l Okolski das Astronisch Buyer sha d property taxes and stadio	do oteb odf MTaSCOT or ording STANDARD	4114444444		The state of the s
AHIS AGREEMENT for de by and between THE B	Sale of Real Estate dat ANK OF CALIFORNIA	ted the locald a sum Ca	MAL day of	SALLES VER 01919 RT
ller, whose uddress is Trust Lagrana llag posting grad	Department, 910 Fourth	i Aveilue, 7th Ildor, Seat	tle Washington 98164 and	10 Maria 1/2 1 4 4 100 100 100 100 100 100 100 100 1
1-00A 60	26.746 Pho	one no Fra	hereinaft	er called Buyer. NK OF CALIFORNIA, NATION
ATION, as Trustee and as a	reditor in compliance v	with federal laws 2012 27	ringeng disampolio masik	da vaccusios elici elábbic e vel cec
scribed as follows: Lot(s), Mtt Scott Meadows Subdi	Block(s) sent to de de de vision Tract No. 10270	Stal A Dion 2006 B Co	the County of Klamath	in the County of Klamath, State
lice of the County Recorder	of said County Record	er of said County, excep	ting oil, gas and other mi	neral and hydrocarbon substances ations, easements, rights and right
cord or appearing in the rec Restrictions recorded in the	orded map of said tract Official Records of KI	t and specifically the co- amath County all of wh	venants, conditions and re ich are incorporated berei	strictions set forth in that certain by reference with the same effer
d Declaration were fully se The following disclosure	tiforth herein a strongs is are being made in con	eno saciomy or spoit he appliance with the Truth i	00 Ricessynt Enobelings n Lending Act.	ompty with all lows, ordinances, a
ame apon Seder's readest	ने वर्षा करहाता को स्वीवर आ	alle Hedroomidabor see	ron nogal (Total of or)	
PERCENTAGE RATE	GFINANCE bases and a CHARGE		Payments, in to	
Torresold soud lithelping with our lie	Commission they was a turner to	corried a ampliffing spillar ! I wi	(1) The second by the second and the second	purchase on credit, incl your downpayment of
any kind ani olar vireova vicen (10) days after such le	cost you.	your behalf. n bound, cond, country	payments as scho	duled.
n made by Scile 10 or w	\$ 468,20	7000	N. Filiner gullers (2)	81-10 James 11606 818
20600 2500 colours no 20030 You baye the right to receive	escolations, agreements to contract the contract of the contra	rigot four you if said in of the Amount financed.	ne avan noor noor 1400 🔀 ne marsh dimb tax ylaaren	<u>- Autono de Seate Aceden (2007)</u> Balles Benediche uponification not us e not bekein okoressty hat facilit.
i want an itemizat	ion I do not wa	intian ilemization.	gram our anolythog a sep-	nîngerpinumanî so rezire, Es ba cipeve
	خنشنا لغائبا فالمشادات فنفتف سند		بمارخها والمستون والمستون المستون المستون والمستون والمست	si inturioren dile erran euk erika Errandi galda errandeak
Number of Payments (dis)		t of Payments	Bogu svindskos sit (188	tents Are Due
sall he a condition preceding	Succession Are Sales and Louis -	11		The Det 1995
"Becoulty of the Biglus a se	contranssess in the ut (a) at	o biagrand of the regard, o	ent: it you pay off early, you	Dala redic inconvener edit of referen
ill will 69 the above he had	morth kalna mutchhode 101	West rolling or an maker with	William Louis than	nite mark of manualtri
· ·			OBAD VHEDIMANDARI SAUNA	付いま程度 あらけぶし はいごうがたけ あわけいほう まいがい むいょう
nat mixted hing interns on i See your contract documents	Decrete you embulors for any edditional infogna	tion about nonpayment, def	will not be authorized repayment	ntitled to a refund of part of the finan- in full before the scheduled date,
2. The unpaid balance s percent per annum said unpaid principal balan paid principal balance and	hall be paid in on the unpaid balance. C ice and interest shall be I interest have been paid	equal monthly installm Commencing on the paid, and on the same di d in full, Interest to begi	day of day of day of day of day of each month thereafter in to accrue on the	nutiled to a refund of part of the financin full before the scheduled date. Dollars or more including the first a like installment shall be paid used.
2. The unpaid balance s percent per annum f said unpaid principal balan ipaid principal balance and ill or any part of the unpaid ient in accordance with the f shall apply. Under no circ in Buyer shall have the rig repaid finance charge (inter	hall be paid in	Lequal monthly installm Commencing on the paid, and on the same do d in full. Interest to beging the without penalty on the Lyears. In the event of Il Buyer be subject to an a unpaid balance of this is of the date of said prer	day of day of day of day of each month thereafted in to accrue on the monthly payment date. It is a late payment, the proving default, delinquency or contract as was hereinable bayment.	Dollars or more including the policy of the first alike installment shall be paid us the number of years fequired to committee in Paragraph 17 on the reversions in Paragraph 17 on the reversional archarges in the event of a large provided and obtain a partial r
The unpaid balance s percent per annum fistid unpaid principal balan ipaid principal balance and ill or any part of the unpaid ient in accordance with the f shall apply. Under no circ ha Buyer shall have the rig repaid finance charge (inter it? 3. Seller will retain asse uyer's rights hereunder. Af	hall be paid in	Lequal monthly installm Commencing on the paid, and on the same do d in full. Interest to beging drithout penalty on the Lyears. In the event of Il Buyer be subject to an e unpaid balance of this is of the date of said preful property described aby thich becomes affixed as	day of day of day of day of each month thereafted in to accrue on the monthly payment date. It also payment, the proving default, delinquency or contract as was hereinable byte, consisting of a legal part of said real property.	Dollars or more including the policy of the first of the first of the installment shall be paid used to be policy of the number of years fequired to coions in Paragraph 17 on the reversimilar charges in the event of a laye provided and obtain a partial rule under this contract of sale, survill be subject to said security in
The unpaid balance s percent per annum said unpaid principal balance and ll or any part of the unpaid tent in accordance with the f shall apply. Under no circ ha Buyer shall have the rigrepaid finance charge (interest 3. Seller will retain also uyer,'s rights hereunder, Afont An Any notice to Buyer ag by Buyer, Buyer underst	hall be paid in	Lequal monthly installm Commencing on the paid, and on the same do d in full, Interest to beging drithout penalty on the Lyears. In the event of Buyer be subject to an e unpaid balance of this as of the date of said pre- tal property described about the decomes affixed as at the address stated in the yer shall be fully response	day of day of day of day of each month thereafted in to, accrue on the monthly payment date. To a late payment, the proving default, delinquency or contract as was hereinable dayment, by e. consisting of a legal part of said real property, us Agreement or at any a sible to keep Seller inform	Dollars or more including the part of the first of the first of the installment shall be paid used to be unmber of years required to common in Paragraph 17 on the reversimilar charges in the event of a laye provided and obtain a partial rule under this contract of sale, su will be subject to said security in iddress subsequently delivered to said of the current address of Buye and the same of the current address of super sale.
The unpaid balance so percent per annum said unpaid principal balance and ll or any part of the unpaid lent in accordance with the f shall apply. Under no circ a Buyer shall have the rigrepaid finance charge (interest 3. Seller will retain assequers's rights hereunder, Afont Andry notice to Buyer age by Buyer, Buyer underst ose of having any notice, in didress of Seller, herein. No	hall be paid in	Lequal monthly installm Commencing on the paid, and on the same did din full, Interest to begind drythout penalty on the Lyears. In the event of ill Buyer be subject to an e unpaid balance of this is of the date of said prepail, property described about the property described about the becomes affixed as at the address stated in it yer shall be fully respon- tices, of change of address	day of day of day of each month thereafted into accrue on the monthly payment date. It is a late payment, the proving default, delinquency or contract as was hereinable over consisting of a legal part of said real property, is Agreement or at any assible to keep Seller informers shall be sent, forthwith at which Buyer's payment of at which Buyer's payment or at which Buyer's payment of at which Buyer's payment of at which Buyer's payment or at any assible to keep Seller informers shall be sent, forthwith at which Buyer's payment or at the payment of the payment o	Dollars or more including 19 19 1, the first rallike installment shall be paid used to consions in Paragraph 17 on the revert similar charges in the event of a lay provided and obtain a partial rule under this contract of sale, su will be subject to said security in ldress subsequently delivered to the current address of Buyen by Buyer upon said change, counts are from time to time made.
The unpaid balance so percent per annum said unpaid principal balance and ll or any part of the unpaid lent in accordance with the f shall apply. Under no circ a Buyer shall have the rigrepaid finance charge (interest 3. Seller will retain a sequency, sights hereunder, Afondany notice to Buyer, ag by Buyer, Buyer underst oge of having any notice, notices of Seller herein, Notices of demands provided turn receipt requested. No	hall be paid in	Lequal monthly installm Commencing on the paid, and on the same did din full, Interest to beging dryithout penalty on the Lyears. In the event of ill Buyer be subject to an e unpaid balance of this is of the date of said prepail, property described about the becomes affixed as at the address stated in the address it the address stated in the address to only at the address shall be in writing, and yen seven (7) days after	day of day of day of day of each month thereafted in to accrue on the monthly payment date. It is a late payment, the proving default, delinquency or contract as was hereinable on the day of a legal part of said real property, is Agreement or at any assiste to keep Seller informers shall be sent, forthwite at which Buyer's paymit shall be served either poplaced in the mail as set	Dollars or more including 19 19 1, the first rallike installment shall be paid used to consions in Paragraph 17 on the revert similar charges in the event of a lay of provided and obtain a partial rule under this contract of sale, su will be subject to said security in ldress subsequently delivered to see of the current address of Buyen by Buyer upon said change, cents are from time to time made resonally or by certified mail, posforth above. The provisions of the
The unpaid balance so percent per annum said unpaid principal balance and ll or any part of the unpaid lent in accordance with the f shall apply. Under no circ a Buyer shall have the rigrepaid finance charge (interest 3. Seller will retain a sequency, sights hereunder, Afondany notice to Buyer, ag by Buyer, Buyer underst oge of having any notice, notices of Seller herein, Notices of demands provided turn receipt requested. No	hall be paid in	Lequal monthly installm Commencing on the paid, and on the same did din full, Interest to beging dryithout penalty on the Lyears. In the event of ill Buyer be subject to an e unpaid balance of this is of the date of said prepail, property described about the becomes affixed as at the address stated in the address it the address stated in the address to only at the address shall be in writing, and yen seven (7) days after	day of day of day of day of each month thereafted in to accrue on the monthly payment date. It is a late payment, the proving default, delinquency or contract as was hereinable on the day of a legal part of said real property, is Agreement or at any assiste to keep Seller informers shall be sent, forthwite at which Buyer's paymit shall be served either poplaced in the mail as set	Dollars or more including 19 19 1, the first rallike installment shall be paid used to consions in Paragraph 17 on the revert similar charges in the event of a lay of provided and obtain a partial rule under this contract of sale, su will be subject to said security in ldress subsequently delivered to see of the current address of Buyen by Buyer upon said change, cents are from time to time made resonally or by certified mail, posforth above. The provisions of the
The unpaid balance so percent per annum said unpaid principal balance and li or any part of the unpaid lent in accordance with the f shall apply. Under no circ Buyer shall have the rigrepaid finance charge (interest 3. Seller will retain assequer's rights hereunder. Af one of the buyer buyer, Buyer underst ose of having any notice to Buyer ag by Buyer, Buyer underst ose of having any notice nudices of Seller herein. Notices or demands provide eturn receipt requested. No hall not apply to Paragraph 5. You (Buyer) have the blowing the signing of the legartment of Housing and epolariment of Housing and epolarim	hall be paid in	L'equal monthly installm Commencing on the Paid, and on the same di d in full, Interest to begi d without penalty on the Lyears. In the event of Il Buyer be subject to an e unpaid balance of this is of the date of said prep il property described about the becomes affixed as at the address stated in it yer shall be fully respon- stices of change of address shall be in writing, and yen seven (7) days after ir contract or Agreement if didding of volit sibutifi	day of in to accrue on the monthly payment date. The proving default, delinquency or contract as was hereinable on the payment. The consisting of a legal part of said real property, is Agreement or at any assible to keep Seller informers, shall be sent, forthwith at which Buyer's payment, is at which Buyer's payment, at which Buyer's payment, shall be served either per placed in the mail as set and of Sale by notice to the construct or Awreen.	Dollars or more including the first rallike installment shall be paid used to consider the number of years required to consider the contract of sale, suggested the number of the contract of sale, suggested the contract of sale, suggested the contract of the current address of Buyen by Buyer upon said change, contract of the current address of suggested the contract of the form time to time made resonally or by certified mail, posforth above. The provisions of the Seller until midnight of the force of Inter-State Land Sales Registed the contract or Agreement of
The unpaid balance so percent per annum said unpaid principal balance and ll or any part of the unpaid lent in accordance with the f shall apply. Under no circ Buyer shall have the rigrepaid finance charge (interest 3. Seller will retain a se uyer; s rights hereunder, Af any notice to Buyer age by Buyer, Buyer underst ose of having any notice, no diress of Seller herein. Notices of demands provided turn receipt requested. No hall not apply to Paragraph 5. You (Buyer) have the lift you did not receive a bepartment of Housing and ancelled at your option for 6. Buyer acknowledges	hall be paid in	L'equal monthly installm Commencing on the Paid, and on the same di d in full, Interest to begi d without penalty on the Lyears. In the event of ill Buyer be subject to an e unpaid balance of this is of the date of said prep ill property described abo hich becomes affixed as at the address stated in the yer shall be fully responsitions of change of address t, shall be in writing, and yen seven (7) days after r contract or Agreement if advance of your signification of the rules if advance of your signification of the rules advance of your signification and understood and signification.	ents of day of day of wo of each month thereafte into accrue on the monthly payment date. T a late payment, the provi- y default, delinquency or contract as was hereinabe onyment. ove, consisting of a legal part of said real property, us Agreement or at any as sible to keep Seller inform ess shall be sent, forthwite at which Buyer's paym I shall be served either pe placed in the mail as set and of Sale by notice to the and regulations of the Off g the contract or Agreen igned a copy of this Agree igned a copy of this Agree	Dollars or more including the first a like installment shall be paid used in the number of years required to consions in Paragraph 17 on the reversimilar charges in the event of a lay of provided and obtain a partial relative to said security in idress subsequently delivered to Sued of the current address of Buyer and the subject to said security in idress subsequently delivered to Sued of the current address of Buyer and the subject to said security in idress subsequently delivered to Sued of the current address of Buyer and the subject to time made in the subject to the provisions of the Seller until midnight of the force of Inter-State Land Sales Regions, the contract or Agreement of the ment and also received, read and
The unpaid balance so percent per annum said unpaid principal balance and li or any part of the unpaid tent in accordance with the f shall apply. Under no circ Buyer shall have the rigrepaid finance charge (interest 3. Seller will retain a sequent of the graph of the suyer. Fights hereunder, Af on Any notice to Buyer ag by Buyer, Buyer underst og by Buyer, Buyer underst og for having any notice in diress of Seller herein. No offers of demands provide turn receipt requested. No hall not apply to Paragraph 15. You (Buyer) have the fight of the signing of the following the signing and ancelled at your option for the following. CHE	hall be paid in	L'equal monthly installm Commencing on the paid, and on the same di d in full, Interest to begi d without penalty on the Lyears. In the event of ill Buyer be subject to an e unpaid balance of this is of the date of said pre- pal property described aborated in the yer shall be fully respon- tices of change of address r shall be in writing, and yen seven (T) days after ir contract or Agreement advance of your signification of signing.	day of day of y of each month thereafte in to accrue on the into accrue into acc	Dollars or more including the first rallike installment shall be paid used to consider the number of years required to consider the contract of sale, sure provided and obtain a partial reliable to said security in lidress subsequently delivered to years are from time to time made, resonally or by certified mail, posforth above. The provisions of the Seller until midnight of the force of Inter-State Land Sales Regiont, the contract or Agreement of the minute and also received, read and minute and also received.
The unpaid balance so percent per annum said unpaid principal balance and li or any part of the unpaid tent in accordance with the f shall apply. Under no circ Buyer shall have the rigrepaid finance charge (interest 3. Seller will retain a sequent of the graph of the suyer. Fights hereunder, Af on Any notice to Buyer ag by Buyer, Buyer underst og by Buyer, Buyer underst og for having any notice in diress of Seller herein. No offers of demands provide turn receipt requested. No hall not apply to Paragraph 15. You (Buyer) have the fight of the signing of the following the signing and ancelled at your option for the following. CHE	hall be paid in	L'equal monthly installm Commencing on the paid, and on the same di d in full, Interest to begi d without penalty on the Lyears. In the event of il Buyer be subject to an e unpaid balance of this is of the date of said pre- pal property described aborate described aborate and the address stated in the yer shall be fully respon- tices of change of address it shall be in writing, and yen seven (7) days after it contract or Agreement advance of your significate of signing. ad and understood and is to Real Estate Permit	day of y of each month thereafte in to accrue on the monthly payment date. I a late payment, the provi y default, delinquency, or contract as was hereinabe ayment. yee, consisting of a legal part of said real property, nis Agreement or at any a sible to keep Seller inform ess shall be sent, forthwir at which Buyer's paym i shall be served either pe placed in the mail as set int of Sale by notice to the and regulations of the Off g the contract or Agreem interest and a served either pe placed in the mail as set int of Sale by notice to the and regulations of the Off g the contract or Agreem in the contract or Agreem is a served either pe placed in the mail as set int of Sale by notice to the contract or Agreem is subdivision. Subdivisi Oregon R	Dollars or more including the paid was a like installment shall be paid was a like installment of the reversimilar charges in the event of a lay exprovided and obtain a partial result in the under this contract of sale, so will be subject to said security in itle under this contract of sale, so will be subject to said security in itle under this contract of sale, so will be subject to said security in itle under this contract of said security in itle under this contract of the made in the said change, or it is subject to said security in itle was a like was a l
The unpaid balance so percent per annum said unpaid principal balance and li or any part of the unpaid tent in accordance with the f shall apply. Under no circ Buyer shall have the rigrepaid finance charge (interest 3. Seller will retain a sequent of the graph of the suyer. Fights hereunder, Af on Any notice to Buyer ag by Buyer, Buyer underst og by Buyer, Buyer underst og for having any notice in diress of Seller herein. No offers of demands provide turn receipt requested. No hall not apply to Paragraph 15. You (Buyer) have the fight of the signing of the following the signing and ancelled at your option for the following. CHE	hall be paid in	L'equal monthly installm Commencing on the paid, and on the same di d in full, Interest to begi d without penalty on the Lyears. In the event of il Buyer be subject to an e unpaid balance of this is of the date of said pre- pal property described aborate described aborated as at the address stated in the yer shall be fully respon- tices of change of address it yen only at the address it shall be in writing, and yen seven (7) days after it contract or Agreement advance of your significate of signing. ad and understood and is to Real Estate Permit	day of y of each month thereafte in to accrue on the monthly payment date. I a late payment, the provi y default, delinquency, or contract as was hereinabe ayment, ove, consisting of a legal part of said real property, nis Agreement or at any a sible to keep Seller inform ess shall be sent, forthwir at which Buyer's paym i shall be served either pe placed in the mail as set and regulations of the Off g the contract or Agreem in the contract or Agreem is a declarated in the mail as set in of Sale by notice to the contract or Agreem in the contract or Agreem is a declarated in the Contract or Agreem is a declarated in the mail as set in of Sale by notice to the contract or Agreem in the contract or Agreem is a declarated in the Contract or Agreem in the Contract or Agreem is a declarated in the Contract or Agreem is a	Dollars or more including the paid was a like installment shall be paid was a like installment of the reversimilar charges in the event of a lay exprovided and obtain a partial result in the under this contract of sale, so will be subject to said security in itle under this contract of sale, so will be subject to said security in itle under this contract of sale, so will be subject to said security in itle under this contract of said security in itle under this contract of the made in the said shall be subject to said security in itle was subject to said security in itle was a like with the contract of said said said said said said was a like was
The unpaid balance so percent per annum said unpaid principal balance and ll or any part of the unpaid tent in accordance with the f shall apply. Under no circ Buyer shall have the rigrepaid finance charge (interest 3. Seller will retain a secuyer; s rights hereunder, Afond Any notice to Buyer age of having any notices of balance of having any notices of chaving any notices or demands provided turn receipt requested. No hall not apply to Paragraph 5. You (Buyer) have the signing of the life you did not receive a bepartment of Housing and ancelled at your option for 6. Buyer acknowledges opy of the following: CHE will be a super acknowledges on the acquirited of the State of the acquirited of State of Subdiv	hall be paid in	L'equal monthly installm Commencing on the Paid, and on the same di d in full, Interest to begi d without penalty on the Lyears. In the event of ill Buyer be subject to an e unpaid balance of this is of the date of said prep ill property described abo hich becomes affixed as at the address stated in the yer shall be fully respon- tiven only at the address r shall be in writing, and yen seven (7) days after if advance of your signification of signing. It of Real Estate Permit J.S. Housing and Urban state Property Report No LOWING STATEMEN	day of day of in to accrue on the monthly payment date. T a late payment, the provi- y default, delinquency or contract as was hereinabe onyment, ove, consisting of a legal part of said real property, us Agreement or at any as sible to keep Seller informess shall be sent, forthwite s at which Buyer's payme i shall be served either pi placed in the mail as set and of Sale by notice to the find regulations of the Off g the contract or Agreem igned a copy of this Agree guestian of the Off g the contract or Agreem Tis'inconsistent with the contract of the off Development tice of Disclaimer.	Dollars or more including the first a like installment shall be paid used in the number of years required to consions in Paragraph 17 on the reversimilar charges in the event of a lay of provided and obtain a partial ritle under this contract of sale, su will be subject to said security in idress subsequently delivered to Sued of the current address of Buyer and the subject to time made in the subject to the provisions of the Suer of the current address of Buyer and the subject to said security in idress subsequently delivered to Sued of the current address of Buyer and the subject to said security in idress subsequently delivered to Sued of the current address of Buyer and the subject to said security in its subject to said security in idress subsequently delivered to Sue of the contract of the form the subject to the contract or Agreement of the subject to said Estate Commissioner.
The unpaid balance so percent per annum said unpaid principal balance and li or any part of the unpaid tent in accordance with the f shall apply. Under no circ has Buyer shall have the rigrepaid finance charge (interest 3. Seller will retain a seuver.'s rights hereunder. Af out Andry, notice to Buyer age of having any notice, notices of Seller herein. Notices of Seller herein. Notices of Gemands provide turn receipt requested. No hall not apply to Paragraph 5. You (Buyer) have the signing of the life of of the	hall be paid in	L'equal monthly installm Commencing on the paid, and on the same di d in full, Interest to beg d'in full, Interest to beg d'in full, Interest to beg d'in full, Interest to beg d'interest to beg d'interest to beg d'interest to beg d'interest to same e unpaid balance of this is of the date of said prep al property described abo hich becomes affixed as at the address stated in the yer shall be fully respon- tiven only at the address r shall be in writing, and yen seven (7) days after advance of your signification of signing. To real Estate Permit J.S. Housing and Urban state Property Report No L'OWING STATEMEN DUIREMENTS OF THE	day of in to accrue on the monthly payment date. T a late payment, the provi- y default, delinquency or contract as was hereinabe myment, ove, consisting of a legal part of said real property, us Agreement or at any as sible to keep Seller inform ess shall be sent, forthwite s at which Buyer's payme i shall be served either po- placed in the mail as set and regulations of the Off of the contract or Agreem in the contract or Agreem gned a copy of this Agree gned a copy of this Agree Subdivisi Oregon R Development tice of Disclaimer T IS INCONSISTENT W FEDERAL TRUTH IN I	Dollars or more including the first a like installment shall be paid used in the number of years required to consions in Paragraph 17 on the reversimilar charges in the event of a lay of provided and obtain a partial ritle under this contract of sale, su will be subject to said security in idress subsequently delivered to Said of the current address of Buyer and the subject to time made in the subject to said security in idress subsequently delivered to Said of the current address of Buyer and the subject to said security in idress subsequently delivered to Said of the contract of the provisions of the Said Said of the contract or Agreement of the contract of the contract
percent per annum said unpaid principal balance and li or any part of the unpaid lent in accordance with the f shall apply. Under no circ Buyer shall have the rigrepaid finance charge (interest 3. Seller will retain a seuyer's rights hereunder. Af one of the any notice to Buyer ag by Buyer, Buyer underst og by Buyer, Buyer underst og by Buyer, Buyer underst og having any notice in diress of Seller herein. No offers of Aving any notice in the seller herein of the signing of the seller herein of Housing and ancelled at your option for the following the signing of the seller herein of Housing and ancelled at your option of the super acknowledges opy of the following. CHI state of the seller have a super acknowledges opy of the following. CHI state of the seller have a super acknowledges opy of the following the significant of the super acknowledges opy of the following the significant of the super acknowledges of the super acknowledges opy of the following the super acknowledges of the super ac	hall be paid in	L'equal monthly installm Commencing on the paid, and on the same di din full, Interest to beg d'in full, Interest to beg d'in full, Interest to beg d'in full, Interest to de d'in full, Interest to beg d'interest to beg d'interest to the event of ll Buyer be subject to an e unpaid balance of this is of the date of said prep al property described abo hich becomes affixed as at the address stated in the yer shall be fully respon- tices of change of address r shall be in writing, and yen seven (T) days after r contract or Agreement advance of your significated by the said and understood and is advance of your significated and understood and is cof Real Estate Permit J.S. Housing and Urban State Property Report No L'OWING STATEMEN OUREMENTS OF THE d'ead a copy of the Nofi gation within e of execution of this A	day of day of	Dollars or more including the first a like installment shall be paid used to be a like installment shall be paid used to be a like installment shall be paid used to be a like installment of years sequired to consions in Paragraph 17 on the reversimilar charges in the event of a layer provided and obtain a partial ritle under this contract of sale, sure will be subject to said security in iddress subsequently delivered to said of the current address of Buyer and the same from time to time made around a like in the contract of the provisions of the self-er until midnight of the formation of the contract or Agreement of the contract of the contract or Agreement of the contract of the contract or Agreement of the contract of the
percent per annum said unpaid principal balance and li or any part of the unpaid lent in accordance with the f shall apply. Under no circ Buyer shall have the rigrepaid finance charge (interest 3. Seller will retain a seuver's rights hereunder. Af any notice to Buyer ag by Buyer, Buyer underst og of having any notice in diress of Seller herein. No offers of Seller herein. No offers of Buyer requested. No hall not apply to Paragraph 15. You Buyer buyer bayer in the following the signing of the following the signing of the following the following. CHE in acquaint of Housing and ancelled at your option for 6. Buyer acknowledges opy of the following. CHE in acquaint of Housing and sheeled at your option for State of Subdividual of Palace betting a CHE in acquaint of Housing and ancelled at your option for State of Subdividual of Palace betting a CHE in acquaint of Housing and ancelled at your option for State of Subdividual of Palace betting a CHE in acquaint of the California and the California and the California and the California for CHE in acquaint of the California and the California for CHE in acquaint of the California and the California and the California and the California for CHE in acquaint of the California and the California and the California for CHE in acquaint of the California and the California and the California for California and the California and the California for California	hall be paid in	Lequal monthly installing Commencing on the paid, and on the same did in full, Interest to beging the paid, and on the same did in full, Interest to beging the paid, and on the same did in full, Interest to beging the paid in the event of its Buyer be subject to an expensive the subject to an expensive described about the paid to be fully responsive and be fully responsive of change of addriven only at the address thall be in writing, and wen seven (7) days after a contract or Agreement of Signing and and understood and in the paid and and understood and in the paid and understood	day of into accrue on the into accrue of a legal part of said real property, is Agreement or at any assible to keep Seller informess shall be served either por placed in the mail as set into accrue on the off into accrue on the off into accrue on the off into accrue on the into accrue on the into accrue on the into accrue on the part of accrue on the into accrue on the	Dollars or more including the paid using a like installment shall be paid using a like under this contract of sale, suggested and obtain a partial relief under this contract of sale, suggested in the current address of Buyer has been subject to said security in lidress subsequently delivered to lidress subsequently delivered to have a lidress subsequently delivered to see ants are from time to time made. It is a lidress to said security in lidress subsequently delivered to said security in lidress subsequen
The unpaid balance so percent per annum said unpaid principal balance and ll or any part of the unpaid lent in accordance with the shall apply. Under no circ a Buyer shall have the rigrepaid finance charge (interest 3. Seller will retain asse uyer; s rights hereunder, Aford Any notice to Buyer age by Buyer, Buyer underst ose of having any notice in diress of Seller herein. Notices or demands provider turn receipt requested. No hall not apply to Paragraph 5. You (Buyer) have the lift you did not receive a bepartment of Housing and ancelled at your option for 6. Buyer acknowledges opy of the following the Signing of the state of the land of the state of the stat	hall be paid in	L'equal monthly installm Commencing on the Paid, and on the same di d in full, Interest to begi d without penalty on the Lyears. In the event of ill Buyer be subject to an e unpaid balance of this is of the date of said prep ill property described abo hich becomes affixed as at the address stated in the yer shall be fully respons tices of change of address t, shall be in writing, and yen only at the address t, shall be in writing, and yen seven (7) days after a dourstant to the rules is advance of your significate of signing. To of Real Estate Permit I.S. Housing and Urban State Property Report No LOWING STATEMEN PUIREMENTS OF THE dread a copy of the Notice pation within e of execution of this A late. Notification of such to, California 94577, b	day of in to accrue on the monthly payment date. T a late payment, the provi y default, delinquency or contract as was hereinabe onyment. ove, consisting of a legal part of said real property, is Agreement or at any as sible to keep Seller inform ess shall be sent, forthwite at which Buyer's paym i shall be served either pe placed in the mail as set and of Sale by notice to the first the contract or Agreen igned a copy of this Agree igned a copy of this Agree T IS INCONSISTENT W FEDERAL TRUTH IN I ce of Rescission Rights w calendar days from t greement by the Buyers rescission must be made y mail of telegram on o	Dollars or more including the first a like installment shall be paid used in the member of years required to consions in Paragraph 17 on the reversimilar charges in the event of a lay of provided and obtain a partial religious to said security in itle under this contract of sale, survill be subject to said security in idress subsequently delivered to said of the current address of Buyer upon said change, or ents are from time to time made, its and for the provisions of the Seller until midnight of the form the contract or Agreement of the contract of t
The unpaid balance so percent per annum said unpaid principal balance and unpaid principal balance and unpaid principal balance and unpaid principal balance and lor any part of the unpaid tent in accordance with the shall apply. Under no circ a Buyer shall have the rigrepaid finance charge (interest 3. Seller will retain ascuyer,'s rights hereunder, Afony notice to Buyer underst ose of having any notice, and diress of Seller herein. No otices, or demands provide turn receipt requested. No hall not apply to Paragraph 15. You (Buyer) have if blowing the signing of the balance of the state of Housing and ancelled at your option for 6. Buyer acknowledges opy of the following. CHI the state of the state	hall be paid in	Lequal monthly installing Commencing on the paid, and on the same did in full, Interest to begind and on the same did in full, Interest to begind without penalty on the Lyears. In the event of it Buyer be subject to an expensive be subject to an expensive be subject to an expensive described about the comes affixed as at the address stated in the yer shall be fully responsives of change of address that be in writing, and yen seven (7) days after a contract or Agreement of the contract or Agreement of Signings and and understood and state Permit J.S. Housing and Urban State Property Report No LOWING STATEMEN UIREMENTS OF THE dread a copy of the Notification of this A late. Notification of this A late. Notification of this A late. Notification of such ro, California 94577, he is and provisions stated and are fully a part of the	day of in to accrue on the monthly payment date. T a late payment, the provi y default, delinquency or contract as was hereinabe onyment. ove, consisting of a legal part of said real property, is Agreement or at any as sible to keep Seller inform ess shall be sent, forthwite at which Buyer's paym i shall be served either pe placed in the mail as set and of Sale by notice to the first the contract or Agreen igned a copy of this Agree igned a copy of this Agree T IS INCONSISTENT W FEDERAL TRUTH IN I ce of Rescission Rights w calendar days from t greement by the Buyers rescission must be made y mail of telegram on o	Dollars or more including the paid using a like installment shall be paid using a like under this contract of sale, suggested and obtain a partial relief under this contract of sale, suggested in the current address of Buyer has been subject to said security in lidress subsequently delivered to lidress subsequently delivered to have a lidress subsequently delivered to see ants are from time to time made. It is a lidress to said security in lidress subsequently delivered to said security in lidress subsequen
The unpaid balance so percent per annum said unpaid principal balance and ll or any part of the unpaid lent in accordance with the shall apply. Under no circ Buyer shall have the rigrepaid finance charge (inter 17 3. Seller will retain as entered to the suyer, sights hereunder. Afour notice to Buyer and buyer, Buyer underst ose of having any notice, or demands provide the standard of the sights of the sights. The sight has read and up and provisions are incorporative. So ther so there is and provisions are incorporative. So there is the sights are significant and the California and the California sights. Buyer has read and up and provisions are incorporative. So there is corporative. So the sights.	hall be paid in	Lequal monthly installing Commencing on the paid, and on the same de din full, Interest to beging the paid, and on the same de din full, Interest to beging the paid, and on the same de din full, Interest to beging the paid of the date of said preparents of the date of said preparents of the date of said preparents of change of addriven only at the address thall be fully responsiven only at the address thall be in writing, and wen seven (7) days after the preparent of signing ad and understood aid is (BLE) and the property Report Not the preparent of the preparent of the property Report Not LOWING STATEMEN DUIREMENTS OF THE dread a copy of the North California 94577. 6 and provisions stated and are fully a part of the mation, have executed this Agree	day of day of day of w of each month thereafte in to accrue on the monthly payment date. T a late payment, the provi- y default, delinquency or contract as was hereinabe onyment. ove, consisting of a legal part of said real property, us Agreement or at any as sible to keep Seller inform ess shall be sent, forthwite at which Buyer's paym i shall be served either pe placed in the mail as set of Sale by notice to the and regulations of the Off g the contract or Agreen igned a copy of this Agree of the contract or Agreen T is inconsistent w FEDERAL TRUTH IN Lee of Rescission Rights w calendar days from the greement by the Buyers rescission must be made y mail of telegram on o on the reverse side hereof is agreement. ment the day and year firs into the contract of the contract ment the day and year firs into the contract of the contract ment the day and year firs into the contract of the contract ment the day and year firs into the contract of the contract ment the day and year firs into the contract of the contract ment the day and year firs into the contract of the contract ment the day and year firs into the contract of the contract ment the day and year firs into the contract of the contract ment the day and year firs into the contract of the contract ment the day and year firs into the contract of the contract ment the day and year firs into the contract of the contract into the contract into the contract into the contract	Dollars or more including the first a like installment shall be paid used in the number of years required to consions in Paragraph 17 on the reversimilar charges in the event of a lay of provided and obtain a partial ritle under this contract of sale, su will be subject to said security in idress subsequently delivered to Sued of the current address of Buyer and of the current address of Buyer and subject to said security in idress subsequently delivered to Sued of the current address of Buyer and subject to said security in idress subsequently delivered to Sued of the current address of Buyer and subject to said security in idress subsequently delivered to Sued of the current address of Buyer and subject to said security in the subject to said security in the subject to said security in the contract of the formation and also received, read and the contract of Agreement of the contract of Agreement of the contract of the subject to the contract of Agreement of the contract of the subject to the contract of the formation and also received, read and the contract of the subject to the contract of the subject to the contract of the subject to subj
The unpaid balance so percent per annum said unpaid principal balance and ll or any part of the unpaid lent in accordance with the shall apply. Under no circ Buyer shall have the rigrepaid finance charge (inter 17 3. Seller will retain as entered to the suyer, sights hereunder. Afour notice to Buyer and buyer, Buyer underst ose of having any notice, or demands provide the standard of the sights of the sights. The sight has read and up and provisions are incorporative. So ther so there is and provisions are incorporative. So there is the sights are significant and the California and the California sights. Buyer has read and up and provisions are incorporative. So there is corporative. So the sights.	hall be paid in	Lequal monthly installm Commencing on the Paid, and on the same di d in full, Interest to begi d without penalty on the Lyears. In the event of Il Buyer be subject to an e unpaid balance of this is of the date of said prepail property described about the becomes affixed as at the address stated in it yer shall be fully responsive, of change of address is all be in writing, and iven only at the address is shall be in writing, and iven only at the address is shall be in writing, and iven only at the address is addence of your signification of signing. If the contract or Agreement the in address of your signification of signing and understood and's in the contract of the rules are permit. I.S. Housing and Urban State Property Report No LOWING STATEMEN PUIREMENTS OF THE dread a copy of the Notice pation within a of execution of this A late. Notification of such ro, California 94577, b is and provisions stated and are fully a part of the mation. have executed this Agree	day of day of ix of each month thereafte in to accrue on the monthly payment date. The proving default, delinquency or contract as was hereinabe contract of a legal part of said real property, is A greement or at any as sible to keep Seller informers at which Buyer's payme is shall be served either pe placed in the mail as set and regulations of the Off if the contract or Agreem is the contract or Agree	Dollars or more including the first a like installment shall be paid used by the installment shall be paid used to ensure the number of years required to consions in Paragraph 17 on the reversimilar charges in the event of a lay of provided and obtain a partial religious to said security in idless subsequently delivered to Sued of the current address of Buyer and the provisions of the by Buyer upon said change, or easts are from time to time made, irsonally or by certified mail, posforth above. The provisions of the Seller until midnight of the form the contract or Agreement of the contract of the co
The unpaid balance so percent per annum said unpaid principal balance and ll or any part of the unpaid lent in accordance with the shall apply. Under no circ Buyer shall have the rigrepaid finance charge (inter 17 3. Seller will retain as entered to the suyer, sights hereunder. Afour notice to Buyer and buyer, Buyer underst ose of having any notice, or demands provide the standard of the sights of the sights. The sight has read and up and provisions are incorporative. So ther so there is and provisions are incorporative. So there is the sights are significant and the California and the California sights. Buyer has read and up and provisions are incorporative. So there is corporative. So the sights.	hall be paid in	Lequal monthly installing and and on the same did in full, Interest to begin the paid, and on the same did in full, Interest to begin the same did in full, Interest to begin the same did in full, Interest to begin the same did in the event of it. Buyer, be subject to any a unpaid balance of this is of the date of said prepaid property described about the becomes affixed as at the address stated in the yer shall be fully responsive, only at the address reshall be in writing, and yen seven (7) days after a contract or Agreement of the said and understood and signing and understood and signing and and understood and signing and understood and state Property Report No LOWING STATEMEN UIREMENTS OF THE dread a copy of the Notice of execution of this A are Notification of such ro, California 94577, bus and provisions stated and are fully a part of the mation. Buyer	ents of day of day of wo of each month thereafte into accrue on the monthly payment date. The a late payment, the provi- y default, delinquency or contract as was hereinabe to be consisting of a legal part of said real property, is Agreement or at any as sible to keep Seller informers ess shall be sent, forthwit s at which Buyer's payment I shall be served either per placed in the mail as set of Sale by notice to the standard or Agreem Subdivisi Oregon R Development stice of Rescission Rights we calendar days from to greement by the Buyers of rescission must be made y mail of telegram on o the reverse side hereof is agreement ment the day and year firs [MO] THE BANK OF CALIF NATIONAL ASSOCIA a national backing asset	Dollars or more including the first rallike installment shall be paid used by the installment shall be paid used to ensure the number of years required to ensure the number of a layer provided and obtain a partial ritle under this contract of sale, sure will be subject to said security in lidress subsequently delivered to see of the current address of Buyer he by Buyer upon said change, cents are from time to time made, resonally or by certified mail, posforth above. The provisions of the Seller until midnight of the form the contract or Agreement of the date of execution of this Agreement and also received, read and the late of execution of this Agreement and activities by notifying MT. SCOT before the date indicated on sain writing by notifying MT. SCOT before the date indicated on sain writing by notifying MT. SCOT before the date indicated on sain writing by notifying MT. SCOT before the date indicated on sain writing by notifying MT. SCOT before the date indicated on sain writing by notifying MT. SCOT before the date indicated on sain writing by notifying MT. SCOT before the date indicated on sain writing by notifying MT. SCOT before the date indicated on sain writing by notifying MT. SCOT before the date indicated on sain writing by notifying MT. SCOT before the date indicated on sain writing by notifying MT. SCOT before the date indicated on sain writing by notifying MT. SCOT before the date indicated on sain writing by notifying MT. SCOT before the date indicated on sain writing by notifying MT.
The unpaid balance so percent per annum said unpaid principal balance and ll or any part of the unpaid lent in accordance with the shall apply. Under no circ Buyer shall have the rigrepaid finance charge (inter 17 3. Seller will retain as entered to the suyer, sights hereunder. Afour notice to Buyer and buyer, Buyer underst ose of having any notice, or demands provide the standard of the sights of the sights. The sight has read and up and provisions are incorporative. So ther so there is and provisions are incorporative. So there is the sights are significant and the California and the California sights. Buyer has read and up and provisions are incorporative. So there is corporative. So the sights.	hall be paid in	Lequal monthly installing Commencing on the paid, and on the same did in full, Interest to begin the paid, and on the same did in full, Interest to begin the paid, and on the same did in full, interest to begin the paid in the event of it. Buyer be subject to any a unpaid balance of this is of the date of said prepaid property described about the becomes affixed as at the address stated in the yer shall be fully responsive, only at the address reshall be in writing, and yen seven (7) days after a contract or Agreement. It is not be subjected in the rules of address of your significant of signing and understood and so the permit of Real Estate Permit J.S. Housing and Urban State Property Report No. LOWING STATEMEN QUIREMENTS OF THE dread a copy of the Notice of execution of this Agree and provisions stated and are fully a part of the mation. Buyer	day of ix of each month thereafter into accrue on the into accrue on	Dollars or more including the first a like installment shall be paid used to be a like installment shall be paid used to be a like installment shall be paid used to be a like in a like installment shall be paid used to be a like in a li

PINK: BROKER

GOLDENROD: BUYER AT TIME OF SIGNING

0/ []

WHITE and GREEN: BANK OF CALIFORNIA CANARY: DEVELOPER

8. Real property taxes for the current fiscal year levied against the loridescribed herein shall be prorated to the date of this Agreement. Buyer shall promptly pay all such taxes due after the date hereof, and shall be responsible for and shall pay when due all future real property taxes and similar lewies. Buyer's failure to pay such taxes and levies, when due, shall constitute a breach of this contract, and Seller may, at its option, exercise all purpor the payment in full by Buyer's obligations. In The state of this Agreement for cancellation, Seller shall execute a conditions, covenants, restrictions, and rights of way now of record, along with all other matters specified in this Agreement and to all matters done insurance issued by a reliable title company showing title to said property vested in Buyer's expense. Seller, shall furnish to Buyer a policy of title before specified and those done, made, caused or created by Buyer. mm_Page 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 implude 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 in the surface of the property sold by Seller to Buyer for 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-1. 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 altempt 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 periagrees to pay and discharge any lieu or encumbrance on said realty that is made, done, 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 herein expressly set forth have been made by Seller to or with express or implied, binding upon Seller not expressly set forth have been made by Seller to or with 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 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. and the application of such payments by Seller shall be conclusive upon Buyer.

17. Time is of the escence 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 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 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 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. damages, whichever is greater.

As an alternative remedy to Seller, upon default by Buyer in payment of any indebtechiess 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 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 sale having been giving as then required by law and not fixed by it in said notice of sale, either as a whole or in pareets and in such order as it may determine, at public auction to the highest bidder for cash in such time and place of sale, and from time to time thereafter may postpone sale of all or a portion of said property by public announcement at the time fixed by the purchaser its deed conveying the property so said, but without any covenant or warranty, express or implied. The 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 the person or persons legally entitled with accrited interest at 10% per annum; (2) all other suins their secured hereby; (3) and the remainder, if any, Percent (15%) of the purchase price, exclusive of interest, then in that event Seller shall be entitled to any premainder.

Is also a suit to the purchase price, exclusive of interest, then in that event Seller shall be entitled to any remainder.

Is also a suit to 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 of all Buyer's obligations hereunder. Buyer 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 of all Buyer's obligations hereunder. Buyer and Seller further agree that in the event Buyer rescands this agreement through the buyer's right of 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 of Seller agree that this agreement will become binding then the Buyer and Seller agree that this agreement will become binding then the Buyer and Seller type (2) describes the description the USC mail of tance by the Seller shall operate as a tult release of all Buyer's obligation bereunder.

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 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 to furnished to the subdivision shall be turnished 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 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 2nd/or 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-NGTICE: See other side for important information AD ROMAG THE Neckel On Norman STATE OF CREGON: COUNTY OF KLAMATH: Filed for record at request of _ Wynwood Agency April A.D., 19 97 at o'clock_ P. M., and duly recorded in Vol. M97 9786 \$35.00 Bernjetha G. Letsch, County Clerk

FEE

Ċ