31654						
Agreement Buyer hall is	b the date of this	MT SCOTT ME	ADOWS, ALSO	KNOWN AS MTL SCOT	PINES INTERIOR	in the second
THIS AGREEMEN	r for Sale of Rea	I Estate dated the	donard a toin	And sold using received	ERTY off toffin officery.	
Seller, whose address is T	rust Department	910 Fourth Aven	TIONAL ASSO	CIATION, a national built attle Washington 98164 and	ng association, as Tru	19_95, is hereby < istee, hereinafter called O
Hang Lula H	I 968-2	S_Phone &	Whose didre	ss is many hereined	378 Kaumak	ani ST.
The disclosure contained by and between TH Settler, whose address is T FLORENCE L. HAVAS Hand Cut u The disclosure contained CIATION, as Trustee and 1. Seller agrees to se	as creditor, in co	ving paragraphs b mpliance with fee	elow are require	d to be made by THE BA	NK OF CALIFORNIA	NATIONAL ASSO
described as follows! Lot((s), Block(s)	Lot #	burchase from S	eller, real property located	in the County of Klar	nath, State of Oregon,
Surface thereof Said conv	rder of said Coun	ity Recorder of sa	id County, except	ting oil, gas and other min	eral and hydrocarbon	r map recorded in the
Greestrictions recorded in	recorded map o	f said tract and sp	ecifically the co	venants, conditions and re-		
The following diseles	set forth herein, ures are being ma	1.2160002002.2000	with the Trath	lich are incorporated hereir	by reference with the	Como offerst such that the
		State of the second second		n Lending Act.		Same effect as though
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n; in days after such len		on or bosons of or years or croated	you or on you or on our behalf.	you have made all payments as sched bolt with body the technology	uled.	credit, including
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Fift usit . Other and a starting	na ang sang sang sang sang sang sang san	an (a) to thicker	Pre-Payme	nt: If you pay off early, you	han in the second s	en en la seconda de la seconda seconda de la seconda de la seconda de
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and prepayment refunds and	d penalties.	finite mation about	nonpayment, defai	ilt, any required repayment in	full before the scheduled	date,
2. The unpaid balance s 2. The unpaid balance s 2. The unpaid principal balance s of said unpaid principal balance s	shall be paid in	120 equal m	onthly installmen	its of \$107.67	Dollars or more	including interest at
6. Buyer acknowledges copy of the following: (CHEA add toogn children State of Subdivis	umstances, howe ght to pay in adva rest), which is une ecurity interest in fler acquired prop may be given to ands and agrees t hailed to Buyer, strice to seller sha to permitted he icce shall be deer 5 hereof. Is option to cance contract or "Adf Property Report Urban Developm wo (2) years from that he has receiv CK WHERE API California, Depa sion Public Report	ver, will Buyer, b ance the unpaid b arned as of the da the real property erty, which becon Buyer at the addn Buyer at the addn hat Buyer shall be Any notices of cl II, be given only reunder shall be ined given seven ed given seven the date of sight red, in advance on the date of sight red, class of sight	e subject to any a alance of this co the of said prepay described above ness affixed as press stated in this e fully responsib ange of address at the address at n writing, and si (7) days after pla- to the rules and to the rules and to the rules and to the rules and to the rules and service and and signi- control an	tefault, delinquency or sim ntract as was hereinabove ment. c. consisting of a legal title tr of said real property, wil Agreement or at any addre le to keep Seller informed shall be sent, forthwih b which Buyer's, payments nall be served either person aced in the mail as set fort of Sale by notice to the Se regulations of the Office o the contract or Agreement, and the served line in the set of this Agreement and a copy of this Agreement	Is in Paragraph 17 on t ilar charges in the ever provided and obtain a under this contract of Il be subject to said sec ss subsequently delive of the current address of y Buyer upon said cha are from time to time hally or by certified m h above. The provisio ller until midnight of f Inter-State Land Sale the contract or Agreen at and also received, re-	he reverse side herc- nt of a late payment. partial refund of any sale, subject only to urity interest. red to Seller in writ- of Buyer for the pur- inge, certified to the made. Any and all ail, postage prepaid, ns of this paragraph the fourteenth day es Registration, U.S. pent of Sale may be ad and understood a
ana na faran abarar 10 al'ar	- Manak Selic	State Propert	g and Urban Dev	elopment		en an an an Baile Chaolaith (1915)
7: Buyer acknowledges to rescind this transaction witho less than lourteen (14) called California and the California E TIES, 433 Callan Avenue, S	THE DISCLOSURE hat he has receive ut any penalty or dar days from the Department of Re- Suite 202. San I	FOLLOWING S REQUIREMEN ed and read a cop obligation within date of execution al Estate, Notificz candro, Californ	STATEMENT IS TS OF THE FEI y of the Notice of the Notice of this Agree tion of this Agree	INCONSISTENT WITH DERAL TRUTH IN LEND f Rescission Rights where calendar days from the da ment by the Buyers herein ission must be made in wr	THE ING ACT by Buyer understands t te of execution of this as required by the La iting by notifying MT.	hat he is entitled to Agreement but not aws of the State of SCOTT PROPER-
and provisions are incorporate NOTICE: See other sid	rstands all of the d herein by refer	terms and provis ence and are fully	ions stated on th a part of this ag I this Agreement	e reverse side hereof and I reement. the day and year first abov	Buyer and Seller agree	that all such terms
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WHITE and GREEN: BANK OF	CALIFORNIA	CANARY: DE			DENROD: BUYER AT	Seller TIME OF SIGNING

8. It dat protections for the current fistal year levied against the tot described hereinishall be promoted to the date of this Agreement, Buyer shall promptly pay all such taxes due after the date lifeted, find shall be responsible for and shall pay when due all future real property taxes and taxing levies, when due, shall constitute a breach of this contract, and Seller may, at its option, exercise all remedies available to it upon default of any Buyer's obligations. All constitutes to All constitutes of this Agreement for cancellation, seller shall execute a Trustee's Grant Deed intravor of Buyer conversions and property to Buyer, the 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 for Buyer a policy of the hereito. At Buyer's feel of and arbity is expense. Seller shall turnish to Buyer a policy of the hereito. 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 Buyer does not include the purchase of any oil, gas and other mineral and hydrocarbon substances beneath the surface of said land. However, so long as Buyer is performing hereunder and the contract has not been terminat-ed/neither. Seller nor any person claiming from Seller shall have the right to enter upon the surface of the property sold by Seller to Buyer for the removal of, or exploration for, the aforementioned natural resources below the surface of said land. Upon the payment in full and performance by the Buyer chtitling 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 full has been made or until Buyer has received written consent from Seller, Buyer will not commit waste or encumber said realty and during the peri-od 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 agrees to pay and discharge any lien or encumbrance on said realty that is made, done, caused or created by him within ten (10) days after such lien or commit with a transfer or an another said realty free of said realty that is made, done, caused or created by him within ten (10) days after such lien or encumbrance is placed thereon.

14. No representations, agreements or warranties, whether express or implied, not herein expressly set forth have been made by Seller to or with Buyer. Buyer acknowledges that no persons have had nor now have any authority to make any representations, agreements or warranties, whether express or implied, binding upon Seller not expressly set forth herein and that, if any such representations, agreements or warranties were made or given and are not herein 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 inter-est 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 inst obtaining the witcher 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 Seller shall be conclusive upon Buyer. $\sqrt{3}$, $\sqrt{3}$, $\sqrt{3}$, 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 Seller, 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, then Seller shall refund to Buyer whatever amount remains after either subtracting 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 default by Buyer in payment of any indebtedness secured hereby or in performance of any agreement hereun-der, 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 by 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 then 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 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 post-ponement. Seller shall deliver to the purchaser its deed conveying the property so sold, but without any covenant or warranty, express or implied. The ponement. 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 truthfuness 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 under the terms hereof, not their repaid with accrued interest at 10% per annum; (2) all other sums then secured hereby; (3) and the remainder, if any, to the person's legally entitled thereto. If the aforesaid alternative remedy is utilized by the Seller and Buyer has paid more than Fifteen Percent (15%) of the purchase price, exclusive of interest, then in that event Seller shall be entitled to any remainder.

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 Saller tanders all sume better for a sufficient of the said that in the event Buyer rescinds this agreement through the buyer's right of rescission and soller 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 acception 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 acception 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 acception 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 acception 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 acception 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 acception 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 acception 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 acception accept tance 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

 Duyer and scher agree that this agreement accordance with the provisions of paragraph 4 hereof, with postage prepaid.
 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 the solely to the solely the solely to the

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.

23. 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 electricity. It is agreed by Buyer that Developer is responsible only for the furnishing of said electrical power pole 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 or the like shall be 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 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 here 144 of are fully a part of this contract.

STATE OF OREGON: COUNTY OF KLAMATH : ss.

Filed	for record at request of	Wynwood Agency, In	10.	the		day
	November	A.D., 19 95 at 11:49	o'clockA M., and duly	recorded in Vol	. <u>M95</u>	,
··	01	Deeds	on Page <u>31652</u>	<u>2 </u>		
			Bernetha	J. Letsch, Coun	ity Clerk	
FEE	\$35.00		By Connette	muel	les	

1.6.5