de by and between THE B	ANK OF CALIFOR	NIA NATIONAL ASSOCIA	TION a retional ha	olimbrassociation as Tourses have	, is her
relej K. Millen	had ben dend	whose address	Washington 98164	and Lawrence D. His Kiola Da. Keneohe after called Buyer.	len
The disclosure contained	in the following par	agraphs below are required to	herein	after called Buyer. ANK OF CALIFORNIA, NATION	NAL AS
ATION, as Trustee and as o	creditor, in compliance	a Whith federal laws	일부터 되다고 된 거리를 찾아?	ed in the County of Klamath, State	
cribed as follows: Lot(s), Mt. Scott Meadows Subdi-	Block(s) Lo Y	27 aka Mt. Scott Pines in th	e County of Klamat	n, State of Oregon, as per map rec	orded in
ice of the County Recorder	r of said County Reco	order of said County, excepting	g oil, gas and other i	nineral and hydrocarbon substances rvations, easements, rights and righ	s beneath
ord or appearing in the rec	orded map of said tr	act and specifically the cover	nants, conditions and	restrictions set forth in that certain ein by reference with the same effe	n Declara
d Declaration were fully se	t forth herein.	rate vindication action of compliance with the Truth in 1	Contactor on Track (b)	car by reference with the same end	ca as uio
Company September 1	Autor of the annual of a	The last track the strate	A way is a part of the control of th		· · · · · · · · · · · · · · · · · · ·
PERCENTAGE RATE	FINANCE ASSESSATION CHARGE	Amount ma treatise and Financed	Total of Payments	Total Sale Price	
The cost of	The dollar		The amount yo	u will The total cost of your	
your credit as a yearly rate.	amount the credit will cost you.	credit provided. And to you or on your behalf.	have paid after you have made payments as so	all your downpayment of	cluding
r Haller Both in Albanda (1997) _	British To the Zerb Burdi.	a te brajošto Lietola Jobsani ae nor L	it yaloga taliji hali bar 	s 1000°	<u>o</u>
w ta ku <b>Q</b> ruk yi buma mala di muzini u <b>%</b>	s 46812	5 9000°	5 13 6	71 - 14681	20
You have the right to receive	at this time an itemization	on of the Amount financed.	្នាក់ ស្រាស់ មានក្រុម ប្រជាជាក្រុម ប្រ មានក្រុម នៅក្រុម ប្រជាជាក្រុម ប្រជាជាក្រុម ប្រជាជាក្រុម ប្រជាជាក្រុម ប្រជាជាក្រុម ប្រជាជាក្រុម ប្រជាជាក្រុម ប្រ	energia de la composição de la composição La composição de la composição d	
I want an Itemizat	ion I do not	want an itemization. 1900 100 100	प्राच्या अस्त १९४८ । ५८ १९४८ सम्पर्धे अस्तिहरू २८	santaevan suuri kan keen kastuuri ka Vanseevaja suurikka keen suota ka ka ka	on to the contract of the cont
Your payment schedule will	be:	100 tigrera Albe nea Asile v. qu Bosel Certa Asias Sanassas	et libit ar biog a set . Bankan as Hall to asse	and recording to the control of the	71 to 1.
Number of Payments	Amo	ount of Payments	When Pa	yments Are Due	
<b>726</b> Lotory d <i>alamo</i> celligib	r bass of the angle of see		<u>en o de do</u> rres din c El concentra de desil	and the same of th	
	is a general to survey to be		If you pay off early, y		
percent per annum of said unpaid principal balan paid principal balance and I or any part of the unpaid unt in accordance with the taball apply. Under no circum Buyer shall have the right paid finance charge (interest)	on the unpaid balance and interest have been publiance may be prepared before the property of	equal monthly installment. Commencing on the paid, and on the same day aid in full. Interest to begin the did without penalty on the many years. In the event of a law lill Buyer be subject to any dithe unpaid balance of this could as of the date of said prepay.	day of day	day of	st installruntil the to 1995 omplete rse side fate paymerefund of
A percent per annum of said unpaid principal balance and for any part of the unpaid for any part of the unpaid ant in accordance with the tashall apply. Under no circumburer shall have the riglepaid finance charge (interection) as Seller will retain a security as in the shall apply. Under the right and the shall apply the shall appl	on the unpaid balance on the unpaid balance on the interest shall be interest have been pubalance may be preparents herewith is	equal monthly installment. Commencing on the pe paid, and on the same day of aid in full. Interest to begin the paid without penalty on the many of a will Buyer be subject to any of the unpaid balance of this cort is as of the date of said prepayers are at the address affixed as par at the address stated in this this typer shall be fully responsibly notices of change of address given only at the address after shall be in writing, and shall be in writing, and shall be paid to the property of the paid to th	day of day of day of feach month thereat o accrue on the onthly payment date, ate payment, the proefault, delinquency of tract, as was hereinal ment.  Consisting of a legart of said real propert Agreement or at any e to keep Seller information which Buy er's pay fall be served either	Dollars or more including the first ter a like installment shall be paid to day of Luly.  The number of years required to consist in Paragraph 17 on the revert similar charges in the event of a let.	st installnuntil the transcription of the transcrip
A percent per annum of said unpaid principal balance and for any part of the unpaid int in accordance with the taball apply. Under no circumburger shall have the right paid finance charge (interestance) and the second of the s	on the unpaid balance and interest have been publiance may be preparing herewith is unstances, however, which is unearned curity interest in the reracquired property, may be given to Buyer and agrees that Bailed to Buyer, Any lice to seller shall be or permitted, hereund ice shall be deemed go hereof.	equal monthly installment. Commencing on the paid, and on the same day a aid in full. Interest to begin the paid, and on the same day are the control of a long the control of a long the unpaid balance of this cort as of the date of said prepayeal property described above which becomes affixed as par at the acidress stated in this buyer shall be fully responsible notices of change of address given only at the address at the shall be in writing, and states that the contract or Agreement out the paid of the contract or Agreement of the paid on the said the said of the contract or Agreement of the paid on the said of the contract or Agreement of the paid on the said of the paid of the	day of day of day of day of feach month thereat o accrue on the onthly payment date, ate payment, the profault, delinquency of tract, as was hereinal ment.  consisting of a legart of said real propert Agreement or at any e to keep Seller infor shall be sent, forthwhich Buyer's paymall, be served either acced in the mail as se	Dollars or more including the first a like installment shall be paid to day of	st installnuntil the transport of transport of the transport of t
A percent per annum of said unpaid principal balance and tor any part of the unpaid of any part of the unpaid and in accordance with the tashall apply. Under no circumburer shall have the right paid finance charge (interestant) as seller with the tashall apply. Under no circumburer shall have the right paid finance charge (interestant) as seller with the tashall apply to Buyer. Buyer understates of having any notice maders of Seller herein. Not tices or demands provided urn receipt requested. Not all not apply to Paragraph 5. You (Buyer) have the lowing the signing of the figure of the control of the figure of the control of the said of the control of the co	on the unpaid balance oce and interest shall be interest have been pubalance may be preparents herewith is	equal monthly installment.  Commencing on the pe paid, and on the same day aid in full. Interest to begin the same day on the same day on the modern of all without penalty on the modern of all will Buyer be subject to any define unpaid balance of this cord as of the date of said prepayeal property described above which becomes affixed as part at the address attated in this super shall be fully responsibly notices of change of address given only at the address at let shall be in writing, and stay on the same described above to the same described and the same described above to the sam	day of day on the control of accrue on the control of day	Dollars or more including the first ter a like installment shall be paid to day of July. The number of years required to consistions in Paragraph 17 on the reverse resimilar charges in the event of a law to even provided and obtain a partial relative under this contract of sale, sure, will be subject to said security in address subsequently delivered to Smed of the current address of Buyer in the buyer upon said change, cenents are from time to time made, expressionally or by certified mail, post forth above. The provisions of the Seller until midnight of the forfice of Inter-State Land Sales Regi	st installnuntil the transcription of transcript
A percent per annum of said unpaid principal balance and for any part of the unpaid ant in accordance with the tashall apply. Under no circumbuyer shall have the rigipaid finance charge (interest) and the said specific paid finance charge (interest) and the said apply. Under no circumbuyer shall have the rigipaid finance charge (interest) and the said finance charge (interest) and the said finance charge (interest) and the said finance charge (interest) as of having any notice madress of Seller herein. Not tices or demands provided urn receipt requested. Not all not apply to Paragraph 5. You (Buyer) have the lowing the signing of the first of Housing and Incelled at your option for the said of the said for the said of the said o	on the unpaid balance oce and interest shall be interest have been published by the publish	equal monthly installment. Commencing on the paid, and on the same day on the unpaid balance of this cort as of the date of said prepay eal property described above which becomes affixed as par at the address stated in this buyer shall be fully responsible notices of change of address given only at the address at let shall be in writing, and state shall be in writing, and state of the same day o	day of day of day of day of day of feach month thereat o accrue on the onthly payment date, ate payment, the profault, delinquency of day of a legart of said real propert Agreement or at any e to keep Seller inforshall be sent, forthwhich Buyer's paymall be served either ided in the mail as so said the said the mail as so said the sai	Dollars or more including the first ter a like installment shall be paid to day of July. The number of years required to consist in Paragraph 17 on the reversimilar charges in the event of a leave provided and obtain a partial relative to said security in address subsequently delivered to Samed of the current address of Buyer upon said change, cents are from time to time made. Description of the current address of the current address of the current address of Buyer upon said change, cents are from time to time made. Description of the form above. The provisions of the Seller until midnight of the formatt, the contract or Agreement of the first terms and the contract or Agreement of the first terms.	st installing the transfer of
A percent per annum of said unpaid principal balance and for any part of the unpaid for any part of the unpaid and in accordance with the testall apply. Under no circumburger shall have the right paid finance charge (interestall as seller will retain a set yer's rights hereunder. Aft 4. Any notice to Buyer a gyb Buyer. Buyer understage of having any notice madress of Seller herein. Not tices or demands provided un receipt requested. Notice all not apply to Paragraph 5. You (Buyer) have the lowing the signing of the fly you did not receive a lepartment of Housing and Incelled at your option for the 6. Buyer acknowledges by of the following: (CHEC)	on the unpaid balance oce and interest shall be interest have been published by the property of the pay in advarge, which is unearned curity interest in the reactive of the pay in advarge to acquired property, may be given to Buyer, any be given to Buyer, any be constant of payers, and the payer of permitted hereund ice shall be deemed to the payer of the payer	equal monthly installment. Commencing on the paid, and on the same day and in full. Interest to begin the paid, and on the same day are all without penalty on the mean of a law in the unpaid balance of this contains of the date of said prepayers all property described above which becomes affixed as parat the address stated in this the said property described above which becomes affixed as parat the address stated in this the property described above which becomes affixed as parat the address at the address at law in the ad	day of feach month thereat o accrue on the onthly payment date, ate payment, the profault, delinquency outract as was hereinal ment.  consisting of a legar, of said real propert Agreement or at any e to keep Seller inforshall be sent, forthwhich Buyer's payment day of the d	Dollars or more including the first like installment shall be paid to day of July. The number of years required to consist in Paragraph 17 on the reverse in similar charges in the event of a legal to the contract of sale, sure the subject to said security in didress subsequently delivered to Samed of the current address of Buye ith by Buyer upon said change, contents are from time to time made, but the subject of the current address of Buye ith by Buyer upon said change, contents are from time to time made, but forth above. The provisions of the Seller until midnight of the forth above. The provisions of the seller until midnight of the forth above to the forth above the contract or Agreement of the cement and also received, read and	st installing the transfer of
percent per annum of said unpaid principal balance and tor any part of the unpaid of any part of the unpaid to any part of the unpaid to any part of the unpaid to accordance with the teshall apply. Under no circumburer shall have the right paid finance charge (interestall as sever's rights hereunder. Aft 4. Any notice to Buyer a by Buyer, Buyer understall the seven of Seller herein. Not tices or demands provided urn receipt requested. Not all not apply to Paragraph 5. You (Buyer) have the firyou did not receive all partment of Housing and Incelled at your option for the firm of the following: (CHEC) and partment of the following the f	on the unpaid balance oce and interest shall be interest have been published by the property of the pay in advance, however, which is unearned curity interest in the reactive property, may be given to Buyer, any be given to seller, shall be or permitted hereund ice shall be deemed to be contract or Agreemed Property Report preparative to a property Report preparative to the contract or Agreement, wo (2) years from the that he has received, it	equal monthly installment. Commencing on the paid, and on the same day a daid in full. Interest to begin the paid, and on the same day a daid in full. Interest to begin the paid without penalty on the my of the unpaid balance of this contains of the date of said prepayed property described above which becomes affixed as parat the address stated in this the paid of	day of feach month thereat o accrue on the onthly payment date, ate payment, the profault, delinquency o tract as was hereinal ment.  , consisting of a legar, of said real propert Agreement or at any e to keep Seller inforshall be sent, forthwhich Buyer's payriall be served either judged in the mail as so a said Sale by notice to the contract or Agreement of the Orie contract or	Dollars or more including the first like installment shall be paid to day of July. The number of years required to consist in Public Report to said security in title under this contract of sale, sur, will be subject to said security in didress subsequently delivered to Samed of the current address of Buye ith by Buyer upon said change, conents are from time to time made, one of the current address of Buye ith by Buyer upon said change, conents are from time to time made, one of forth above. The provisions of the Seller until midnight of the form of the contract or Agreement of the contract or Agreement of the public Report.	st installing the transfer of
percent per annum of said unpaid principal balance and or any part of the unpaid of any part of the unpaid of any part of the unpaid of the un	on the unpaid balance oce and interest shall be interest have been published by the publish	equal monthly installment. Commencing on the pe paid, and on the same day a aid in full. Interest to begin the period of the control of a large period of the unpaid balance of this cort as of the date of said prepayed property described above which becomes affixed as par at the address stated in this buyer shall be fully responsible notices of change of address given only at the address at the shall be in writing, and strictly and the control of the period of	day of day of day of day of feach month thereat o accrue on the onthly payment date, ate payment, the profault, delinquency o stract, as was hereinal ment.  consisting of a legart of said real propert Agreement or at any e to keep Seller inforshall be sent, forthwhich Buyer's paymall, be served either accept in the mail as so served in the mail as so served in the mail as so served either accept a copy of this Agree da copy of this Agree da copy of this Agree or Subdivisoregon	Dollars or more including the first ter a like installment shall be paid to day of Luly. The number of years required to consist in Paragraph 17 on the reversimilar charges in the event of a law to provided and obtain a partial relative provided and change, centre are from time to time made, cersonally or by certified mail, position above. The provisions of the Seller until midnight of the four fice of Inter-State Land Sales Regiment, the contract or Agreement of the provided provided and and the contract of the provided p	st installing the transfer of
percent per annum of said unpaid principal balance and or any part of the unpaid of any part of the unpaid of any part of the unpaid of the un	on the unpaid balance oce and interest shall be interest have been published by the property of the pay in advance the state of the pay in advance to pay in advance the pay in a pay i	equal monthly installment. Commencing on the paid, and on the same day a daid in full. Interest to begin the paid, and on the same day a daid in full. Interest to begin the paid without penalty on the my of the unpaid balance of this contains of the date of said prepayed property described above which becomes affixed as parat the address stated in this the paid of	day of day of day of day of day of feach month thereat o accrue on the onthly payment date, ate payment, the profault, delinquency o stract, as was hereinal ment.  consisting of a legart of said real propert Agreement or at any et o keep Seller infor shall be sent, forthwhich Buyer's paymall be served either payment of the mail as self Sale by notice to the contract or Agreed a copy of this Agranda Coregon yelopment	Dollars or more including the first ter a like installment shall be paid to day of Luly. The number of years required to consist in Paragraph 17 on the reversimilar charges in the event of a law to provided and obtain a partial relative provided and change, centre are from time to time made, cersonally or by certified mail, position above. The provisions of the Seller until midnight of the four fice of Inter-State Land Sales Regiment, the contract or Agreement of the provided provided and and the contract of the provided p	st installing the transfer of
percent per annum of said unpaid principal balan paid principal balance and if or any part of the unpaid ent in accordance with the t shall apply. Under no circu Buyer shall have the riglepaid finance charge (intere 3. Seller will retain a sea user's rights hereunder. Aft 4. Any notice to Buyer modersta see of having any notice moders of Seller herein. Not tices or demands provided turn receipt requested. Not all not apply to Paragraph 5. You (Buyer) have the lighting the signing of the flyou did not receive a lepartment of Housing and the signing of the flowing the signing of the flowing the signing of the flowing the following: CHEC State of Subdivis	on the unpaid balance and interest shall be interest have been published by the properties of the property into pay in advance, the property into pay in advance the property into the property into the property into the property into the property of permitted hereund ince to seller shall be deemed to the property into the property Report preparation of the pr	equal monthly installment. Commencing on the paid, and on the same day and in full. Interest to begin the paid, and on the same day and in full. Interest to begin the paid, and on the same day without penalty on the my of the unpaid balance of this contains of the date of said prepay the property described above which becomes affixed as parat the address stated in this the paid of the pa	day of feach month thereat o accrue on the onthly payment date, ate payment, the profefault, delinquency outract as was hereinal ment.  Consisting of a legart, of said real propert Agreement or at any e to keep Seller inforshall be sent, forthwich Buyer's payment day of the contract or Agreement of the Contract or Agreement of Disclaimer	Dollars or more including the first like installment shall be paid to day of July. The number of years required to consist in Paragraph 17 on the reverse in the event of a legove provided and obtain a partial of title under this contract of sale, sur, will be subject to said security in didress subsequently delivered to Samed of the current address of Buye ith by Buyer upon said change, conents are from time to time made, certainly or by certified mail, post of forth above. The provisions of the Seller until midnight of the form the Seller until midnight of the form the contract or Agreement of the certain and also received, read and it in Public Report Real Estate Commissioner	st installruntil the to 1995 omplete rise side fate paym refund of the label of the
A percent per annum of said unpaid principal balance and for any part of the unpaid for any part of the unpaid ant in accordance with the teshall apply. Under no circu Buyer shall have the rigipaid finance charge (interest) and the said finance charge (interest) and the said seed that the said finance charge (interest) and the said finance charge (interest) and the said finance to Buyer a go by Buyer. Buyer understates of having any notice makess of Seller herein. Not tices or demands provided urn receipt requested. Not all not apply to Paragraph 5. You (Buyer) have the lowing the signing of the figure of Housing and the said finance of Housing and the said finance of Housing and the said finance of the following: CHEC State of Subdivis	on the unpaid balance oce and interest shall be interest have been pubalance may be prepuerins herewith is unstances, however, what to pay in advance test) which is unearned curity interest in the reready in the property, may be given to Buyen and agrees that Bailed to Buyer, Any licite to seller shall be or permitted hereund ice shall be deemed go hereof. e contract or Agreeme Property Report prepierty Report prepierty of the property Report prepierty Report p	equal monthly installment.  Commencing on the period of the same day and on the same day and in full. Interest to begin the same day and in full. Interest to begin the same day and the same day on the model of the same day on the model of the same day of the same day of the date of said prepayers of the same day of t	day of for each month thereat o accrue on the onthly payment date, ate payment, the profefult, delinquency of tract as was hereinal ment.  Consisting of a legar to said real propert Agreement or at any e to keep Seller infor shall be sent, forthwhich Buyer's paymall, be served either iced in the mail as so said said real propert of the contract or Agreement of the One contract or Agreement of Disclaimer  SINCONSISTENT IDERAL TRUTH IN	Dollars or more including the first like installment shall be paid to day of July. The number of years required to consist in Paragraph 17 on the reverse in similar charges in the event of a law ove provided and obtain a partial relative under this contract of sale, sure which is the subject to said security in address subsequently delivered to Smed of the current address of Buyer in the by Buyer upon said change, centents are from time to time made, expensely or by certified mail, position forth above. The provisions of the Seller until midnight of the formation of the contract or Agreement of the sement and also received, read and the including the state Commissioner.	st installumiti the transmition of the transmit state payms refund of the treest. Seller in the training of the transmit sparage preparage urteenth is tration. Sale manundersto
A percent per annum of said unpaid principal balance and for any part of the unpaid for any part of the unpaid ant in accordance with the teshall apply. Under no circumbuyer shall have the riglepaid finance charge (interestant) as seler will retain a set yer's rights hereunder. Aft 4. Any notice to Buyer notice to Buyer Buyer. Buyer understates of having any notice markers of Seller herein. Not tices or demands provided urn receipt requested. Not all not apply to Paragraph 5. You (Buyer) have the lowing the signifing of the following: Check the following: Check the following: Check Subdivis	on the unpaid balance oce and interest shall be interest have been pubalance may be preparents herewith is unstances, however, what to pay in advar extent to seller shall be or permitted hereund ice shall be deemed as hereof.  The contract or Agreeme Property Report preparent to a pay in the that he has received, and the pay in a pay in the pay in a pay in the pay in the pay in a pay in the pa	equal monthly installment. Commencing on the paid, and on the same day aid in full. Interest to begin the paid, and on the same day aid in full. Interest to begin the paid, and on the same day are to be paid, and on the same day on the molecular section of a law in the superior of a law in the superior of the cord as of the date of said prepayed property described above which becomes affixed as pare at the address stated in this super shall be fully responsible notices of change of address given only at the address at lett shall be in writing, and she the shall be in writing, and she the contract or Agreement of the contract of Agreement of the contract of your signing the date of signing. The part of Real Estate deproperty Report Notice of Course of the Notice of the course of the Notice of the course of the Notice	day of feach month thereat o accrue on the onthly payment date ate payment, the profefault, delinquency o tract as was hereinal ment.  Consisting of a legar of a legar of day of day of day of day of a legar of day of da	Dollars or more including the first like installment shall be paid to day of July The number of years required to consist in Paragraph 17 on the reverse is similar charges in the event of a less over provided and obtain a partial relative under this contract of sale, sure, will be subject to said security in address subsequently delivered to Samed of the current address of Buyer it by Buyer upon said change, cenents are from time to time made, cenents are from time to time made, or forth above. The provisions of the Seller until midnight of the form the Seller until midnight of the form the contract or Agreement of the contract or Agreement of the sement and also received, read and some Public Report Real Estate Commissioner	st installumiti the transmitter that paymerefund of the treest. Seller in ver for the ertified to. Any and tage prephis paragurteenth stration, Sale ma understo
percent per annum of said unpaid principal balance and for any part of the unpaid ant in accordance with the teshall apply. Under no circumbuyer shall have the rigipaid finance charge (interest as Seller will retain a secuyer's rights hereunder. Aft 4. Any notice to Buyer in desire as set of having any notice madress of Seller herein. Not tices or demands provided urn receipt requested. Not submitted to Housing and the State of Subdivis State of Subdivis State of Subdivis Challen and the Califonia I ES, 433 Callan Avenue.	on the unpaid balance oce and interest shall be interest have been published been	equal monthly installment Commencing on the paid, and on the same day and in full. Interest to begin the paid, and on the same day and in full. Interest to begin the paid, and on the same day without penalty on the my or the unpaid balance of this contast of the date of said prepayers and property described above which becomes affixed as parat the address stated in this buyer shall be fully responsibly notices of change of address given, only at the address at let shall be in writing, and strictly the contract or Agreement central pursuant to the rules and in advance of your signing the date of signing.  The property Report Notice of the Rotice of the Rotice of the Notice of the Rotice of the Notice of the Rotice of the Rotice of the Rotice of the Rotice of this Agreestate. Notification of such restate.	day of day of day of day of day of day of of each month thereat o accrue on the onthly payment date, ate payment, the profault, delinquency o stract as was hereinal ment.  Consisting of a legart of said real propert Agreement or at any e to keep Seller infor shall be sent, forthwich Buyer's paymall be served either acced in the mail as so of Sale by notice to the contract or Agreement of Disclaimer  Sinconsisting of the One contract or Agreement of Disclaimer  Sinconsistent in the mail as so of Sale by notice to the contract or Agreement of Disclaimer  Sinconsistent in the discussion of the One contract or Agreement of Disclaimer  Sinconsistent in the Buyers of Rescission flust be made the Buyers cission must be made the sale of the Buyers cission must be made the sale of the Buyers cission must be made the sale of the Buyers cission must be made the sale of the sale of the Buyers cission must be made the sale of the	Dollars or more including the first like installment shall be paid to day of July. The number of years required to consist in Paragraph 17 on the reverse in similar charges in the event of a law ove provided and obtain a partial relative under this contract of sale, sure which is the subject to said security in address subsequently delivered to Smed of the current address of Buyer in the by Buyer upon said change, centents are from time to time made, expensely or by certified mail, position forth above. The provisions of the Seller until midnight of the formation of the contract or Agreement of the sement and also received, read and the including the state Commissioner.	st installing the strict of th
percent per annum of said unpaid principal balance and for any part of the unpaid finance charge (interess). Seller will retain a see yer's rights hereunder. Aft 4. Any notice to Buyer a go by Buyer. Buyer understage of having any notice maderess of Seller herein. Not tices or demands provided urn receipt requested. Not all not apply to Paragraph 5. You (Buyer) have the lowing the signing of the following: (CHEC) for the following: (CHEC) state of Subdivisional formation of the selled at your option for the following: (CHEC) state of Subdivisional formation of the california and the Califonia I ES, 433 Callan Avenue, secission Rights.  Buyer has read and unded provisions are incorporated.	on the unpaid balance oce and interest shall be interest have been pubalance may be prepuerins herewith is	equal monthly installment. Commencing on the paid, and on the same day and in full. Interest to begin the paid, and on the same day and in full. Interest to begin the paid, and on the same day and in full. Interest to begin the paid without penalty on the my years. In the event of a lower will buyer be subject to any different to any different penalty described above which becomes affixed as par at the address stated in this tuyer shall be fully responsible to the paid of the paid	day of da	Dollars or more including the first like installment shall be paid to day of July. The number of years required to consist in Paragraph 17 on the reverse similar charges in the event of a legove provided and obtain a partial relative under this contract of sale, sur, will be subject to said security in address subsequently delivered to Samed of the current address of Buyer in the subject of the current address of Buyer upon said change, cenents are from time to time made, cersonally or by certified mail, posit forth above. The provisions of the Seller until midnight of the form the Seller until midnight of the form the contract or Agreement of the contract or Agreement of the Seller until midnight of the form the seller until midnight of the	st installing the stalling and in the stalling
percent per annum of said unpaid principal balance and or any part of the unpaid of of the unpa	on the unpaid balance oce and interest shall be interest have been pubalance may be prepuerins herewith is	equal monthly installment. Commencing on the paid, and on the same day and in full. Interest to begin the paid, and on the same day and in full. Interest to begin the paid, and on the same day and in full. Interest to begin the paid without penalty on the my years. In the event of a lower will buyer be subject to any different to any different penalty described above which becomes affixed as par at the address stated in this tuyer shall be fully responsible to the paid of the paid	day of day of day of day of day of day of feach month thereat o accrue on the onthly payment date, ate payment, the profault, delinquency o stract, as was hereinal ment.  Consisting of a legar, of said real propert Agreement or at any e to keep Seller infor shall be sent, forthwhich Buyer's paymall be served either acceding the mail as so of Sale by notice to the regulations of the One contract or Agreement of Disclaimer  Sinconsisting of a legar, for the one contract or Agreement of Disclaimer  Sinconsistent of Disclaimer  Sinconsi	Dollars or more including the first like installment shall be paid to day of July. The number of years required to consist in Paragraph 17 on the reverse similar charges in the event of a legove provided and obtain a partial relative under this contract of sale, sur, will be subject to said security in address subsequently delivered to Samed of the current address of Buyer in the subject to the said security in address subsequently delivered to Samed of the current address of Buyer in the Buyer upon said change, cents are from time to time made, ersonally or by certified mail, posit forth above. The provisions of the Seller until midnight of the form the Seller until midnight of the form the contract or Agreement of the Seller until midnight of the form the contract or Agreement of the Seller until midnight of the form the sement and also received, read and some public Report Real Estate Commissioner.	st installing the stalling and in the stalling
percent per annum of said unpaid principal balance and for any part of the unpaid ant in accordance with the teshall apply. Under no circus Buyer shall have the rigipaid finance charge (interest 3. Seller will retain a sectyer's rights hereunder. Aft 4. Any notice to Buyer and the second of the	on the unpaid balance oce and interest shall be interest have been pubalance may be prepuerins herewith is	equal monthly installment. Commencing on the paid, and on the same day and in full. Interest to begin the paid, and on the same day and in full. Interest to begin the paid, and on the same day will Buyer be subject to any distributed in the unpaid balance of this contains of the date of said prepayers as of the date of said prepayers and property described above which becomes affixed as part at the address stated in this the said property described above which becomes affixed as part at the address stated in this the said property described above which becomes affixed as part at the address at the address at lear shall be fully responsible notices of change of address given only at the address at lear shall be in writing, and striven seven (7) days after plant contract or Agreement of the contained pursuant to the rules and in advance of your signing the date of signing, read and understood and signification.  S. Housing and Urban Destate Property Report Notice of ILLOWING STATEMENT I. QUIREMENTS OF THE FE ind read a copy of the Notice of igation within the of execution of this Agreement and are fully a part of this a primation.  The man and provisions stated on the and are fully a part of this a primation.  The hard part of this Agreement and the part of this a primation.	day of feach month thereat o accrue on the onthly payment date, ate payment, the profefault, delinquency o tract as was hereinal ment.  consisting of a legar, of said real propert Agreement or at any e to keep Seller infor shall be sent, forthwich Buyer's payriall be served either faced in the mail as so a said sale by notice to the regulations of the One contract or Agreement of Disclaimer  Sinconsistent Volument of Disclaimer  Sinconsistent Volument of Disclaimer  Sinconsistent Volument of Rescission Rights calendar days from ment by the Buyers cission must be made and or telegram on the reverse side hereogreement.  In the day and year further than the day and	Dollars or more including the first like installment shall be paid to day of July. The number of years required to consist in Paragraph 17 on the reverse in similar charges in the event of a legove provided and obtain a partial of title under this contract of sale, sur, will be subject to said security in didress subsequently delivered to Samed of the current address of Buye ith by Buyer upon said change, contents are from time to time made, between the same of the current address of the current address of Buye ith by Buyer upon said change, contents are from time to time made, between the same from time to time made, between the same from time to time for the same from time to time made. The provisions of the seller until midnight of the form the contract or Agreement of the seller until midnight of the form the seller until midnight of the seller until midnight of the form the seller until m	st installing the stalling and in the stalling
percent per annum of said unpaid principal balance and for any part of the unpaid ant in accordance with the teshall apply. Under no circus Buyer shall have the rigipaid finance charge (interest 3. Seller will retain a sectyer's rights hereunder. Aft 4. Any notice to Buyer and the second of the	on the unpaid balance oce and interest shall be interest have been pubalance may be prepuerins herewith is	equal monthly installment.  Commencing on the period paid, and on the same day aid in full. Interest to begin the paid, and on the same day aid in full. Interest to begin the paid, and on the same day aid without penalty on the model will Buyer be subject to any define unpaid balance of this control as of the date of said prepayeal property described above which becomes affixed as par at the address stated in this transport of the property described above which becomes affixed as par at the address stated in this transport of the address given only at the address given only at the address at lett shall be in writing, and stick in the part of the relation of the property days after plant contract or Agreement of the property and the relation of the property of the Notice of Permit and and understood and signification within the of execution of this Agreement of the property Report Notice of Education within the of execution of this Agreement of the property and provisions stated on the and are fully a part of this a parmation. The property Report of this Agreement and provisions stated on the and are fully a part of this a parmation. The property Report of this Agreement and the provisions stated on the and are fully a part of this appropriation.	day of feech month thereat o accrue on the onthly payment date, ate payment, the profession of day of day of day of day of day of a legar, of said real propert Agreement or at any e to keep Seller info shall be sent, forthwich Buyer's payriall be served either day of the day of Disclaimer  Sinconsisting of a legar, of a legar of the day of Disclaimer  Sinconsistent in the day of the day of Disclaimer  Sinconsistent in the day of the day of days from the day of the day and year fit the	Dollars or more including the first like installment shall be paid to day of July. The number of years required to consist in Paragraph 17 on the reverse in similar charges in the event of a legove provided and obtain a partial of title under this contract of sale, sur, will be subject to said security in didress subsequently delivered to Samed of the current address of Buye ith by Buyer upon said change, contents are from time to time made, between the same of the current address of the current address of Buye ith by Buyer upon said change, contents are from time to time made, between the same from time to time made, between the same from time to time for the same from time to time made. The provisions of the seller until midnight of the form the contract or Agreement of the seller until midnight of the form the seller until midnight of the seller until midnight of the form the seller until m	st installing the stalling and in the stalling
percent per annum of said unpaid principal balance and tor any part of the unpaid of any part of the unpaid ant in accordance with the tashall apply. Under no circus Buyer shall have the rigipaid finance charge (interest as Seller will retain a securer's rights hereunder. Aft 4. Any notice to Buyer in goy Buyer. Buyer understates of having any notice madress of Seller herein. Not tices or demands provided un receipt requested. Not tices or demands provided un receipt requested. Not all not apply to Paragraph 5. You (Buyer) have the lowing the signing of the flyou did not receive a lapartment of Housing and partment of Housing and the California four teen of Subdivision of the following: (CHE)  7. Buyer acknowledges by of the following: (CHE)  State of Subdivision Rights.  Buyer has read and unded provisions are incorporated. NOTICE: See other significance and the california and the California four teen of the significance of the sig	on the unpaid balance oce and interest shall be interest have been pubalance may be prepuerins herewith is	equal monthly installment Commencing on the paid, and on the same day and in full. Interest to begin the paid, and on the same day and in full. Interest to begin the paid, and on the same day will Buyer be subject to any different to any different paid balance of this could as of the date of said prepay the property described above which becomes affixed as part at the address stated in this the paid of the following the fully responsible to the said property described above which becomes affixed as part at the address stated in this the paid of the fully responsible to the said property described above which becomes of change of address given only at the address at lear shall be in writing, and striven seven (7) days after play our contract or Agreement of the part of the part of the rules and in advance of your signing the date of signing.  The contract of the rules and in advance of your signing the date of signing.  The state Property Report Notice of Permit of Real Estate defends a copy of the Notice of execution of this Agreement of the part of this approach to the part of the part of this approach to the part of this approach to the part of this approach to the part of	day of feech month thereat o accrue on the onthly payment date, ate payment, the profession of day of day of day of day of day of a legar, of said real propert Agreement or at any e to keep Seller info shall be sent, forthwich Buyer's payriall be served either day of the day of Disclaimer  Sinconsisting of a legar, of a legar of the day of Disclaimer  Sinconsistent in the day of the day of Disclaimer  Sinconsistent in the day of the day of days from the day of the day and year fit the	Dollars or more including the first like installment shall be paid to day of July. The number of years required to consist in Paragraph 17 on the reverse in the event of a legove provided and obtain a partial of the under this contract of sale, sury, will be subject to said security in address subsequently delivered to Samed of the current address of Buyeith by Buyer upon said change, contents are from time to time made, expensively of the certain post of forth above. The provisions of the Seller until midnight of the form the Seller until midnight of the form the Seller until midnight of the form the contract or Agreement of the certain and also received, read and the contract of Agreement of the seller until midnight of the form the seller until midnight of the selle	st installing the stalling and in the stalling

8. Real property leaving the latent has a latent had been been shall be promited to the date of this Agreement Bryer shall promitify pay all such taxes due after the date lifeted, and shall be responsible for and shall be promited all future real property taxes and shall evies. Buyer's failure to pay such taxes and levies, when due, shall consider a breach of this contract, and Seller may, at its option, exercise all remedies available to it upon detault of any Buyer's obligations.

9. Upon the payment in full by Buyer of all sams due hereunder and the surrender to Seller of this Agreement for cancellation. Seller shall execute a Trustee's Grant Deed in favor of Buyer, conveying said property to Buyer, free and clear of all lights and encumbrances, but subject to all eastments, conditions, covenants, restrictions and rights of way now of record, along with it other matters specified in this Agreement and to all matters done, made, 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.

Buyer further understands that the property being purchased herein by Buyer does not include the purchase of any oil, gas and other mineral and hydrocarbon substances beneath the surface of said land. However, so long as Buyer is performing hereunder and the contract has not been terminated/neither Seller nor any person claiming from Seller shall have the right to enter upon the surface of the property sold by Seller to Buyer for the removal of, or 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 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 period 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 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 interest 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 17. Time is of the essence of this Agreement, and full performance by the Buyer of all his congauons nereunder is and shall be 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 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 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 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 postpone sale. Seller shall deliver to the nurchaser its deed conveying the property so sold, but without any covenant or warranty, express or implied. The such time and piace of sale, and from time to time increater 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 under 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 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, or Seller's actual damages, whichever is greater and Buyer 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 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 Sellers accepted and sufficient Quitclaim Deed to said notice of recission. 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 Soller 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.

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 book-up by Buyer to said electrical factures turnished to the subdivision bettern by having effected the necessary electrical power poles to anow 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 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 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. NOTICE: See other side for it THE BANK OF CALERRIANS THEIR

TO FICE. SEC OTHER SINCE	FOR BUILDING THEOFIGURES, **	 
STATE OF OREGON:	COUNTY OF KLAMATH	00

Filed for record at request of	The Bank Of California	the 17th day
of May A.D.	, 19 <u>96</u> at <u>10:00</u> o'clock <u>A</u>	
of	Deeds on Pa	age 14274

Bernetha G. Letsch, County Clerk