17851 STANDARD FORM - A	GREEMEN	r for sale of	PROPERTY 7	s . ~ ~	22/1
THIS AGREEMENT for Sale of Real E by and between THE BANK OF CALIFORNIA			N. a national he	nking associatio	n. as-
					Cali-
fornia 90017 and VOHN V. ROD RIGHES whose address is 2306 PALLED AVE	HONDLUZ	V HANAH 96	\$16 , Phone .	134-6563	<u> </u>
hereinafter called Buyer. The disclosures contained in the following				4	
1. Seller agrees to sell to Buyer, and I County of Klamath, State of Oregon, described a	s follows: L	ot(s), Block(s	BLK	Country of Vio	moth
in Mt, 50	of the Cou	s Subulvision, 11a	aid County, excer	oting oil, gas and	other
mineral and hydrocarbon substances beneath the	surrace men	nd rights of way	of record or app	earing in the rec	orded
map of said tract and specifically the covenants, strictions recorded in the Official Records of Klam					
the same effect as though said Declaration were	fully set fort	h herein.	[p000		
CASH PRICE Less: Cash Down Payment	al \$ <u></u>	300.	atay na akin lan a		
- man dan Rada erpak er Trade-In, a store bene a - dans samta eres sammi Total Down Payment in	। क्ष <u>ा प्रकृति</u>	\$00/ \$	390,		se fort
The Balance of Cock Price		de connection \$	5700:	<u> </u>	
Other Charges:	Taginana yoniania i		- -	<u>liga ng pilong lite na sa</u>	
bestermed a as the page in the emerge and	volutori (n. 1949) Pripari Direct	- da op. (aparet da 🐣 - da op. (aparet da oparet	5700	= /	* 1. 40 PE
Amount Financed FINANCE CHARGE (INTER	EST)	er er yn ar di 197 er er yn ar di Hil l\$ 2	4921.2		1 (1)
Total of Payment le horrog	vis pactodis b Viloses yas s	ge jihoor oʻsir 77 %± oʻsirogaas odaati \$ ∑	10,921,2	20/	
ANNUAL PERCENTAGE RA	ATE :	i salay, bis ny <u>s</u> 	all-monts of	-885/1	<i>UF</i> Pollars ⇒
2. The unpaid balance shall be paid in or more including interest at percent pe	r annum on	the unpaid balanc	ce. Commencing	on the _/5	day
of	ant of said u	nnaid principal b	palance and inter	rest snan de pai	d, and ce and
interest have been noid in full Interest to hegin	to accrise o	nthe 🖊 🗀 da	v of <i></i>	Z	· All O
any part of the unpaid balance may be prepaid	without pens	e harawith is	vears. In the	he event of a lat	ic pay
ment, the provisions in raragraph 17 on the level	cimilar char	ges in the event (of a late payment	t.	
Buyer shall have the right to pay in adv and obtain a partial refund of the finance charge	mmea the nint	iaid balance of fil	is contract as was	2 Hereimperore br	a Civil
Code §1806.3.	in the real r	roperty described	l above, consistin	g of a legal title	under
this contract of sale, subject only to Buyer's righ	ts nereunger	. After acquired	property, which	becomes affixed	as part
of said real property, will be subject to said sec 4. Any notice to Buyer may be given to sequently delivered to Seller in writing. Notice	a Buver at th	ie address stated i	in this Agreemen	t or at any addre	ess sub- vments
and shall be served either personally or by certification this paragraph shall not apply to Paragraph 5 h					
5. You (Buyer) have the option to void a Property Report prepared pursuant to the Rul	ac and Regii	ionans of the Unit	ce or interstate i	Dana Dates reeps	
U.S. Department of Housing and Urban Develo	pment, in a	than 48 hours pr	ior to signing the	e contract or agr	eement
you (Buyer) have the right to revoke the contract	t or agreeme	husiness day is	anv calendar day	except Sunday.	or the
following business holidays: New Years Day, W	A Christmas	birthuay, Meilion	ai Day, Indepen	achee 24,, 24	
6. Buyer acknowledges that he has realso received, read and understood a copy of the	ceived, read	and understood a	and signed a copy	y of this Agreem	ent and
CHECK WHERE APPLICABLE	ave a all Alor color	ndenze a kansañ Kanasarek	johtus de li. Galania ji <u>l</u> ia		
State of California, Department Subdivision Public Report and I	of Real Estat Permit	e Oreg	gon Real Estate (division Public Re	Commission eport and Permit	:
U.S. Ho	ousing and U	rban Developmen rt Notice and Disc	it .		
The state of the second second state of the second state and the second second second second second second second	Carrier Section 1975	editor distribution of a modernia	aprilion and produced that the second second	n die erste der kantenstelligen von der der der der	State The ends of the
THE FOLLOWING ST DISCLOSURE REQUIREMEN	rs of thi	E FEDERAL TR	UTH IN LEND	ING ACI	
7. Buyer acknowledges that he has r	eceived and	read a copy of t	he Notice of Ke penalty or obliga	scission Rights vation within	
calendar days from the date of execution of the date of execution of this Agreement by the Bu					rom the
California Department of Real Estate. Notificati PROPERTIES, 433 Callan Avenue, Suite 303					
date indicated on said Notice of Rescission Rij and Seller agree that all such terms and provis	nons are inci	proorated netern	by reference and	l are fully a par	t of this
agreement.		ing kapatan di sebagai kabupatan Nama			100
IN WITNESS WHEREOF, the partic	es hereto ha	ve executed this	Agreement the t	iay and year nr	טע מואטענ
John F. Rodrigue	Buyer	THE BANK OF C NATIONAL ASSO	OCIATION,		
H follow or Otodrynes		a national banking	g association, as '		
J-U	Buyer	By: Sorton	1/P - TT	na	
ीलवंबर्व शेव स्थानी	Buyer	Title	VITTO		Seller

The minimal section

ME SCOTT MEADOWS, ALSO KNOWN AS ME SCOTT PENER TO STANDARD FORM - ACREEMENT FOR SALE OF LEOFIERTS tor Sole of Feel Estate dated the

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, then 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.

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, ment 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 free and clear of all liens and encumbrance issued by a reliable title company showing title to said property vested in Buyer free from all policy of title insurance issued by a reliable title company showing title to said property vested in Buyer free from all 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 purchase

liens and encumbrances, except those hereinbetore 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 purchase of any oil, gas 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 Seller shall have the right to enter upon the surface of the property sold by Seller to Buyer for the removal of, or exseller shall have the right to enter upon the surface of the property sold by Seller to Buyer for the removal of, or exploration 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 of said deed this waiver of surface entry.

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 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.

12. Buyer shall not declare nor attempt to declare a homestead upon nor select said property as a homestead nor attempt to record any declaration of homestead upon nor select said property.

tions, restrictions, easements, right and rights of way relating to or affecting said property, and Buyer shall allow Seller to inspect the same upon Seller's request.

To all super shall not declare nor attempt to declare a homestead upon nor select said property as a homestead upon and the same upon Seller's request.

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

All improvements made to or placed on said property by Buyer shall be and become a part of said property during the term of this Agreement will keep the said and the said of the said and advance of the said relay buyer will not commit weste. Or enclambrance is placed thereous a said relay that is made, done, caused or created by him of any kind and nature. Buyer agrees to pay free of all liens and rencumbrance is placed thereous and said scharge any lien of encumbrance is placed thereous declarations, agreements or warnaties, whether express or implied, not herein expressly set forth, and the said of the said of

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 surface that in the event Seller shall operate as a full release of all Buyer's obligations hereunder. Buyer and Seller realty; and this acceptance by Seller shall operate as a full release of all Buyer's right of rescission and Seller tenders further agree that in the event Buyer rescinds this agreement through the Buyer's right of rescission, Buyer will, at the further agree that in the event 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 option and upon the demand of Seller, execute in favor of and deliver to Seller a good and Seller shall operate as a full release of all Buyer's obligations hereunder, to said realty; and this acceptance by the Seller shall operate as a full release of all Buyer's obligations hereunder, to said realty; and this acceptance by the Seller shall operate as a full release of all 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.

paragraph a nereot, with postage prepare.

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 had read and implantance all of the thrust and provisions stated in this Agreement for Sall of Departs.

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.

served to exist to seed of the contract

Buyer's Initials Seller's Initials

TITLE INSURANCE AND TRUST

(This area for official notarial scal)

	STATE OF CALIFORNIA	ss.	A TRUM COMPANY	٠, ٠
	COUNTY OF Los Angeles			
	- 11-17-82	_before me, the undersigned, a Notar	ry Public in and for said	
A	Dolores Milicey	vich	,	1
`` `	known to me to be the VP Tr Opr Officer	Presiden t, and	7	-
WASHING H	known to me to beS	ecretary trument,		2
TAPLE SECTION	known to me to be the persons who executed the Instrument on behalf of the corporation therein name acknowledged to me that such corporation execu-	ned, and		
	within instrument pursuant to its by-laws or a resolutis board of directors.	ution of	OFFICIAL SEAL	
Y	WITNESS my hand and official seal.	()	B SHELTON NOTARY PUBLIC - CALIFORNIA	
	1900		LOS ANGELES COUNTY My comm. cupires MAY 17, 1985	
i see N	Signature De Mellin			

(Corporation)