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mad	THIS AGREEMENT for e by and between THE E	r Sale of Real Estat SANK OF CALIFO	e dated the donord a cor 9 and RNIA. NATIONAL ASSOC	IATION, a national banking a	10 and all set of a line of the set of the s			
Seff لائد	whose address is Trus	Départment 910 E	ourth Avenue, 71 floor, Seat	tle Washington 98164 and	spontition, as Trustee, hereinafter called			
	Correge j f	91.744	Phone 24 7- 19	14: 45-342 Me 50 hereinafter ca	led Buyer. Ten cut by end			
CÍÁ	TION, as Trustee and as	creditor, in complian	nce with federal laws.	그가 말했다. 방문 가는 것 같아요. 가는 것	OF CALIFORNIA. NATIONAL ASSO-			
	ribed as follows: Lot(s),	Block(s) <u>Lo7</u>	SISTIG Block	<u>ar fei 7 a faoil e faoil</u>	he County of Klamath, State of Oregon.			
offic	e of the County Recorde	r of said County Re	corder of said County, excep	ting oil, gas and other mineral	e of Oregon, as per map recorded in the and hydrocarbon substances beneath the			
reco	rd or appearing in the rec	corded map of said	tract and specifically the co-	venants, conditions and restrict	s, easements, rights and rights of way of tions set forth in that certain Declaration			
said	Declaration were fully se	t forth herein.	an ay an inclusion and the	n an an an agus an an an an saonn an s	reference with the same effect as though			
1			compliance with the Truth in					
364	ANNUAL PERCENTAGE RATE	FINANCE	Réason HAmount de College Financed	Total of Payments	Total Sale Price			
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CANARY: DEVELOPER

PINK: BROKER

GOLDENROD: BUYER AT TIME OF SIGNING

8. Real property taxes for the current fistal year levied against the for described herein/shall/be prorated to the date of this Agreement. Buyer shall promptly pay all such taxes due after the date/hereor, and shall be responsible for and shall pay when due, all future real property taxes and similar remedies available to it upon detault of any Buyer's other due, shall constitute a breach of this Agreement for cancellation, seller shall execute a property taxes and fights of way, now of record, along with all other matters specified in this Agreement and to all matters done, made, caused or created by Buyer and the group visited in Buyer's expense. Seller shall furnish to Buyer a policy of title 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, toes 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-removal of, or exploration for, the aforementioned natural resources below the surface of said land. Upon the payment in full and performance by the Buyer entitling the Buyer to a deed as provided for herein, there shall further appear upon the face of said deed this waiver of surface entry. 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 affect-

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

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

15. All improvements made to or placed on said property by Buyer shall be and become a part or 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 Æ

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, whether 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 express or impred, onlong upon Sener not expressly set form nerein and mat, it 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 Ruver, and all prior or contemporations are proved basis and appreciate tractions. 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.

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 Seller shall 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 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 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 seller that any event the amount paid by Buyer is in excess of Fifteen Percent (15%) of the purchase price exclusive of interest, then Seller shall seller the seller shall be demages. be retained by Sener as inquidated 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 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 having elapsed after recordation of such notice of default. Seller may sell property at the time and place of sale there is a whole or in parcels and in such order as it may determine, at public auction to the highest bidder for cash in 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 arnouncement at 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 of facts shall be conclusive proof of the truthfulness thereof. Any person, including Seller or Buyer, may purchase 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 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 hereor, not then repaid with accrued interest at 10% per annum; (2) all other sums then secured hereby; (3) and the remainder, if any, is the interest and the secure thereby if the information attemption remaind is utilized by the Seller and Buyer has not first and the Fifthere under the terms hereof, not then repaid with accrued interest at 10% per annum; (2) an other sums then secured nereoy; (3) and the remainder, it 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 Percent (15%) of the purchase price, exclusive of interest, then in that event Seller shall be entitled to retain the Fifteen Percent (15%) of the purchase price, exclusive of interest, then in that event Seller shall be entitled to retain the Fifteen Percent (15%) of the purchase price, exclusive of interest, whichever is greater and Buyer shall be entitled to any remainder.

price, exclusive or interest, or sener's actual unmages, winchever is greater and buyer shall be enuted 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 reality; 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 prescission, 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 ontion and upon the demand of Seller, execute in favor of and deliver to Seller a good and sufficient Ouitclaim Deed to said realty: and this accepreseasion 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 between the Seller shall operate as a full release of all Duver's obligation becauder 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.

22. Developer herein has installed the interior roads in the Mt. Scott subdivision. Buyer hereby agrees that neither Developer or Seller has any fur-

ther responsibility in any manner in connection therewith. 23J Developer shall have electrical facilities furnished to the subdivision herein by having erected the necessary electrical power poles to allow a book up by Buyer to said electricity. It is agreed by Buyer that Developer is responsible only for the furnishing of said electrical power poles to allow a 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 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 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

STATE OF OREGON: COUNTY OF KLAMATH : SS.

of March	
	A.D., 19 <u>96</u> at <u>1:01</u> o'clock <u>P</u> M., and duly recorded in Vol. <u>M96</u> of <u>Deeds</u> <u>On Page</u> 7705
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