	THIS AGREEMENT for de by and between THE B						Conjuntion ST	19 is he rustee hereinafter of
Sell	de by and between THE B	Department, 9	ou si edini	tern Bos address	1943	hereinafter ca	1010	Stand Imax (200 e.g. imax en later)
cit	The disclosure comanier	CHISCO DER ZON	19:1	14-2014 m. bulz 57 713	isdota bust of 5	lid galiwon i a	The 1 to 1 t	
L	ATION, as Trustee and as a 1. Seller agrees to sell to scribed as follows: Lot(s).	o Buyer, and B	uyer agrees to	o purphase from Se	Her, real proper	rty located in the	ne County of K	lamath, State of Ore
in l	Mt. Scott Meadows Subdi	vision, Tract N	io. 1027, aku	ML Scout Pines, in	ting oil gas an	d other mineral	and hydrocarbo	on substances beneat
sur	face thereof. Said conveys	ince shall be in	ade subject to	all conditions, cove	nants, restriction	ions and restric	ions set forth i	n that certain Declar
ဂfil	Restrictions recorded in the	e Official Reco	rds,of:Klamat	un County; all of Will contains a continue	ici);are;incorpo	negajo aj sas i <b>aren neiem b</b> a	reference with	the same effect as th
	The following disclosure	es are being ma	ide in complia	nce with the Truth in	n Lending Act.	311		
to.	ICANNUAL von broser of the PERCENTAGE RATE	FINANCE CHARGE	ടൊണ്ട് പ്രസ	r Amounting to size a	on margo L Total		Total Sale Pri	ice
9	agrees that until navingin		part of said p	The amount of	102 ORGER MANE	imount you will paid after	purchas	al cost of your se on credit, including
RCJ	id really an <b>detibergalloy</b> pe Fany kind an <b>elej gliesy B</b> uy ten (10) days after such <b>i</b> a	1 1'4:11	esima brazioni	to you or on your behalf, no 2000, obein at	rimuone o <b>you i</b>	nave made all ients as scheduled		ownpayment of
140	and the same same same		D. (20)		. ا ص	<b>െ</b> ഗതി	20 5 1	100120
201	n makeny Seller to or vi Sents or warranties, when	13.46	3( <del>4)</del>	134,000	15 107 d 208	<u> </u>	<u> </u>	1,681-
40	You have the right to receive		temization of th	HOUS THE 21 ISSUENT LE Amount financed. LO STOLOGO TO STOLOGO LITERIZATION STOLOGO LITERIZATI	a morea dinti : sereti Ha bno : sere accident	ue geroungtuuth gevou dusch de beere von vonten	and the second of the second o	
<del>.</del>	I want an Itemiza stnicao estrit etable cerinte Your payment schedule wil							i de la
3 15	Number of Payments:		T	Payments	solle2 or L	When Payments	Are Due	
l <sub>in</sub>	all be a condition precess	dader is and sh	shearions intro	io aid the to isvolution	rebisive <b>upon</b> comance by th	eng Majili in di	3.17	
20	nes out nody terroing bus	ils of principal	in) installmen	to input/osq oils in	(a) olgan (d.)h	off early, you	a stance in	ur in seu o la regn
13	Security: You are giving a s	ecurity interest in	iid, or ice in <b>if</b>	ugor and or by Pre-Payn	nent: If you pay o	it early, you	·	ranger in the
			a le sonia conse	the second of the second of	i de mailleach	have to	pay a penalty.	1000 1000 000
η.	e event of such cancellation	pion; and in th	เม Sellor ราย	botanica of has bollo	will not	be entitl	ed to a refund of	part of the finance char
4:	the good of the the good of particular of the cancel and the cance	LUANDIBL 700 S	and ajouts) for nal information	about nonpayment, de	fault, any require	d repayment in fi	ill before the scho	eduled date,
101	and prepayment refunds an	d penalties.	ส <b>กราช ขายแล้ว</b> โรงครับสถิ่นสา	canadaguar Primitiva Walar sa danas arti de	a man ganeriy o GDS{1 neyyi	androne in the second		1 1
	percent per annum of said unpaid principal bal	on the unpaid ance and intere	balance. Con st shall be paid	d, and on the same d	lay of each mor			
u iA in	of said unpaid principal bal inpaid principal balance as All for any part of the unpai ment in accordance with the fishalt apply. Under no cir im Buyen shall have the rorepaid finance charge (int il 3, Seller will retain a Buyer's rights hereunder.	n on the unpaid ance and interest have id balance may be terms herewit roumstances. Accept to pay in a crest) which is security interest After acquired primay, be given stands and agre	balance. Con st shall be paid in be presid w th is	nmencing on the d, and on the same d full. Interest to beg ithout penalty on the years. In the event o tuyer be subject to an apaid balance of this f the date of said pre roperty described a h, becomes affixed a he, address stated in shall be fully responsed.	da lay of each more gin to accrue of emonthly payr of a late paymer ny default, deliu contract as warpayment, oove, consisting a part of said rethis Agreement nsible to keep S	nent date. The nent date. The nent date. The nent date. The nent date is the provision in t	day of da	shall be paid until the paid until t
THE STATE OF THE S	of said unpaid principal balance an impaid principal balance an Alli or any part of the unpainent in accordance with the of shall apply. Under no cincipal balance and the shall apply. Under no cincipal finance charge (interest in all 13. Seller will retain a Buyer's rights hereunder. All any notice to Buyer by Buyer, Buyer under pose of having any notice address of Seller herein. A	n on the unpaid ance and interest have and interest have terms herewit recumstances, he right to pay in a security interest After acquired par may, be given stands and agre mailed to seller to sel	balance. Con st shall be paid be prepaid white in the prepaid with its the paid owever, will Budvance the unueramed as oft, in the real puroperty, which to Buyer at it ess that, Buyer, er. Any notice, shall be give	nmencing on the d, and on the same d if till. Interest to beg ithout penalty on the years. In the event o the same d the	da lay of each more of the control of a late paymer ny default, delin contract as war payment. Over consisting a part of said re this Agreement nisible to keep S ress shall be sess at which Bu and the label to be the control of the late of the la	th thereafter a name that the provision in the provision	day of lumber of year s in Paragraph lar charges in to covided and of under this coming the current a y Buyer upon are from time and you be certain the current and you want to be seen are from time and you be certain the current and you want to be certain the current and you want to be certain the current are from time and you by certain the current and you have the cu	shall be paid until the state of sale, subject said security interest y delivered to Seller ddress of Buyer for said change, certified to time made. Any tiffed mail, postage
THE STATE OF THE S	of said unpaid principal balance an impaid principal balance an Alli or any part of the unpaid ment in accordance with the of shall apply. Under no cincipal ball apply. Under no cincipal finance charge (interpolation) and the control of the balance charge (interpolation). Seller will retain a Buyer's rights hereunder. A Any notice to Buyer pose of having any notice address of Seller herein. A notices or demands provided.	n on the unpaid ance and interest have and interest have terms herewit recumstances, he rest) which is security interes After acquired par may, be given stands and agreemable to Buy votice to seller ed or permitted.	balance. Con st shall be paid be perendid with is 100 m. be prendid with is 100 m. be prendid with is 100 m. be prendid with in the real property, which to Buyer at the cess that Buyer, ex. Any notice, shall be given i hereunder all	nmencing on the d, and on the same d, full. Interest to beg ithout penalty on the years. In the event o tayer be subject to at apaid balance of this f the date of said prie roperty described at h, becomes affixed a he, address stated in I, shall be fully respons of change of add in only at the addressial be in writing, are seven 17 days after	da lay of each more into accrue of into accrue of into accrue of into accrue i	th thereafter a not the nent date. The nent date. The nent, the provision in the provision is hereinabove of a legal title or at any addresseller informed ent, forthwith byer's payments or mail as set for mail as set for mail as set for the provision in the pro	day of lumber of year s in Paragraph lar charges in to covided and of under this coming the current a y Buyer upon are from time anally or by cert habove. The	shall be paid until the state of the event of a late partial refund tract of sale, subject said security interest y delivered to Seller ddress of Buyer for said change, certified to time made, Any tified mail, postage provisions of this pa
u iA	percent per annum of said unpaid principal bal inpaid principal balance at all for any part of the unpaid principal balance are the properties of the unpaid finance with the fishalt apply. Under no circum Buyers shall have the rorepaid finance charge (intil 3, Seller will retain a Buyer's rights hereunder. A Any, notice to Buyering by Buyer, Buyer under pose of having any notice or demands provid return receipt requested. No shall not apply to Paragrap 15. You (Buyer) have following the signing of the signing o	n on the unpaid ance and interest have and interest have id balance may e terms herewit recumstances, he ight to pay in a crest) which is security interes after acquired per may be given stands and agremailed to Buy Notice to seller ed or permitted totice shall be h 5 hereof.	balance. Con st shall be paid in be per paid in be per paid in the per part part part part part part part par	nmencing on the d, and on the same d full. Interest to beg ithout penalty on the years. In the event of the diverse be subject to an apaid balance of this f the date of said pre roperty described a he address stated in the shall be fully responses of change of address of change of address and be in writing, an account of the property described as the address of change of address of the address of th	da lay of each more in to accrue of emonthly payr of a late paymer ny default, delin contract as warpayment. Sove, consisting a part of said rethis Agreement in sible to keep Sress shall be seen at which Bund shall be service placed in the ent of Sale by	nent date. The nent date. The nent date. The nent date. The nent date is the provision in the provision in the provision in the provision is hereinabove of a legal title all property, will or at any addresseller informed ant, forthwith byer's payments we dether persomail as set for notice to the S	Ite installment day of unmber of years in Paragraph lar charges in torovided and of under this confliction of the current ay Buyer upon are from time nally or by certh above. The left until midness that the state of the current and the state of the current and the state of the	shall be paid until the state of sale, subject said security interest y delivered to Seller didress of Buyer for said change, certified to time made. Any tified mail, postage provisions of this panight of the fourteend sales Registration
u iA	in percent per annum f said unpaid principal balance as all for any part of the unpaid principal balance are to the unpaid principal balance as all for any part of the unpaid finance charge (in Buyer shall have the rorepaid finance charge (in 13, Seller will retain a Buyer's rights hereunder, Any, notice to Buyer under pose of having any notice address of Seller herein. A notices or demands provide return receipt requested. Ne shall not apply to Paragrap following the signing of the signing are the signing of the signing of the signing of the signing are the signing are the signing of the signing are the signing are the signing of the signing of the signing of the signing are the signing are the signing of the signing are the signing are the signing are the signing and the signing of the si	n on the unpaid ance and interest have id balance may be terms herewit roumstances. Accept to pay in a crest) which is security interest After acquired par may, be given stands and agremated to Buy votice to seller ed or, permitted to the option to the option to the option to a Property Registrance and agremated to the option to the option to the option to a property Registrance and urban Developed.	balance. Con st shall be paid in be per paid in be per paid in the preside with it is	mencing on the d, and on the same d, full. Interest to beg ithout penalty on the years. In the event o tryer be subject to an apaid balance of this f the date of said pre roperty described at h, becomes affixed a he, address stated in shall be fully respores of change of address and the address and the address and the address of change of address of change of address of change of address and be in writing, at seven (7) days after ontract or Agreement of the roles in th	da lay of each mor jin to accrue of emonthly payr of a late paymer ny default, delin contract as wa payment oove, consisting s part of said re this Agreement nsible to keep S ss at which Bu d shall be serv r placed in the ent of Sale by s and regulation ing the contract	nent date. The nent date. The nent date. The nent date. The trovision inquency or similar in the provision in the property, will or at any addresseller informed in forthwith byer's payments and either person mail as set for notice to the Sas of the Office to Agreement.	lke installment day of lumber of year s in Paragraph lar charges in torovided and of under this comil be subject to see subsequently of the current a y Buyer upon a re from time nally or by cert th above. The letter until midnof Inter-State L the contract of	shall be paid until the event of a late paid until the paid until
THE STATE OF THE S	percent per annum of said unpaid principal balance at all for any part of the unpaid ment in accordance with the of shalt apply. Under no cin Buyer shall have the repaid finance charge (into the property of	n on the unpaid ance and interest have and interest have terms herewit recumstances, he ight to pay in a security interes After acquired per may be given stands and agree mailed to Buy lotice to seller led or permitted lotice shall be the permitted of the contract of a Property Region of the contract	balance. Const shall be paid a been paid in be perpaid which is 10 mm by ever, will B udvance the ununeamed as of the balance	nmencing on the d, and on the same d, full. Interest to beg ithout penalty on the years, in the event of the subject to an apaid balance of this f the date of said pre roperty described a h, becomes affixed a be, address, stated in I shall be fully response of change of add in only at the address all be in writing, at seven (7) days after on the said of signing, and understood and	da lay of each more of emonthly payre of a late paymer ny default, delin contract as warpayment. Over consisting a part of said rethis Agreement spible to keep Sress shall be set at which Bund shall be server placed in the ent of Sale by and regulation ing the contract signed a copy	and the carrier and the nent date. The nent date. The nent date. The nent date in the provision in the nent date. The nent date is the provision in the nent date in the nent date. The nent date in the nent date in the nent date in the nent date in the nent date. The nent date in the nent date in the nent date in the nent date in the nent date. The nent date in	Ike installment day of land and of the current at y Buyer upon are from time nally or by cert th above. The land of Inter-State L the contract of land also received.	shall be paid until the state of the event of a late parbain a partial refund tract of sale, subject said security interest y delivered to Seller address of Buyer for said change, certified to time made. Any tified mail, postage provisions of this panight of the fourtee and Sales Registration Agreement of Sales eived, read and under the said sales Registration.
THE PROPERTY OF THE PROPERTY O	percent per annum of said unpaid principal balance at all for any part of the unpaid ment in accordance with the of shalt apply. Under no cin Buyer shall have the repaid finance charge (into the property of	n on the unpaid ance and interest have and interest have terms herewit recumstances, he ight to pay in a security interes After acquired per may be given stands and agree mailed to Buy lotice to seller led or permitted lotice shall be the permitted of the contract of a Property Region of the contract	balance. Const shall be paid a been paid in be perpaid which is 10 mm by ever, will B udvance the ununeamed as of the balance	nmencing on the d, and on the same d, full. Interest to beg ithout penalty on the years, in the event of the subject to an apaid balance of this f the date of said pre roperty described a h, becomes affixed a be, address, stated in I shall be fully response of change of add in only at the address all be in writing, at seven (7) days after on the said of signing, and understood and	da lay of each more of emonthly payre of a late paymer ny default, delin contract as warpayment. Over consisting a part of said rethis Agreement spible to keep Sress shall be set at which Bund shall be server placed in the ent of Sale by and regulation ing the contract signed a copy	and the carrier and the nent date. The nent date. The nent date. The nent date in the provision in the nent date. The nent date is the provision in the nent date in the nent date. The nent date in the nent date in the nent date in the nent date in the nent date. The nent date in the nent date in the nent date in the nent date in the nent date. The nent date in	Ike installment day of land and of the current at y Buyer upon are from time nally or by cert th above. The land of Inter-State L the contract of land also received.	shall be paid until the state of the event of a late parbain a partial refund tract of sale, subject said security interest y delivered to Seller address of Buyer for said change, certified to time made. Any tified mail, postage provisions of this panight of the fourtee and Sales Registration Agreement of Sales eived, read and under the said sales Registration.
THE SECOND SECON	percent per annum of said unpaid principal balance at all for any part of the unpaid ment in accordance with the fishalt apply. Under no circums and for any part of the unpaid finance charge (interpretate of the said apply. Under no circums and finance charge (interpretation of the said apply of the said and super sights hereunder. A Any, notice to Buyer and pose of having any notice or demands provide return receipt requested. It is a said to the said of th	n on the unpaid ance and interest have and interest have id balance may be terms herewit reumstances, he ight to pay in a crest) which is security interes After acquired per may be given stands and agremailed to Buy ottice to seller ed or permitted to the ontract or a Property Rejid Urban Develor two (2) years that he has not California, it vision Public I	balance. Con st shall be paid a been paid in be perpaid which is 10 mm. The paid with it is 10 mm. The paid with it is 10 mm. The paid with it in the real property, which to Buyer at the shall be given the paid with the paid when the paid with the paid w	nmencing on the d, and on the same d, full. Interest to beg ithout penalty on the years. In the event of the same deliver be subject to an apaid balance of this f the date of said pre roperty described at h, becomes affixed a he, address stated in the shall be fully responses of change of add in only at the address and be in writing, and seven (7) days after ontract or Agreement of signing, and understood and E) and understood and E) and contract or Agreement of signing.	da lay of each mor gin to accrue of e monthly payr of a late paymer ny default, delin contract as wa payment, ove, consisting s part of said re this Agreement sible to keep S ress shall be se ss at which Bu nd shall be serv ir placed in the ent of Sale by and regulation ing the contract signed a copy quantitation	nent date. The nent date. The nent date. The nent date. The trust of the provision inquency or similar in the provision inquency or similar in the provision of a legal title all property, will or at any addresseller informed ent. forthwith byer's payments red either person mail as set for notice to the Second or Agreement of this Agreement of this Agreement of this Agreement Oregon Real	lke installment day of lumber of years in Paragraph lar charges in torovided and of under this confliction of the current a year upon are from time nally or by cert the above. The lefter until midule of Inter-State Lefter contract of the current and also received the contract of the current and also received the contract of the cont	shall be paid until the event of a late paid until the event of a late paid until the paid until
THE SECOND SECON	percent per annum of said unpaid principal balance at all for any part of the unpaid ment in accordance with the of shalt apply. Under no cin Buyer shall have the repaid finance charge (into the property of	n on the unpaid ance and interest have and interest have id balance may be terms herewit reumstances, he ight to pay in a crest) which is security interes After acquired per may be given stands and agremailed to Buy ottice to seller ed or permitted to the ontract or a Property Rejid Urban Develor two (2) years that he has not California, it vision Public I	balance. Con st shall be paid a been paid in be perpaid which is 10 mm. The paid with it is 10 mm. The paid with it is 10 mm. The paid with it in the real property, which to Buyer at the shall be given the paid with the paid when the paid with the paid w	nmencing on the d, and on the same d, full. Interest to beg ithout penalty on the years. In the event of the same deliver be subject to an apaid balance of this f the date of said pre roperty described at h, becomes affixed a he, address stated in the shall be fully responses of change of add in only at the address and be in writing, and seven (7) days after ontract or Agreement of signing, and understood and E) and understood and E) and contract or Agreement of signing.	da lay of each mor gin to accrue of e monthly payr of a late paymer ny default, delin contract as wa payment, ove, consisting s part of said re this Agreement sible to keep S ress shall be se ss at which Bu nd shall be serv ir placed in the ent of Sale by and regulation ing the contract signed a copy quantitation	nent date. The nent date. The nent date. The nent date. The trust of the provision inquency or similar in the provision inquency or similar in the provision of a legal title all property, will or at any addresseller informed ent. forthwith byer's payments red either person mail as set for notice to the Second or Agreement of this Agreement of this Agreement of this Agreement Oregon Real	lke installment day of lumber of years in Paragraph lar charges in torovided and of under this confliction of the current a year upon are from time nally or by cert the above. The lefter until midule of Inter-State Lefter contract of the current and also received the contract of the current and also received the contract of the cont	shall be paid until the event of a late paid until the event of a late paid until the paid until
HATTO TO THE STATE OF THE STATE	percent per annum of said unpaid principal balance at all for any part of the unpaid ment in accordance with the of shalt apply. Under no cing buyer, shall have the repaid finance charge (interpretate of the property of the following the standard of the pose of having any notice address of Seller herein. A notice or demands provide return receipt requested. Shall not apply to Paragraph of your did not receive began the standard of the standard of the standard of the following the s	n on the unpaid ance and interest have and interest have id balance may be terms herewit recumstances, he read to be a common	balance. Const shall be paire as been paid in the perpaid with its 100 mm and as of the perpaid with its 100 mm and as of the perpair which it is the perpair which it is the perpair which is the perpair which is a perpair	amencing on the d, and on the same d, full. Interest to beg ithout penalty on the years, in the event of the same d, and an	da lay of each more in to accrue of emonthly payr of a late paymer ny default, delin contract as warpayment.  Solve, consisting a payment of said return of	and thereafter a name that the length of the	Ilke installment day of unmber of year s in Paragraph lar charges in torovided and of under this com l be subject to a ss subsequently are from time nally or by cert th above. The peller until midn of Inter-State L the contract of ent and also reco	shall be paid until the state of the event of a late partial refund tract of sale, subject said security interest y delivered to Seller ddress of Buyer for said change, certifier to time made. Any tified mail, postage provisions of this partial of the fourtee and Sales Registratir Agreement of Sale eived, read and under ssioner
HATTO TO THE STATE OF THE STATE	percent per annum of said unpaid principal balance at all for any part of the unpaid ment in accordance with the of shalt apply. Under no cing buyer, shall have the repaid finance charge (interpretate of the property of the following the standard of the pose of having any notice address of Seller herein. A notice or demands provide return receipt requested. Shall not apply to Paragraph of your did not receive began the standard of the standard of the standard of the following the s	n on the unpaid ance and interest have and interest have id balance may be terms herewit recumstances, he read to be a common	balance. Const shall be paire as been paid in the perpaid with its 100 mm and as of the perpaid with its 100 mm and as of the perpair which it is the perpair which it is the perpair which is the perpair which is a perpair	amencing on the d, and on the same d, full. Interest to beg ithout penalty on the years, in the event of the same d, and an	da lay of each more in to accrue of emonthly payr of a late paymer ny default, delin contract as warpayment.  Solve, consisting a payment of said return of	and thereafter a name that the length of the	Ilke installment day of unmber of year s in Paragraph lar charges in torovided and of under this com l be subject to a ss subsequently are from time nally or by cert th above. The peller until midn of Inter-State L the contract of ent and also reco	shall be paid until the state of the event of a late partial refund tract of sale, subject said security interest y delivered to Seller ddress of Buyer for said change, certifier to time made. Any tified mail, postage provisions of this partial of the fourtee and Sales Registratir Agreement of Sale eived, read and under ssioner
HAND CONTRACT TO THE PROPERTY OF THE PROPERTY	percent per annum of said unpaid principal bal mpaid principal balance an alli or any part of the unpa ment in accordance with the of shall apply. Under no cir repaid finance charge (int iii) 3. Seller will retain a. Buyer's rights hereunder. A. Any, notice to Buyer pose of having any notice address of Seller herein. A notices or demands provide return receipt requested. It shall not apply to Paragrap iii) 17 you (Buyer) have following the signing of it cancelled at your option fo 6. Buyer acknowledg copy of the following: (Cle out norm guide)  7. Buyer acknowledg rescind this transaction w less than fourteen (14) c California and the Califor TIES "43 Callan Ayen  Test and a ven  Test and a ve	n on the unpaid ance and interest have and interest have id balance may be terms herewit reumstances, he reproduced by the pay in a security interest for acquired property and agreed on permitted to seller ed or permitted to be property for the option to the contract of	balance. Con st shall be paid as been paid in be presid which is the presid which is the presid which is the presid which is the president of the property, which is the property of t	mencing on the d, and on the same d, and on the same d, full. Interest to beg ithout penalty on the years. In the event o tayer be subject to an apaid balance of this f the date of said pier roperty described at h, becomes affixed a he, address stated in the said pier of change of add in only at the address is all be in writing, at a seven (7) days after on the first of signing.  The contract or Agreement of the first of signing.  Housing and Urbane te Property Report Now Incompared to the first of the first of signing.  Housing and Urbane te Property Report Now Incompared to the first of the fir	da lay of each more into accrue of into accrue into accru	nent date. The truth of the provision inquency or similar in the provision inquency or similar in the property, will or at any addresseller informed ent. forthwith byer's payments red either person mail as set for motice to the Science or Agreement of this A	Ile installment day of Inumber of years in Paragraph lar charges in the provided and of under this comil be subject to see subsequently of the current a year grown time nally or by cert the above. The left in the contract of the current and also recommission of the state Commission of the stat	shall be paid until the state of the event of a late path and tract of sale, subject said security interest y delivered to Seller in a partial refund tract of sale, subject said security interest y delivered to Seller in the said change, certified to time made. Any tified mail, postage provisions of this panight of the fourteen and Sales Registration and sales regi
TANK TO THE PROPERTY OF THE PR	percent per annum of said unpaid principal balance an impaid principal balance and alli or any part of the unpaid ment in accordance with the of shall apply. Under no cince the Buyer shall have the representation of the unpaid finance charge (into all all all all all all all all all al	non the unpaid ance and interest have and interest have id balance may be terms herewit recumstances, he repetited by the pay in a security interest acquired par may, be given stands and agreemable to Buy totice to seller ed or permitted by the option to the contract or the contract of the contract of the contract or the contract of the contract or the contract of the contract or the contract or the contract or the contract of the contract or the contract or the contract or the contract of the contract or the contract or the contract or the contract of the contract or	balance. Con st shall be paid as been paid in be presid which is the presid which is the presid which is the presid which is the president of the property, which is the property of the prop	mencing on the d, and on the same d, and on the same d, full. Interest to beg ithout penalty on the years. In the event o tayer be subject to an apaid balance of this f the date of said pier roperty described at h, becomes affixed a he, address stated in the same of change of add in only at the address stated in the same of change of add in only at the address of change of add in only at the address of change of add in only at the address stated in the same of the fill of the same	da lay of each more into accrue or into accrue into accru	and thereafter a name of the provision inquency or similar in the provision in the provision of a legal title all property, will or at any addresseller informed ent. forthwith byer's payments red either person mail as set for motice to the Second in the or Agreement of this Agreement of this Agreement of this Agreement of this Agreement in the Buyers her ust be made in legram on or be side hereof are side hereof	Ile installment day of Inumber of years in Paragraph lar charges in the provided and of under this comil be subject to see subsequently of the current a year upon are from time nally or by cert the above. The lefter until midulation of Inter-State L. the contract of the current and also recommend the current and also recommend the contract of the current and also recommend the curre	shall be paid until the state of the event of a late path and tract of sale, subject said security interest y delivered to Seller in a partial refund tract of sale, subject said security interest y delivered to Seller in the said change, certified to time made. Any tified mail, postage provisions of this panight of the fourteen and Sales Registration and sales regi
TANK TO THE PROPERTY OF THE PR	percent per annum of said unpaid principal balance at all for any part of the unpaid in paid principal balance at all for any part of the unpaid in accordance with the of shall apply. Under no cing buyer, shall have the repaid finance charge (into a part of the unpaid finance (into a part of the unpaid finance into a part of the unpaid finance in	non the unpaid ance and interest have and interest have id balance may be terms herewit recumstances, he repetited by the pay in a security interest acquired par may, be given stands and agreemable to Buy totice to seller ed or permitted by the option to the contract or the contract of the contract of the contract or the contract of the contract or the contract of the contract or the contract or the contract or the contract of the contract or the contract or the contract or the contract of the contract or the contract or the contract or the contract of the contract or	balance. Con st shall be paid as been paid in be presid which is the presid which is the presid which is the presid which is the president of the property, which is the property of the prop	mencing on the d, and on the same d, and on the same d, full. Interest to beg ithout penalty on the years. In the event o tayer be subject to an apaid balance of this f the date of said pier roperty described at h, becomes affixed a he, address stated in the same of change of add in only at the address stated in the same of change of add in only at the address of change of add in only at the address of change of add in only at the address stated in the same of the fill of the same	da lay of each more in to accrue of emonthly payr of a late paymer ny default, delin contract as warpayment. Over consisting a payment of said rethis Agreement spible to keep S ress shall be set at which Bund shall be sery in placed in the ent of Sale by a land regulation in the contract of the contra	and thereafter a name that thereafter a name that are not the provision inquency or similar that the provision is hereinabove at any addressed and property, will or at any addressed ent. Forthwith byer's payments and as set for motice to the Small	Ike installment day of lumber of years in Paragraph lar charges in torovided and of under this continued this continued this continued this continued the current a year of the current are from time nally or by cert the above. The lefter until midulation of Inter-State Lefter until midulation of Inter-State Lefter until midulation of Inter-State Commission of Inter-State Lefter until midulation of Inter-State Lefter until midulation of Inter-State Lefter until midulation of Inter-State Commission of Inter-State Lefter until midulation of Inter-State Commission of Inter-State Lefter until midulation of Inter-State Lefter until midulatio	shall be paid until the state of the event of a late path and tract of sale, subject said security interest y delivered to Seller in a partial refund tract of sale, subject said security interest y delivered to Seller in the said change, certified to time made. Any tified mail, postage provisions of this panight of the fourteen and Sales Registration and sales regi
TANK TO THE PROPERTY OF THE PR	percent per annum of said unpaid principal balance an impaid principal balance and alli or any part of the unpaid ment in accordance with the of shall apply. Under no cince the Buyer shall have the representation of the unpaid finance charge (into all all all all all all all all all al	non the unpaid ance and interest have and interest have id balance may be terms herewit recumstances, he repetited by the pay in a security interest acquired par may, be given stands and agreemable to Buy totice to seller ed or permitted by the option to the contract or the contract of the contract of the contract or the contract of the contract or the contract of the contract or the contract or the contract or the contract of the contract or the contract or the contract or the contract of the contract or the contract or the contract or the contract of the contract or	balance. Con st shall be paid as been paid in be presid which is the presid which is the presid which is the presid which is the president of the property, which is the property of the prop	mencing on the d, and on the same d, and on the same d, full. Interest to beg ithout penalty on the years. In the event o tayer be subject to an apaid balance of this f the date of said pier roperty described at h, becomes affixed a he, address stated in the same of change of add in only at the address stated in the same of change of add in only at the address of change of add in only at the address of change of add in only at the address stated in the same of the fill of the same	da lay of each more into accrue of emonthly payre of a late paymer ny default, deliv contract as wa payment ove, consisting s part of said re this Agreement his Agreement his Agreement sible to keep S ress shall be set set which Bu d shall be sery ir placed in the ent of Sale by in placed in the signed a copy quantity of the contract signed a copy quantity of the con	in the nent date. The truth of the second of a legal title all property, will or at any addresseller informed ent, forthwith byer's payments red either person mail as set for notice to the Second of this Agreement of the this Agreement of t	Ile installment day of Inumber of years in Paragraph lar charges in the provided and of under this comil be subject to see subsequently of the current at y Buyer upon are from time nally or by cert the above. The lefter until midulation of inter-State L. the contract of the current and also recommended the current and also recommended the contract of the current and also recommended the contract of the contract	shall be paid until the state of the event of a late path and a partial refund tract of sale, subject said security interest y delivered to Seller in a partial refund tract of sale, subject said security interest y delivered to Seller in a partial refund tract of sale, subject said change, certifier to time made. Any tified mail, postage provisions of this panight of the fourteen and Sales Registration and the served, read and under several said change in the served, read and under several said that he is error of this Agreement of this Agreement of this Agreement of the fying MT. SCOTT prindicated on said the clier agree that all subject to the served of the served
TANK TO THE PROPERTY OF THE PR	percent per annum of said unpaid principal balance an impaid principal balance and alli or any part of the unpaid ment in accordance with the of shall apply. Under no cince the Buyer shall have the representation of the unpaid finance charge (into all all all all all all all all all al	non the unpaid ance and interest have and interest have id balance may be terms herewit recumstances, he repetited by the pay in a security interest acquired par may, be given stands and agreemable to Buy totice to seller ed or permitted by the option to the contract or the contract of the contract of the contract or the contract of the contract or the contract of the contract or the contract or the contract or the contract of the contract or the contract or the contract or the contract of the contract or the contract or the contract or the contract of the contract or	balance. Con st shall be paid as been paid in be presid which is the presid which is the presid which is the presid which is the president of the property, which is the property of the prop	amencing on the d, and on the same d, full. Interest to beg ithout penalty on the years. In the event of the years, in the years, in the event of the years, in t	da lay of each more into accrue of emonthly payre of a late paymer ny default, deliv contract as wa payment ove, consisting s part of said re this Agreement his Agreement his Agreement sible to keep S ress shall be set set which Bu d shall be sery ir placed in the ent of Sale by in placed in the signed a copy quantity of the contract signed a copy quantity of the con	and thereafter a name that thereafter a name that are not the provision inquency or similar that the provision is hereinabove at any addressed and property, will or at any addressed ent. Forthwith byer's payments and as set for motice to the Small	Ile installment day of Inumber of years in Paragraph lar charges in the provided and of under this comil be subject to see subsequently of the current at y Buyer upon are from time nally or by cert the above. The lefter until midulation of inter-State L. the contract of the current and also recommended the current and also recommended the contract of the current and also recommended the contract of the contract	shall be paid until the state of the event of a late path and a partial refund tract of sale, subject said security interest y delivered to Seller in a partial refund tract of sale, subject said security interest y delivered to Seller in a partial refund tract of sale, subject said change, certifier to time made. Any tified mail, postage provisions of this panight of the fourteen and Sales Registration and the served, read and under several said change in the served, read and under several said that he is error of this Agreement of this Agreement of this Agreement of the fying MT. SCOTT prindicated on said the clier agree that all subject to the served of the served