused or created by Buyer further understands that the property being purchased herein by Buyer does not include the purchase liens and encumbrances, except those hereinbefore specified and those done, made, caused or created by Buyer. Buyer further understands that the property being purchased herein by Buyer does not include the Buyer. Suyer is performing hereunder and the contract has not been terminated, neither Seller nor any person claiming from ploration for, the aforementioned natural resources below the surface of said land. However, so long as of said deed this waiver of surface entry. 10. Buyer shall keep, preserve and maintain said property in good order and condition: Buver shall not com-

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-mit or permit waste of said property; and Buyer shall comply with all laws, ordinances, regulations, Buyer shall not com-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.

tions, restrictions, easements, right and rights of way totating to or antice to be set to 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, and discharge any lien or encumbrances done, made, caused, or created by him of any kind and nature. Buyer agrees to pay after such lien or encumbrance is placed thereon.
14. No representations, agreements or warranties, whether express or implied, not herein expressly set forth, and to the part of the part of the set of pay. 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

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 seller not expressly expressly set forth, each, every and all thereof are of no force or effect. This Agreement is the only agreement between IS. Until all sums due under this Agreement have been paid in full, Buyer shall not sell, assign or transfer so to do shall be of no force or effect. I.6. Any payments made by Buyer to Seller may be applied by Seller in payment of or on account of any settler in payment of any such agreement for the settler in the se

this Agreement or any right, thie, or interest nerem without first obtaining the written consent of Seller, and any attempts 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 attempt of any side of the essence of this Agreement, and full performance by the Buyer of all his obligations here are a condition precedent to his right to a conveyance hereunder; and should default be made (a) in the payment of any such default is not cured within forty-five (45) days after written notice by Seller, then this Agree attempt of such cancellation, the amounts paid herein may be retained by Seller as liquidated damages, the parties of the sentence of the attempt difficult to fix damages.

Intent on the part of the parters shall be declared automation of the entropy of the en

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. 20. Each of the signed copies hereof shall be deemed a duplicate original, and this Agreement shall inure paragraph 4 hereof, with postage prepaid. 20. Each of the signed copies hereof shall be deemed a duplicate original, and this Agreement shall inure of This Agreement is made by Seller as Trustee under Declaration of Trust and Buver's recourse shall be

enefit 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 the trust estate and not to Seller in any other capacity the contract of the trust estate and not to Seller in any other capacity the contract of the trust estate and not to Seller in any other capacity the contract of the trust estate and not to Seller in any other capacity the trust estate and not to Seller in any other capacity the contract of the trust estate and not to Seller in any other capacity the contract of the trust estate and not to Seller in any other capacity the contract of the trust estate and not to Seller in any other capacity the contract of the trust estate and not to Seller in any other capacity the contract of the trust estate and the trust estate and not to Seller in any other capacity the contract of the trust estate and not to Seller in any other capacity the contract estate and the trust estate and not to Seller in any other capacity the contract estate and the trust estate and not to Seller in any other capacity the contract estate estate and not to Seller in any other capacity the contract estate estate estate estate estate and not to Seller in any other capacity estate e solely to the trust estate and not to Seller in any other capacity.

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 terms and provisions hereof are fully a part of this contract and all such terms and provisions hereof are fully a part of this contract.

 $15 \chi_1 Q$

ShiT

15/192

NOTICE: See other side for important information.

Buyer AMAR OF CULIFORMAR

Seller's Initials

Buyer's Initials

16631

STATE OF CALIFORNIA COUNTY OF LOS ANGELES SS.	ATCOR CONDUCT	
On11-17-82		
State, personally appeared PIEDAD J. GA	the undersigned, a Notary Public in and for said ARCIA	
known to me to be	hit, and	
known to me to be the persons who within Instrument,		
within instrument pursuant to its huter		
	OFFICIAL SEAL	- M.
WITNESS my hand and official seal.	NOTARY PUBLIC - CALIFORNIA	
$\rho \propto //$	LUS ANGELES COUNTY 9	:
Signature De Kelton B. SHELTON	My comm. expires MAY 17, 1985	
		Serender Verenter ander Harter vere
the second se	(This area for official notarial scal)	A second second second
		A STATE AND A STATE OF A STATE

STATE OF OREGON; COUNTY OF KLAMATH; ss.

"ed for record

1

	8:4 A. D. 17 <u>82</u> at	
July recorded in Vol. M	82, cfDeeds	on , a < <u>16629</u>
Fee \$12.00	By Jorg u M	BIEHM County orth
	by gory un	- seemere