17828	MT. SCOTT MEADO STANDARD FORM - IENT for Sale of Real	WS, ALSO KNOWN	AS MT. SCO	Voi Mez	rogj-716
by and L.	TENT TOP Sale of Boot	To 3 1 1 1 1 1 2 2 3 4	OF P	UPPRIV	-8e TO
fornia 90017 and TII whose address is 2935	VA MARIE LISKE	ss is Trust Departme	ent, 845 South	national bankir Tigueroa Street, I	ng association, a os Angeles, Cal
The called Buyer.		The Grant of	<b>シン</b> 0	n (1.7)	7110 5300
1. Seller agrees County of Klamath Series	to sell to Buyer, and	Trustee and as cred	v are required itor, in complia	to be made by	THE BANK OF
State of O	or Oregon, described	as follows: Lot(s), Blo	chase from Seleck(s) LOTS	ler, real propert	located in the
State of Oregon, as per ma mineral and hydrocarbon stions, covenants, restriction map of said tract and specistrictions recorded in the Other same effect as though strong CASH P.	is, reservations essential	surface thereof. Said	I conveyance of	unty, excepting o	il, gas and other
	RICE sh Down Payment			oy	reference with
dince vince was a little	tal Doven Posses	700.00		op teal <del>value</del> : Part or versions, etc.	n de la Francisco Se a Francisco de la Francisco Se a Francisco de la Francisco
Talle? wells Halls Unpaid B	Salance of Cash Price	July 10 to 1	Ψ	0.00	goring Finitebook skillinger
unotentino de la composition della composition d		sund periods of top		) <u>.00</u>	a sakte ingen ing Politika Sakte ing kalendari
			\$	.00	
Deferred ]	Payment Price	AMOTE NO. JAN. 編 NO. O. A. JAN. A	\$ 4,921 \$10,621 \$10,921	20 /	
2. The unpaid balar	ice shall be paid in	E 6 7 4 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	-14%	<u>~~~</u> %	oK
on the same day of each mon	th thereafter a libe	of said unpaid princi	inal balance comm	encing on the _	Dollars 15th day
any part of the unpaid balance	I. Interest to begin to may be prepaid with	accrue on the 15th	d until the total — day of Aug	unpaid principal	balance and
ment, the provisions in Paragra	in accordance with taph 17 on the reverse	he terms herewith is	onthly paymer	t date. The num	ber of years
Buyer be subject to any defau Buyer shall have the r and obtain a partial refund of Code §1806.3.	it, delinquency or similight to pay in advance the finance characters.	lar charges in the even the unpaid balance of	oly. Under no ent of a late pa	circumstances, ho	a late pay- owever, will
ni 6, 1539 Can	(III	iterest) based upon t	he provisions	is was nereinbefo	re provided fornia Civil
or said real property, will be st	ubject to said security	eunder. After acquire interest.	ed above, cor	sisting of a legal nich becomes affi	title under
5. You (Buyer) have the	Paragraph 5 hereof.	, Postage prepaid, i	eturn receipt r	equested. The pr	in writing, ovisions of
agreement of Housing and	d Urban Devolution	Regulations of the O	y notice to the	Seller if you did i	not receive
nece dow fall	UKE the contract	- 100 cum 40 Holle	Drior to aim.	S C	vuitact or
Veterano D	Lears Day VIII.	ousniess that ic	any colon J	The or title t	mra piisi-
CHECK WHERE APPLICABLE	u a copy of the following	ng:	and signed a co	opy of this Agree	ment and
XX State of California Subdivision Public	, Department of Real I Report and Permit U.S. Housing and State Property B.	Estate Vy Ore	on Real Estate	Committee	
	XX U.S. Housing and State Property Re	d Urban Developmen	livision Public	Report and Permi	it y
DISCLOSUPE PER	LOWING STATEMEN	VT IS INCOME.	esperative and an expensive an expensive and an expensive and an expensive and an expensive an expensive and an expensive analysis and an expensive and an expensive and an expensive an expensive and an expensive analysis and an expensive analysis and an expensive analysis and an expensive and an expensive and a	the second to	The state of the s
calendar destands that he is entitle	ed to received ar	id read a copy of th	TH IN LEND	ING ACT	
California D	t hy the Russes I	The Dat Hot less that	1 fourtoon /I A		<b>*</b>
date indicated on said Notice of Re	Suite 303, San Leand	ro, California 94577	de in writing b	y notifying MT.	and the SCOTT
and Seller agree that all such terms	ands all of the terms and provisions are in	and provisions stated	on the reverse	side hereof and	ore the
NOTICE: See other side f IN WITNESS WHEREOF	or important informat	ion.	reference and	are fully a part	of this
IN WITNESS WHEREOF	skey	THE BANK OF CAL	reement the da	y and year first	above
	<b>K</b> efyer '	THE BANK OF CAL NATIONAL ASSOCI a national banking ass	ATORNIA,		. S. J.
Arthur Pages		hidad)	Letera	uatee	
. Halital ansilog	Buyer	Title			
	BANK OF CA	LIFORNIA	•	\$	Seller

MT. SCOTT MEADOWS, ALSO KNOWN AS MT. SCOTT PINITED STANDARD FORM AS MT. SCOTT PINITED

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 of and shall pay when due all future real property taxes and similar levies. Buyer's failure to pay such taxes and levies, upon default of any of Buyer's obligations.

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 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 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 Seller shall have the right to enter upon the surface of the property sold by Seller to Buyer for the removal of, or exformance 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 com-

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

As an alternative remedy to Seller, upon default by Buyer in payment of any indebtedness secured hereby or in performance of any agreement hereunder, all sums secured hereby shall be immediately due and payable at the option of Seller. In the event of default, Seller may execute a written notice of such default and of its election to cause to be office of the County Recorder of the County of Klamath, Oregon. Notice of sale having been given as then required by 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 time fixed by the preceding postponement. Seller shall deliver to the purchaser its deed conveying the property so sold, conclusive proof of the truthfulness thereof. Any person, including Seller or Buyer may purchase at such sale. After denection with the sale, Seller shall apply proceeds of the sale to payment of the following items in the following order: all costs, tees and expenses of Seller, including cost of the evidence of title and reasonable attorneys tees in connection with the sale, Seller shall apply proceeds of the sale to payment of the following items in the following order:

(1) All sums expended by Seller under the terms hereof, not then repaid with accrued interest at 10% per annum;

(2) 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, it 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 further agree that in the event Buyer rescinds this agreement through the Buyer's right of rescission and Seller 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

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 to the benefit of and be binding upon the successors and assigns of each of the parties hereto.

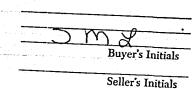
old T

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.

AMBRICAD TO MAKE

. Sept. 1



		ANDIN
	(Corporation)	ATICOR COMPART
	STATE OF CALIFORNIA  COUNTY OF LOS ANGELES  11-17-82 before me, the	undersigned, a Notary Public in and for said
	On PIEDAD J. GARCIA	-
	State, personally appeared FIEDAD 3. OPR. OFFicesident,	, and
	known to me to be the ASSI. III, ONE	
	known to me to be of the corporation that executed the within Instrument, known to me to be the persons who executed the within 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.	OFFICIAL SEAL  B SHELTON  NOTARY PUBLIC CALIFORNIA  LOS ANGELES COUNTY 1985
	WITNESS my hand and official seal.  B. SHELTON	My comm. expires MAY 17, 1985
(5 L	Signature ) WWW	(This area for official notarial seal)

STATE OF OREGON; COUNTY OF KLAMATH; ss.	
Filed for record . 8:45	,
Filed for record . 8:45 this 2 day of Dec. A.D. 1982 at o'clock A' M	d
duly recorded in Vol. M82, of Deeds on Fa ( 166  EV LYN BIEHM County les  Fee \$12.00  By June Me Aluxe	. 17
Fee \$12.00 By by Me Alux	