22085

## CITY OF KLAMATH FALLS

### Vol. 183 Page 5031 HOUSING REHABILITATION LOAN PROGRAM

# Home Improvement Loan Agreement

THIS AGREEMENT is made this <u>8th</u> day of <u>December</u> between the City of Klamath Falls, Oregon, a municipal corporation ("City")

1982, and ("Homeowner").

WITNESSETH: That in consideration of a loan of Seven thousand three hundred fifty and 00/100ths technical and other assistance provided by the City in connection with repairs and/ or improvements to Homeowner's property, and of promises contained in this agree-

\$<u>7,350.00</u>

1. The work to be paid for with loan proceeds in an amount not to exceed described in the Contract Documents and other eligible costs approved by the City, shall include only repairs and improvements listed or which documents are hereby incorporated by reference within this agreement. Homeowner's property to be improved is located at 2220 Radcliffe (street address) in the City of Klamath Falls, <u>Klamath County</u>, Oregon, and more particularly described as: Lot 6, Block 217, Mills Second Addition to the City of Klamath Falls according to the official plat thereof on file in the office of the County Clark of

Falls according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, free of all encumbrances except reservations, restrictions, easements and rights-of-way of record and those apparent upon the land.

2. Homeowner and City agree that the administration of the construction work to be performed with the loan proceeds shall be governed by and subject to the terms of the Contract Documents and the applicable terms of the Housing Rehabilitation Loan/Grant Program for the City of Klamath Falls, Oregon, as adopted by the

City Council and currently existing as of the date of this Agreement.

3. The Homeowner expressly authorizes the City to establish a rehabilitation account with the loan proceeds, and to disburse such proceeds in accordance with

4. The Homeowner will begin the contract work on or after receiving written authorization to proceed from the City, and will complete the work within 45 days of such receipt. If the work is not completed within such time, and the completion date has not been extended in writing by the City due to work delay not caused by Homeowner's negligence or neglect, the City shall have the right to complete the work by whatever method it deems expedient, and the right to use any amount remaining in the Homeowner's rehabilitation account to pay the costs of such com-

2

1200

5. Homeowner shall notify City in writing of the sale or transfer, whether for consideration or not, of any legal or equitable interest in any part of the property. whether it is voluntary or involuntary. Such notice shall be sent as soon as Homeowner knows that there will be a sale or transfer and not later than one week before the expected sale or transfer except in the case of the death of the last surviving Homeowner, in which case the Homeowner's estate shall notify the City as soon as reasonably possible. The notice must include the name of the Homeowner, the address of the property, the name of the person to whom the property is being sold or transferred, and the name of any person or company who is acting as a closing agent for the sale or transfer or is otherwise participating in the transaction. Homeowner authorizes City to contact any of the persons so named and authorize and direct such persons to pay City any obligations owing under this agreement from any monies which

HOME IMPROVEMENT LOAN AGREEMENT

50**3**2

6. Homeowner has executed a Promissory Note in favor of the City the same b. Homeowner has executed a Promissory note in lavor of the tity the same date as this agreement and, to secure said note, a Trust Deed to the City which document Homeowner acknowledges will be recorded by City. In addition, Homeowner

7. Each Homeowner who signs this agreement shall be individually and jointly responsible for performing the obligations of Homeowner in this agreement. This binding upon the successory of the parties agreement shall be binding upon the successors of the parties. Homeowner shall

8. In the event of legal suit or action including any appeals thereirom, 6. In the event of legal suit of action including any appears thereirow, brought by either party against the other to enforce any of the obligations of the locing party chall be the provisition party chall be the provisition party challes and the provisition party challes and the provisition party challes are t amount for investigation costs, attorney's fees and expert witness fees, as may be set by the court. This agreement shall be enforceable in Klamath County, Oregon, and if legal action is necessary by either party with respect to the enforcement of any or all of the terms or conditions herein, exclusive venue for the enforcement of same shall lie in Klamath County, Oregon.

9. This document contains the entire agreement between the parties and shall not be modified except by a written instrument signed by the parties.

10. THE HOMEOWNER UNDERSTANDS AND AGREES THAT THE CITY NEITHER HAS NOR WILL HAVE ANY RESPONSIBILITY OR OBLIGATION, LEGAL OR OTHERWISE, IN CONNECTION WITH ANY CONTRACT WORK OF WITH MATERIALS OF FOULDMENT SUDDITED. AND THAT ANY GUADANTEE OF HAVE ANY RESPONSIBILITY OR OBLIGATION, LEGAL OR OTHERWISE, IN CONRECTION WITH AND CONTRACT WORK OR WITH MATERIALS OR EQUIPMENT SUPPLIED; AND THAT ANY GUARANTEE OR UNDRAWTY OF CONTRACT WORK OF MATERIALS MUST OF OPTATINED BY THE HOMEOWNED FROM WARRANTY OF CONTRACT WORK OR MATERIALS ON EQUIPPIENT SUPPLIED, AND THAT AND GOMMATLE WARRANTY OF CONTRACT WORK OR MATERIALS AND DEDEODMS SHOT LODY. AND THAT THE OTTALS AND THAT THE OTTAL WARKANIT OF CONTRACT WORK OR MATERIALS MUST BE OBTAINED BY THE HOMEOWNER FROM WHOEVER SUPPLIES SUCH MATERIALS OR PERFORMS SUCH WORK; AND THAT THE CITY IS NOT UPSPONSTELE FOR THE OUNLITY OF ACCEPTARTITY OF SUCH WORK; OP MATERIALS, AND THAT WHUEVER SUPPLIES SUCH MATERIALS OR PERFORMS SUCH WORK; AND THAT THE LITT IS NOT RESPONSIBLE FOR THE QUALITY OR ACCEPTABILITY OF SUCH WORK OR MATERIALS; AND THAT IN CONNECTION WITH CAME THE DEODEDTY MUCT OF WEDT FORE OF CONSTDUCTION LIENC IN CONNECTION WITH SAME, THE PROPERTY MUST BE KEPT FREE OF CONSTRUCTION LIENS.

11. HOMEOWNER ADKNOWLEDGES RECEIVING A COPY OF THIS LOAN AGREEMENT AND OF A COPY OF THE PROGRAM.

IN WITNESS WHEREOF, this loan agreement has been duly executed by the undersigned, as of the date above written.

CITY:

and Senal Attest: Record

HOMEOWNER

Ellis Parker Estel Parker

	5033
STATE OF OREGON,	
County of Klamath ) ss.	
BE IT REMEMBERED, that on this <u>8th</u> day of <u>D</u> before me, the undersigned, a Notary Public in and for sa personally appeared the within named <u>Ellis and Estel Par</u> known to me to be the identical individual(s) described i within Loan Agreement and acknowledged to me that said im- same freely and voluntarily.	n and who executed the dividual(s) executed
IN TESTIMONY WHEREOF, I have hereunto set my hand and set above written.	affixed my official
STATE OF OREGON, ) County of Klamath) ss.	Dires: 06/15/84
Personally appeared George Flitcraft and Harold Derrah duly sworn, each for himself and not one for the other, did is the Mayor and that the latter is the Recorder of the City a municipal corporation of the State of Oregon, and that the was signed on behalf of said municipal corporation by author and mach of them acknowledged said instrument to be its volu Obsted this for day of <u>December</u> , 19 <u>E</u> Before me:	of Klamath Falls, foregoing instrument rity of its Council; mtary act and deed.
	1. Hohlmend Pregon 10/28/83
STATE OF OCHGEN; COUNTY OF KLAMATH; ss. Tied for second	
Lis 5th doy: April A.D. 19 83 9:30 A.M. July roc.r. M83 f_Mortgages A.M. EV MB.EHN, Court EV March Courts	5031
Fee \$12.00	-