Black Company	EMETOSCETM) the date of	ADOWS: ALSO KNOW	NAS MT. SCOTT PINES	to and area to done its view viters vit
limis Fin 2 1 1 GICAME	TANDAKD FOR	MS-PHORDISMINITE	Jesan	those vary 19195 is hereby
ada har and hetween THE B	WWK OF CAPILOMINY IN	If the of the or and the	whilemen 02164 and March	area Career
lier whose address is Trust memoses to the dust ind	f all liens and encumbrances	o the whose address is	844 Halake A	uyer.
aure Hawai	2 76746 Phone a	below are required to be	made by THE BANK OF CA	LIFORNIA, NATIONAL ASSO-
ATION, as Trustee and as	Duver and Ruyer agrees to	purchase from Seller, r	eal property located in the Co	unity of Klamani, State of Lingson,
scribed as follows: Lot(s),	vision Tract No. 1027 aka	Mt. Scott Pines, in the C	County of Klamath, State of U	regon, as per map recorded in the
ffice of the County Records	nos shall be made subject to	all conditions, covenants	s, restrictions, reservations, cas	ements, rights and rights of way or
cord or appearing in the re	- Official Pecords of Klamai	h County, all of which a	re incorporated herein by refere	set forth in that certain Declaration ence with the same effect as though
aid Declaration were fully s	et forth hereing made in complia	noivainean amoinibread am nce with the Truth in Let	nding Act.	1
mae npsa seller strequesj.	i allow Vetter to inspect the i	nAmount the production in	on brotal of of a statistic of the	Cola Processia de Labelle de Labelle
O BYANNUAL (BE DESCENTAGE RATE	CHARGE Spotsorage a 28	Financed	Payments in first and a second	Sale Price The total cost of your
The cost of the cost of the cost of	I amount or		HOLE MINAR Date more	The total cost of your purchase on credit, including your downpayment of
	caused, or create lliw tibers , r ed or created by film within		payments as scheduled.	\$ 1100,00
	1	استنجان ومنجا	\$17.046,00	\$18,146,00
made by See to or with	nod J. I. He BOY	days yers 31 mile how nice	Carate Color of the Aprel of the lieur	Enchange yadoud in demonstration
walltunder were made on you have the right to recent	e at this time an itemization of the	ne Amount financed.	ler but expressly set forth here of treth, each, every and all the temperatures to graduations are	ang penggapatan di mengladi di diberakan di
I want an Itemiz	ation1 doinot want a	assign of the consumment assignment assignment assignment assignment assignment as a second as a	More ming most some money	and which assumes a constraint of the state
				Due 1005
120	4 1 included the control of the cont	2.05 mind rog	maning of teller	7
if he a condition precedent	igations he conder is and sha by installments of principal a	distributed of all his off at	object of the tole blood benefit	1. Carate and on the code of present
Security: You are giving a	nganons rependents and sha by installments of principal a d. or (c) in in in teasury virupes.	dige with with a for repair	will not have to pay a	penalty.
with moth	ereint beschrudignisch in the at Seller's option, and in the	behaninger bage belieusen	will not be entitled to	a refund of part of the finance charge.
commission such cancellation	a controller of the controller of the	orig vesti day ali la (C)	any required renayment in full be	fore the scheduled date,
	di (taratomi any interesto)		" with teduties rebelling	
2. The unpaid balanc 12 percent per annu of said unpaid principal bu unpaid principal balance. All or any part of the unpuent in accordance with	m on the unpaid balance. Con lance and interest shall be pa and interest shall be pa and interest have been paid in aid balance may be prepaid the terms herewith is	mmencing on the id, and on the same day, on full. Interest to begin twithout penalty, on the livers. In the event of a Buyer be subject to any d	day of day of of each month there after the co. accrue on the onthly payment, date. The numlate payment, the provisions in lefault, delinquency, or similar of	19 75, the first installment installment shall be paid until the total day of fears required to complete pay. Paragraph 17 on the reverse side here charges in the event of a late payment.
2. The unpaid balance 12. percent per annu of said unpaid principal be unpaid principal balance All or any part of the unp ment in actordance with of shall apply. Under no Buyer shall have the prepaid finance charge (in 3. Seller will retain Buyer's rights hereunder and 4. Any notice to Bu ing by Buyer, Buyer und pose of baying any notic address of Seller herein notices or demands prov return receipt requested shall not apply to Paragr 5. You (Buyer) ha following the signing of If you did not recei Department of Housing	m on the unpaid in and the month of the unpaid balance. Con lance and interest shall be particularly the terms herewith is a prepaid in the terms herewith is prepaid in the terms herewith is uncarned as a security interest in the real. After acquired property, while yet may be given to Buyer at erstands and agrees that Buyer may be given to Buyer at erstands and agrees that Buyer mailed to Buyer. Any not Notice to sellen shall be given to be under the property of the contract or Agreement we a Property Report prepare and Urban Development, in	qual monthly installment mmencing on the id, and on the same day, on full. Interest to begin to without penalty, on the my lyears. In the event of a Buyer be subject to any do inpaid balance of this corof the date of said prepay property described above the address stated in this cross of change of address can only at the address as hall be in writing, and sen seven (7) days after property described above the address of change of address as hall be in writing, and sen seven (7) days after property described by the address of the release of	day of of each month the parter the of each month the parter the on accrue on the onthly payment date. The number of the payment, the provisions in lefault, delinquency or similar on the payment, the provisions in the payment of said real property, will be Agreement or at any address sole to keep Seller informed of the shall be served either personall laced in the mail as set forth a of Sale by notice to the Seller diregulations of the Office of I the contract or Agreement, the payments are shall be served either personall laced in the mail as set forth a of Sale by notice to the Seller diregulations of the Office of I the contract or Agreement, the payments are the payments are shall be served either personall laced in the mail as set forth a of Sale by notice to the Seller diregulations of the Office of I the contract or Agreement, the payments are the paymen	19 5 the first installment installment shall be paid until the total day of 19 2 the first installment shall be paid until the total day of 19 2 the first installment shall be paid until the total day of 19 2 the first installment in 19 2 the first in the event of a late payment inde and obtain a partial refund of any the this contract of sale, subject only to subject to said security interest. Subsequently delivered to Seller in writing the current address of Buyer for the purity uyer upon said change, certified to the from time to time made. Any and a yor by certified mail, postage prepaid above. The provisions of this paragrap runtil midnight of the fourteenth day inter-State Land Sales Registration, Use contract or Agreement of Sale may be add also received, read and understood
2. The unpaid balanc 12 percent per annu of said unpaid principal b unpaid principal balance. All or any part of the unp ment in accordance with o of shall apply. Under no o Buyer shall have the prepaid finance charge (i 3. Seller will retain Buyer's rights hereunder of the said said shall be seller will retain pose of baying any notic address, of Seller herein notices, or demands proy return receipt requested shall not apply to Paragr 5. You (Buyer) ha following the signing o If you did not recei Department of Housing cancelled at your option	m on the unpaid in and the unpaid balance and interest shall be pa and interest shall be pa and interest shall be pa and interest have been paid in a balance may be prepaid; the terms herewith is incremstances, however, will, tright to pay, in advance the therest), which is unearned as a security interest in the real. After acquired property, whiver may be given to Buyer at erstands and agrees, that Buyer stands and agrees, that Buyer mailed to Buyer. Any notine to sellen shall, be givided of permitted hereunder. Notice shall, be deemed, give the option to cancer your the contract or Agreement we a Property Report prepare and Urban Development, in for two (2) years from the day.	qual monthly installment mmencing on the idi, and on the same day, in full. Interest to begin, without penalty, on the my years. In the event of a la Buyer be subject to any inpaid balance of this cor of the date of said prepay property described above the address stated in this is shall be fully responsible ices of change of address ices only at the address ices only at the address ices only at the address ices of change of address ices of change ices of c	day of of each month thereafter take to accrue on the onthly payment date. The numlate payment, the provisions in lefault, delinquency or similar of the contract as was hereinabove proving the consisting of a legal title under to fisaid real property, will be Agreement or at any address sole to keep Seller informed of the shall be sent, forthwith by But which Buyer's payments, are shall be served either personall laced in the mail as set forth a of Sale by notice to the Seller of the contract or Agreement, the contract or Agreement, the mid a copy of this Agreement and a copy of this Agreement and the contract or Agreement, the mid a copy of this Agreement and the contract or Agreement.	19 5, the first installment installment shall be paid until the total day of 19 25 to of car's required to complete pay. Paragraph 17 on the reverse side here charges in the event of a late payment ided and obtain a partial refund of any the subject to said security interest. The current address of Buyer for the puryer upon said change, certified to the from time to time made. Any and a y or by certified mail, postage prepair or until midnight of the fourteenth direct-State Land Sales Registration, Ute contract or Agreement of Sale may and also received, read and understood
2. The unpaid balance 12 percent per annu of said unpaid principal b unpaid principal balance All or any part of the unp ment in accordance with to shall apply. Under no busyer shall have the prepaid finance charge (i) busyer shall have the prepaid finance to Bu ing by Buyer, Buyer und pose of baying any unou address of Seller herein notices, or demands prov return receipt requested, shall not apply to Paragr 5. You (Buyer) ha following the signing of the following the signing of 6. Buyer acknowle copy of the following: Ste	m on the unpaid in and the month of the unpaid balance. Con lance and interest shall be particularly the terms herewith is and balance may be prepaid he terms herewith is prepaid the terms herewith is a security interest in the real. After acquired property, while the particular interest in the real. After acquired property, while may be given to Buyer at cristands and agrees that Buyer may be given to Buyer at cristands and agrees that Buyer at cristands and agrees that Buyer at cristands and agrees that Buyer at the contract of Agreement with the contract of Agreement when the contract of Agreement of California, Information of California, Department of California, Department	qual monthly installment mmencing on the id, and on the same day, on full. Interest to begin to without penalty, on the my years. In the event of a Buyer be subject to any d inpaid balance of this co- of the date of said prepay property described above ich becomes affixed as pay the address stated in this ces of change of address yen, only at the address, a shall be in writing, and en seven (7) days after p contract or Agreement advance of your signifing d and understood and sig- of Real Estate of Real Estate	day of of each month the parter like to accrue on the onthly payment date. The number payment, the provisions in lefault, delinquency or similar on the payment as was hereinabove provident. It is a legal title under to fisaid real property, will be Agreement or at any address sole to keep Seller informed of its shall be sent, forthwith by But which Buyer's payments are shall be served either personal laced in the mail as set forth a legal title under the property of the shall be served either personal laced in the mail as set forth a legal title under the property of this Agreement, the property of this Agreement and a copy of the property of the contract of Agreement and a copy of the property of the contract of Agreement and a copy of this Agreement and a copy of the c	19 75, the first installment installment shall be paid until the total day of 19 75 ber of fear required to complete pay. Paragraph 17 on the reverse side here charges in the event of a late payment, ided and obtain a partial refund of any the subject to said security interest. Subsequently delivered to Seller in writh the current address of Buyer for the purity upon said change, certified to the from time to time made. Any and a yor by certified mail, postage prepaid bove. The provisions of this paragraph runtil midnight of the fourteenth denter-State Land Sales Registration, U. e contract or Agreement of Sale may and also received, read and understood lic Report tate Commissioner
2. The unpaid balance 12 percent per annu of said unpaid principal b unpaid principal balance All or any part of the unp ment in accordance with to shall apply. Under no busyer shall have the prepaid finance charge (i) busyer shall have the prepaid finance to Bu ing by Buyer, Buyer und pose of baying any unou address of Seller herein notices, or demands prov return receipt requested, shall not apply to Paragr 5. You (Buyer) ha following the signing of the following the signing of 6. Buyer acknowle copy of the following: Ste	m on the unpaid in and the month of the unpaid balance. Con lance and interest shall be particularly the terms herewith is and balance may be prepaid he terms herewith is prepaid the terms herewith is a security interest in the real. After acquired property, while the particular interest in the real. After acquired property, while may be given to Buyer at cristands and agrees that Buyer may be given to Buyer at cristands and agrees that Buyer at cristands and agrees that Buyer at cristands and agrees that Buyer at the contract of Agreement with the contract of Agreement when the contract of Agreement of California, Information of California, Department of California, Department	qual monthly installment mmencing on the id, and on the same day, on full. Interest to begin to without penalty, on the my years. In the event of a Buyer be subject to any d inpaid balance of this co- of the date of said prepay property described above ich becomes affixed as pay the address stated in this ces of change of address yen, only at the address, a shall be in writing, and en seven (7) days after p contract or Agreement advance of your signifing d and understood and sig- of Real Estate of Real Estate	day of of each month the parter like to accrue on the onthly payment date. The number payment, the provisions in lefault, delinquency or similar on the payment as was hereinabove provident. It is a legal title under to fisaid real property, will be Agreement or at any address sole to keep Seller informed of its shall be sent, forthwith by But which Buyer's payments are shall be served either personal laced in the mail as set forth a legal title under the property of the shall be served either personal laced in the mail as set forth a legal title under the property of this Agreement, the property of this Agreement and a copy of the property of the contract of Agreement and a copy of the property of the contract of Agreement and a copy of this Agreement and a copy of the c	19 75, the first installment installment shall be paid until the total day of 19 75 ber of fear required to complete pay. Paragraph 17 on the reverse side here charges in the event of a late payment, ided and obtain a partial refund of any the subject to said security interest. Subsequently delivered to Seller in writh the current address of Buyer for the purity upon said change, certified to the from time to time made. Any and a yor by certified mail, postage prepaid bove. The provisions of this paragraph runtil midnight of the fourteenth denter-State Land Sales Registration, U. e contract or Agreement of Sale may and also received, read and understood lic Report tate Commissioner
2. The unpaid balance 19 percent per annu of said unpaid principal bumpaid principal bumpaid principal bumpaid principal bumpaid principal bumpaid principal balance. All or any part of the unput of shall apply Under not a Buyer shall have the prepaid finance charge (in 13. Seller will retain Buyer's rights hereunder notices, or demands proving address of Seller herein notices, or demands province to Built of Seller herein notices, or demands province to Buyer 19. You (Buyer) has following the signing of the seller herein of Housing cancelled at your option 6. Buyer acknowle copy of the following: (Standard and Seller herein	m on the unpaid in and the month of the unpaid balance. Con alance and interest shall be paid in the terms herewith is and interest have been paid in the terms herewith is a security interest, however, will, the terms herewith is unearned as a security interest in the real. After acquired property, while yet may be given to Buyer at erstands and agrees that Buyer mailed to Buyer. Any not Notice to sellen shall be givided or permitted hereunder. Notice shall be deemed give the option to cancer your the contract or Agreement we apply the contract or Agreement of a Property Report prepare and Urban Development, in for two (2) years from the didges that he has received, rea CHECK WHERE APPLICA.	qual monthly installment mmencing on the idi, and on the same day, in full. Interest to begin to without penalty, on the mi years. In the event of a Buyer be subject to any inpaid balance of this colorithe date of said prepay property described above the becomes affixed as y interest address stated in this is shall be fully responsible ites of change of address yen only at the address, is shall be in writing, and is shall be in writing, and is and seven (7) days after p contract or Agreement d pursuant to the rules an advance of your signing de of signing, de and understood and sig BLE) as revel and noque of Real Estate permit J.S. Housing and Urban I tate Property Report Not	day of of each month thereafter take to accrue on the onthly payment date. The numlate payment, the provisions in lefault, delinquency, or similar of the consisting of a legal title under of said real property, will be Agreement or at any address sole to keep Seller informed of the shall be sent, forthwith by But which Buyer's payments are shall be served either personall laced in the mail as set forth a consisting of the Office of I the contract or Agreement, the shall be served either personall laced in the mail as set forth a contract or Agreement, the shall be served either personall laced in the mail as set forth a contract or Agreement, the shall be served either personall laced in the mail as set forth a contract or Agreement, the shall be served either personally the contract or Agreement, the shall be served either personally the contract of Agreement, the shall be served either personally the contract of Agreement and the contract of Agreemen	19 5, the first installment installment shall be paid until the total day of 19 25 to of car's required to complete pay. Paragraph 17 on the reverse side here charges in the event of a late payment, ided and obtain a partial refund of any let this contract of sale, subject only to subject to said security interest. ubsequently delivered to Seller in write current address of Buyer for the pur uyer upon said change, certified to the from time to time made. Any and a y or by certified mail, postage prepair by certified mail, postage prepair until midnight of the fourteenth definiter-State Land Sales Registration, Ute contract or Agreement of Sale may and also received, read and understood olic Report tate Commissioner
2. The unpaid balance 12 percent per annu of said unpaid principal b unpaid principal balance. All or any part of the unp ment in accordance with of shall apply. Under no of Buyer shall have the prepaid finance charge (i) off 3. Seller will retain Buyer's rights hereunder noise 4. Any notice to Bu ing by Buyer, Buyer und pose of baying any notic address of Seller herein notices, or demands prov return receipt requested shall not apply to Paragr 5. You (Buyer) ha following the signing of Childowing the signing of 6. Buyer acknowle copy of the following: Significant of Housing child at your option 6. Buyer acknowle copy of the following: Significant of Housing Child at your option Significant of Housing Child at you	m on the unpaid in and the unpaid balance and interest shall be paid in and interest shall be paid in the terms herewith its prepaid he terms herewith its prevention of the terms of the te	qual monthly installment mmencing on the idi, and on the same day, in full. Interest to begin, without penalty, on the mi years. In the event of a l Buyer be subject to any d inpaid balance of this coi of the date of said prepay property described above ich becomes affixed as y property described above ich address stated in this y shall be fully responsible ices of change of address shall be in writing, and s shall be in writing, and s advance of your signific d of signing. I do not receive the company in the company in the company is the company is the company in the company is the company is the company in the company in the company is the company in the company in the company is the company in	day of of each month thereafter take to accrue on the onthly payment date. The numlate payment, the provisions in lefault, delinquency or similar of the consisting of a legal title under of said real property, will be Agreement or at any address sole to keep Seller informed of the shall be sent, forthwith by But which Buyer's payments, are shall be served either personall laced in the mail as set forth a of Sale by notice to the Seller of the contract or Agreement, the contract or Agreement, the contract or Agreement, the contract or Agreement is a contract or Agreement. The shall be served either personall acced in the mail as set forth a contract or Agreement, the contract or Agreement, the contract or Agreement is a contract or Agreement is a contract or Agreement is contract.	19 5, the first installment installment shall be paid until the total day of 19 2 19 2 19 2 19 2 19 2 19 2 19 2 19
2. The unpaid balance 12. percent per annu of said unpaid principal b unpaid principal b unpaid principal balance All or any part of the unp ment in accordance with to of shall apply. Under no of shall apply. Under of shall not apply to Paragr of Shall	m on the unpaid in and the unpaid balance and interest shall be pa and interest shall be prepaid the terms herewith is incommand to be increased to be underest), which is unearned as a security interest in the real. After acquired property, whiver may be given to Buyer at erstands and agrees that Buyer may be given to Buyer at erstands and agrees that Buyer may be given to Buyer and to Buyer. Any not Notice to sellen shall be givided or permitted hereunder. Notice shall be deemed given and Urban Development, in for two (2) years from the dadges that he has received, reached the of California, Department be of California, Department be of California, Department buyers and the ball of the ball of the contract of the cont	qual monthly installment mmencing on the id, and on the same day, on full. Interest to begin to without penalty, on the my years. In the event of a Buyer be subject to any d inpaid balance of this co- of the date of said prepay property described above ich becomes affixed as pay the address stated in this ces of change of address yen, only at the address, a shall be in writing, and se in seven (T) days after p contract or Agreement d pursuant to the rules an advance of your signing it of signing, d and understood and sig- BLE) in 12 July 2 July 2 July Search and Urban I tate Property Report Not LOWING STATEMENT UIREMENTS OF THE I I read a copy of the Notic and within a state of execution of this Agrate and within a state of execution of this Agrate and within a state and a copy of the Notic and within a state and a copy of the Notic	day of of each month the parter take to accrue on the onthly payment date. The number payment, the provisions in lefault, delinquency or similar on the payment, the provisions in lefault, delinquency or similar on the payment of a saw hereinabove provided to the provided the property, will be Agreement or at any address sole to keep Seller informed of its shall be sent, forthwith by Bit which Buyer's payments are shall be served either personal laced in the mail as set forth a laced in the	19 19 19 19 19 19 19 19 19 19 19 19 19 1
2. The unpaid balance 12 percent per annu of said unpaid principal bunpaid finance charge (in Buyer shall have the prepaid finance charge (in Buyer srights hereunder as a Seller will retain Buyer's rights hereunder address, of Seller herein notices of demands proverturn receipt requested shall not apply to Paragramath of You's Buyer's hare to be super acknowled to the selled at your option of the following the signing of the following o	m on the unpaid in and the unpaid balance. Con lance and interest shall be particularly and interest shall be particularly be prepaid in a shall be particularly be prepaid in the terms herewith is a shall be prepaid in the terms herewith is increased by the prepaid in the terms herewith is unearned as a security interest in the real. After acquired property, whiver may be given to Buyer at restands and agrees, that Buyer may be given to Buyer at the mailed to Buyer. Any not in the mailed to Buyer. Any not in the contract or Agreement with the contract or Agreement bedivision Public Report and The Follows that he has received and the contract of Real Estenie. Suite 202, San Teand and understands all of the term of the proporated herein by reference	qual monthly installment mmencing on the indiginal on the same day, in indiginal on the same day, in without penalty, on the mi years. In the event of a Buyer be subject to any d inpaid balance of this cor of the date of said prepay property described above ich becomes affixed as pa the address stated in this ces of change of address ich only at the address, shall be in writing, and shall be in writing, and seal, seven (7) days after p contract or Agreement d pursuant to the rules an advance of your signing the of signing, the contract or Agreement d pursuant to the rules an advance of your signing the of signing. Is Housing and Urban I tate Property Report Not LOWING STATEMENT UIREMENTS OF THE I I read a copy of the Notic station within of execution of this Agrate. Notification of such to, California 94577; by the same provisions stated cand are fully a part of the	day of of each month the pafter take to accrue on the onthly payment date. The number payment, the provisions in lefault, delinquency or similar on the payment, the provisions in lefault, delinquency or similar of the payment of a legal title under the payment of th	19 5, the first installment installment shall be paid until the total day of 19 7. The first installment shall be paid until the total day of 19 7. The first installment shall be paid until the total day of 19 7. The first installment shall be paid until the total day of 19 7. The first in the current of a late payment, ided and obtain a partial refund of any subject to said security interest. Subsequently delivered to Seller in writh a current address of Buyer for the purious rupon said change, certified to the from time to time made. Any and a y or by certified mail, postage prepail bove. The provisions of this paragrap runtil midnight of the fourteenth day of the fourteenth day of the first the first f
2. The unpaid balance 12 percent per annu of said unpaid principal bunpaid finance charge (in Buyer shall have the prepaid finance charge (in Buyer srights hereunder as a Seller will retain Buyer's rights hereunder address, of Seller herein notices of demands proverturn receipt requested shall not apply to Paragramath of You's Buyer's hare to be super acknowled to the selled at your option of the following the signing of the following o	m on the unpaid in and the unpaid balance. Con lance and interest shall be particularly and interest shall be particularly be prepaid in a shall be particularly be prepaid in the terms herewith is a shall be prepaid in the terms herewith is increased by the prepaid in the terms herewith is unearned as a security interest in the real. After acquired property, whiver may be given to Buyer at restands and agrees, that Buyer may be given to Buyer at the mailed to Buyer. Any not in the mailed to Buyer. Any not in the contract or Agreement with the contract or Agreement bedivision Public Report and The Follows that he has received and the contract of Real Estenie. Suite 202, San Teand and understands all of the term of the proporated herein by reference	qual monthly installment mmencing on the idi, and on the same day, in full. Interest to begin to without penalty, on the mi years. In the event of a Buyer be subject to any d inpaid balance of this cor of the date of said prepay property described above ich becomes affixed as pr the address stated in this ics shall be fully responsible ices of change of address yen only at the address, shall be in writing, and s an seven (7) days after p contract or Agreement d pursuant to the rules an advance of your signing de and understood and sig BLE) an 1900 and sig BLE) an 1900 and sig BLE) an 1900 and sig its the property Report Not LOWING STATEMENT UIREMENTS OF THE I dread a copy of the Notice attack Property Report Not LOWING STATEMENT UIREMENTS OF THE I dread a copy of the Notice attack Notification of such ho, California 94577; by it is not provisions stated of and are fully a part of the rmation. have executed this Agree.	day of of each month the pafter take to accrue on the control of each month the pafter take to accrue on the control of each month the part of the payment, the provisions in lefault, delinquency, or similar of the payment, the provisions in lefault, delinquency, or similar of the part of said real property, will be Agreement or at any address sole to keep Seller informed of the shall be sent, forthwith by But which Buyer's payments are shall be served either personall laced in the mail as set forth a dregulations of the Office of I the contract or Agreement, the property of the contract or Agreement, the property of the contract or Agreement, the property of the contract of Agreement, the property of the contract of Agreement the days from the day received to the self-the contract of the contract of Agreement the day in the property of the contract of Agreement the day and year first about the Bank of Californ the reverse side hereof and its agreement.	19 5, the first installment installment shall be paid until the total day of 19 7 19 7 19 7 19 7 19 7 19 7 19 7 19
2. The unpaid balance 12. percent per annu of said unpaid principal burnaid finance charge (in Buyer shall have the prepaid finance charge (in Buyer's rights hereunder as a Seller will retain Buyer's rights hereunder and pose of baving any notice to Buing by Buyer, Buyer und pose of baving any notices of demands provietum receipt requested shall not apply to Paragrafial to apply to Paragrafial to apply to Paragrafial of You's Buyer's has following the signing of the following the signing of the following of the followin	m on the unpaid in and the unpaid balance. Con lance and interest shall be particularly and interest shall be particularly be prepaid in a shall be particularly be prepaid in the terms herewith is a shall be prepaid in the terms herewith is increased by the prepaid in the terms herewith is unearned as a security interest in the real. After acquired property, whiver may be given to Buyer at restands and agrees, that Buyer may be given to Buyer at the mailed to Buyer. Any not in the mailed to Buyer. Any not in the contract or Agreement with the contract or Agreement bedivision Public Report and The Follows that he has received and the contract of Real Estenie. Suite 202, San Teand and understands all of the term of the proporated herein by reference	qual monthly installment mmencing on the manner of the same day, in full. Interest to begin the without penalty, on the manner of the subject to any department of the subject to the subject	day of of each month the pafter take to accrue on the onthly payment date. The number payment, the provisions in lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar of the sent of the office of the sent of the sent of the office of the sent of the	19 75, the first installment installment shall be paid until the total day of 19 75. The first installment shall be paid until the total day of 19 75. The first installment shall be paid until the total day of 19 75. The first installment shall be paid until the total day of 19 75. The first installment in the current of a late payment, ided and obtain a partial refund of any subject to said security interest. Subsequently delivered to Seller in writh the current address of Buyer for the pur uyer upon said change, certified to the from time to time made. Any and a yor by certified mail, postage prepaid bove. The provisions of this paragrap runtil midnight of the fourteenth day of the fourteenth
2. The unpaid balance 12 percent per annu of said unpaid principal b unpaid finance Al or any part of the unp ment in accordance with to of shall apply. Under no a Buyer shall have the prepaid finance charge (ti off 3. Seller will retain Buyer's rights hereunder noises, of seller herein noises, of seller herein noises, of demands prov return receipt requested shall not apply to Paragr 5. You (Buyer) ha following the signing o If you did not receip caparitient of Housing cancelled at your option 6. Buyer acknowle copy of the following: Off the following: All of (blaz beautil and rescind this transaction less than fourteen (14 California and the Cali THES, 433 Callan Ay Rescission Rights. Buyer has read a and provisions are inc. NOTICE: See o	m on the unpaid in and the unpaid balance. Con lance and interest shall be particularly and interest shall be particularly be prepaid in a shall be particularly be prepaid in the terms herewith is a shall be prepaid in the terms herewith is increased by the prepaid in the terms herewith is unearned as a security interest in the real. After acquired property, whiver may be given to Buyer at restands and agrees, that Buyer may be given to Buyer at the mailed to Buyer. Any not in the mailed to Buyer. Any not in the contract or Agreement with the contract or Agreement bedivision Public Report and The Follows that he has received and the contract of Real Estenie. Suite 202, San Teand and understands all of the term of the proporated herein by reference	qual monthly installment mmencing on the manner of the same day, in full. Interest to begin the without penalty, on the manner of the subject to any department of the subject to the subject	day of of each month the pafter take to accrue on the control of each month the pafter take to accrue on the control of each month the part of the payment, the provisions in lefault, delinquency, or similar of the payment, the provisions in lefault, delinquency, or similar of the part of said real property, will be Agreement or at any address sole to keep Seller informed of the shall be sent, forthwith by But which Buyer's payments are shall be served either personall laced in the mail as set forth a dregulations of the Office of I the contract or Agreement, the property of the contract or Agreement, the property of the contract or Agreement, the property of the contract of Agreement, the property of the contract of Agreement the days from the day received to the self-the contract of the contract of Agreement the day in the property of the contract of Agreement the day and year first about the Bank of Californ the reverse side hereof and its agreement.	19 75, the first installment installment shall be paid until the total day of 19 75. The first installment shall be paid until the total day of 19 75. The first installment shall be paid until the total day of 19 75. The first installment shall be paid until the total day of 19 75. The first installment in the current of a late payment, ided and obtain a partial refund of any subject to said security interest. Subsequently delivered to Seller in writh the current address of Buyer for the pur uyer upon said change, certified to the from time to time made. Any and a yor by certified mail, postage prepaid bove. The provisions of this paragrap runtil midnight of the fourteenth day of the fourteenth
2. The unpaid balance 12. percent per annu of said unpaid principal burnaid finance charge (in Buyer shall have the prepaid finance charge (in Buyer's rights hereunder as a Seller will retain Buyer's rights hereunder and pose of baving any notice to Buing by Buyer, Buyer und pose of baving any notices of demands provietum receipt requested shall not apply to Paragrafial to apply to Paragrafial to apply to Paragrafial of You's Buyer's has following the signing of the following the signing of the following of the followin	m on the unpaid in and the unpaid balance. Con lance and interest shall be particularly and interest shall be particularly be prepaid in a shall be particularly be prepaid in the terms herewith is a shall be prepaid in the terms herewith is increased by the prepaid in the terms herewith is unearned as a security interest in the real. After acquired property, whiver may be given to Buyer at restands and agrees, that Buyer may be given to Buyer at the mailed to Buyer. Any not in the mailed to Buyer. Any not in the contract or Agreement with the contract or Agreement bedivision Public Report and The Follows that he has received and the contract of Real Estenie. Suite 202, San Teand and understands all of the term of the proporated herein by reference	qual monthly installment mmencing on the influencing on the idi, and on the same day, in full. Interest to begin, without penalty, on the mi years. In the event of a Buyer be subject to any di inpaid balance of this cor of the date of said prepay property described above ich becomes affixed as property the address stated in this er shall be fully responsible ices of change of address yen, only at the address, shall be in writing, and sense of the core d'pursuant to the rules an advance of your signing de of signing, de of signing, de and understood and sig BLE) an 1948 although of Real Estate permit LS: Housing and Urban I tate Property Report Not LOWING STATEMENT FUIREMENTS OF THE I fread a copy of the Notice attended to the rules and control of this for the rule of execution of this fait. Occlairornia 94577; by the control of the state and provisions stated of and are fully a part of the rmation. have executed this Agree.	day of of each month the pafter take to accrue on the onthly payment date. The number payment, the provisions in lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar of the sent of the office of the sent of the sent of the office of the sent of the	the first installment installment shall be paid until the total day of the first installment shall be paid until the total day of the first installment shall be paid until the total day of the first installment shall be paid until the total day of the first in the current and the event of a late payment ided and obtain a partial refund of any the subject to said security interest. The current address of Buyer for the pur uyer upon said change, certified to the from time to time made. Any and all y or by certified mail, postage prepaid above. The provisions of this paragrap or until midnight of the fourteenth day the first the current address of the fourteenth day of the fou
2. The unpaid balance 12. percent per annu of said unpaid principal b unpaid for any bart of the unp ment in accordance with to of shall apply. Under no o Buyer shall have the prepaid finance charge (ti off 3. Seller will retain Buyer's rights hereunder notices of baving any notice address of Seller herein notices of demands prov- return receipt requested. shall not apply to Paragr 5. You (Buyer) ha following the signing o If you did not recei Department of Housing cancelled at your option 6. Buyer acknowle copy of the following: 3. Seller will reside copy of the following: 4. Wo 7. Buyer acknowle copy of the following: 5. Su and of your acknowle rescind this transaction less than fourcen (14 California and the Cali TIES, 433 Callan Ay Rescission Rights. Buyer has read a and provisions are inc. NOTICE: See o	m on the unpaid in and the unpaid balance. Con lance and interest shall be particularly and interest shall be particularly be prepaid in a shall be particularly be prepaid in the terms herewith is a shall be prepaid in the terms herewith is increased by the prepaid in the terms herewith is unearned as a security interest in the real. After acquired property, whiver may be given to Buyer at restands and agrees, that Buyer may be given to Buyer at the mailed to Buyer. Any not in the mailed to Buyer. Any not in the contract or Agreement with the contract or Agreement bedivision Public Report and The Follows that he has received and the contract of Real Estenie. Suite 202, San Teand and understands all of the term of the proporated herein by reference	qual monthly installment mmencing on the idi, and on the same day, in full. Interest to begin, without penalty, on the mi years. In the event of a Buyer be subject to any di inpaid balance of this coi of the date of said prepay property described above the address stated in this is shall be fully responsible ices of change of address is shall be fully responsible ices of change of address is shall be in writing, and se shall be in writing, and se in seven (7) days after p contract or Agreement if the address of shall be in writing, and se in seven (7) days after p contract or Agreement if the address of your signifie d and understood and sig BLE) in 10 day after p it the address of the interest of the address of	day of of each month the pafter take to accrue on the onthly payment date. The number payment, the provisions in lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar on the reverse side hereof and lefault, delinquency or similar of the sent of the office of the sent of the sent of the office of the sent of the	the first installment installment shall be paid until the total day of the first installment shall be paid until the total day of the first installment shall be paid until the total day of the first installment shall be paid until the total day of the first in the current and the event of a late payment ided and obtain a partial refund of any the subject to said security interest. The current address of Buyer for the pur uyer upon said change, certified to the from time to time made. Any and all y or by certified mail, postage prepaid above. The provisions of this paragrap or until midnight of the fourteenth day the first the current address of the fourteenth day of the fou

WHITE and GREEN: BANK OF CALIFORNIA

Real property taxes for the current fistal year levied against the lot described herein small be promitted to the date of this Agreement Buyer and promptly pay all such taxes due after the date libreof. And shall be responsible for and shall pay when due all future real purperty, taxes and similar levies, Buyer scaling to pay such paxes and levies, when due, shall constitute a breach of this contract, and Seller may at its option, exercise all representations are payment in full by Buyer of all some configurations. And the surrender to Seller, of this Agreement for cancellation, Seller shall execute a Loustee's Grant Deed in favorof Buyer conveying said property to Buyer, 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 mades caused or created by Buyer affecting title 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 liens and encumbrances, except those herein-before specified and those done, made, caused or created by Buyer. before, specified and those done, made, caused or created by Buyer.

Buyer further understands that the property being purchased herein by Buyerdoes 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 by the property sold by Seller to Buyer for the edineither 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 exploration for the aforementioned natural resources below the surface of said land. Upon the payment in full and performance by the Buyer to a deed as provided for herein, there shall further appear upon the face 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 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 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 of of this Agreement will keep said realty free of all liens and encumbrances done, made, caused or created by him of any kind and nature. Buyer or encumbrance is placed thereon. 14. No representations, agreements or warranties, whether express or implied, not therein 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 expressly set forth, each, every and all thereof are of no force or effect. This Agreement is the only agreement between Seller and Buyer, and all prior or contemporaneous negotiations are merged herein and supersede hereby. 15. Until all sums due under this agreement have been paid in full, Buyer shall not sell, assign or transfer this Agreement or any right, title, or interest herein without first obtaining the written consent of Seller, and any attempt so to do shall be of no force or effect. est herein without first obtaining the written consent of Seller, and any attempt 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 obligation or liability of Buyer to Seller, and the application of such payments by Sellershall be conclusive upon Buyer.

17. Time is of the essence of this Agreement, and full performance by the Buyer of all his obligations hereunder is and shall be a condition precedent to his right to a conveyance hereunder; and should default be made (a) in the payment of any installments of principal and interest when the same become due, or (b) in the repayment after demand of any amounts herein agreed to be repaid, or (c) in the observance or performance of any other obligation hereunder, and any such default is not cured within forty-five (45) days after receipt by Buyer of written notice by Sellet, then this Agreement on the part of the parties shall be deemed automatically cancelled and terminated, at Seller's option; and in the event of such cancellation where the amount paid herein by Buyer is less than fifteen Percent (15%) of the purchase price (excluding any interest), the amount paid herein may be retained by Seller as liquidated damages, the parties agreeing that it would be impractical and extremely difficult to fix such damages. If, in the event the amount paid by Buyer is in excess of Fifteen Percent (15%) of the purchase price, exclusive of interest, or the amount of Seller's actual damages, whichever is greater.

As an alternative remedy to Seller, upon retaint by Buyer in payment of any indebtedness secured hereby or in particular to the amount beauty attention. damages, whichever is greater.

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 sold the herein described property to satisfy the obligations hereof and shall cause such notice to be recorded in the office of the County Recorder of the County of Klamath, Oregon. Notice of sale having been giving as then required by law and not less than a time their required by law having elapsed after recordation of such notice of default. Seller may sell 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 such order as it may determine, at public auction to the highest bidder for cash in lawful mioney of the United States, payable at the time of sale. Seller may postpone sale of all or a portion of said property by public announcement at such time and place of sale, and from time to time thereafter may postpone such sale by public announcement at the time fixed by the preceding postlawful money of the United States, payable at the time of sale. Seller may postpone sale of all or a portion of said property by public announcement at such time and place of sale, and from time to time thereafter may postpone such sale by public announcement at the time fixed by the preceding postponement. Seller shall deliver to the purchaser its deed conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in such deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, including Seller or Buyer, may purchase at such sale. After deducting all costs; fees and expenses of Seller, including cost of the evidence of title and reasonable attorney's fees in connection with the sale. Seller shall apply the proceeds of the sale to payment of the following items in the following order: (1) All sums expended by Seller indeed 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 of persons legally entitled thereto. If the aforesaid alternative remedy is utilized by the Seller and Buyer has paid more than Fifteen price, exclusive of interest, or Seller's actual damages, whichever is greater and Buyer shall be entitled to any remainder.

18. Buyer and Sellen agree that in the event Seller cancels Buyer's rights hereunder. Buyer will at the option and upon the demand of Seller acceptance. 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 all sums heretofore paid back to buyer within ten (10) days of the receipt of said notice of recission, 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 obligation 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 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 a Declaration of Trust, and Buyer's recourse against Seller shall be limited solely to the assets of the trust estate and not the assets of Seller in any other capacity of 1000 State 22. Developer herein has installed the interior roads in the Mt. Scott subdivision. Buyer hereby agrees that neither Developer or Seller has any further responsibility in any manner in connection therewith. 231 Developer shall have electrical facilities furnished to the subdivision herein by having erected the necessary electrical power poles to allow a hook-up by Buyer to said electrical facilities turnished to the subdivision nerein by naving erected the necessary electrical power poles to allow a hook-up by Buyer to said electrical power poles to the subdivision and any other further costs, fees or charges including but not limited to, hook-up charges, monthly fees, membership fees, maintenance costs on the sole and exclusive obligation of Buyer herein. It is further understood and agreed that the electrical facilities required to be furnished to the subdivision shall be furnished no later than one hundred and twenty (120) days after the last lot in the subdivision is sold. It is further agreed by Buyer that Developer and Seller shall not be obligated in any other manner in regard to the electrical installation or maintenance relating to the subdivision begin or the providing as such time as beginning to the subdivision beginner to the providing as such time as beginning to the subdivision. relating to the subdivision herein or the providing, at such time as hereinabove set forth, of said electricity to the subdivision. 24. Buyer understands and agrees that any and all claims, suits, actions or arbitration shall take place only in the appropriate Court in the City and/or County of San Francisco, California. Buyer has read and understands all of the terms and provisions stated in this Agreement for Sale of Property, and all such terms and provisions hereof are fully a part of this contract. 5/11/25 NOTICE: See other side for important monthly of CA notification and SHT Burney STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of Sept _____ the _____ _ M., and duly recorded in Vol. _ 24498 A.D., 19 95 1:34 of o'clock Bernetha G. Letsch County Clerk
By Agricult Heing \$35.00 FEE