



THIS AGREEMENT Made in duplicate by and between CLYDE HUME, Reno, Nevada, hereinafter called Intended Husband, and THELMA H. SUNDQUIST of Klamath Falls, Oregon, hereinafter called Intended Wife

WITNESSETH:

WHEREAS, Said parties intend to marry each other in the near future, and each has property, real and personal, which he or she owns in his or her individual right, and which each wishes to retain after marriage clear of all daims and control of the other; therefore it is mutually agreed as follows:

- 1. Each party hereto shall have, hold and maintain his or her ownership, control and disposition of the property owned by him or her, and the rents, profits and proceeds therefrom, free and clear of all claims and control of the other, as absolutely as if said contemplated marriage had never occurred.
- 2. Neither of said parties shall acquire, by virtue of said contemplated marriage, any ownership, right, interest or control of the property of the other during such marriage, nor the right of inheritance in the property of the other, or any interest therein. Each may make such disposition of his or her property by gift, will, or otherwise, during his or her lifetime, as he or she may wish. In case either should die without leaving a will, the survivor shall take or have no right, title, or interest in or to the property of the decedent or the estate of decedent, with exception only of property (if any) then owned by decedent and his or her surviving spouse with each other as joint tenants or as tenants by the entirety, which jointly owned property (if any) the surviving spouse shall take upon death of his or her spouse.
- 3. All property rights of each party hereto in the property of the other based upon said contemplated marriage relationship are hereby waived; and upon the death of either party, all rights given the survivor by law in the property of the decedent are hereby waived, with exception only of property held and owned by said parties with each other as joint tenants or tenants by the entirety as previously mentioned in paragraph "2" above.
- 4. Each of the parties hereby states that there has been full disclosure to him or her by the other of all property owned by the other party, and of the financial situation of the other; and each states that this agreement is executed freely and voluntarily, after full disclosure of all property rights involved, and after advise from attorneys at law as to such rights and the legal effect of this agreement on such rights and interests.

Page 1

CHATBURN & BRICKNER ATTORNEYS AT LAW MERRILL, OREGON

This agreement extends to and binds the executors, adminis-835 trators, heirs and assigns of the respective parties hereto. WITNESS said parties hands and seals this 27th day of June, 1967. STATE OF OREGON County of Klamath On this 27th day of June, 1967, before me, Thomas W. Chatburn, a Notary Public for Oregon, personally appeared the above named Thelma H. Sundquist, and acknowledged the foregoing instrument to be her voluntary act and deed. Notary Public for Oregon My comm. expires Dec. 21, 1969 STATE OF NEVADA County of Washoe On this 30th day of , 1967, before me, , a Notary Public in and for said County and State, personally appeared the above named Clyde Hume, and acknowledged the foregoing instrument to be his voluntary act and deed. MICHAEL P. SULLIVAN Notary Public for Notary Public — State of Nevado Washoe County Commission Expires Feb. 7, 1970 My comm. expires to STATE OF OREGON,) County of Klamath Filed for record at request of: Thelma Hume on this 3rd day of February A.D., 19.70 at 10:32 o'clock A. M. and duly recorded in Vol. M-70 of Deeds Page 834 WM.D. MILNE, County Clerk \$3.00Be Greleen K. Lowton Page 2