9608 T/A #M-38-26139-9 VolM83 Page CONTRACT OF SALE of the real property described in the attached Exhibit "A" (herein

called "Real Property"), subject to the exceptions to title set forth in said Exhibit "A", made, as of the last date set opposite the signatures of the parties hereto, between WILLIAM N. KING and MILDRED N. KING, husband and wife, (herein called "Seller"), and FREDERICK WILDER CHASE and MARILYN EULA CHASE, husband and wife, (herein called "Buyer"), whose address is 6608 Reeder Road, Klamath Falls, Oregon.

Seller agrees to sell to Buyer, and Buyer agrees to buy from Seller, the Real Property for the price and on the terms, covenants, conditions and provisions herein

Buyer agrees to pay Seller the sum of \$48,000.00 for the Real Property as follows: \$5,000.00 down (which Seller has received) and \$43,000.00, plus interest on contained. declining principal balances at the rate of ten (10%) percent per annum, in monthly declining principal balances at the face of ten (10%) percent per annum, in monory installments of not less than \$414.96 each, including interest. The first of such installments shall be paid on the 17th day of each month thereafter, until the entire purchase price, including principal and interest, is paid in full with the entire balance of principal and interest due on or before June 17, 2003. Buyer agrees to pay all taxes and insurance on real property when due and to notify Seller each time payment is made. If Buyer does not pay all taxes and insurance on real property when due, Buyer agrees that Seller may pay any taxes or insurance on real property and add the amount paid to the balance owing on the contract and the monthly payment shall be adjusted for any increase or decrease in payments for taxes and insurance on real property. Seller and Buyer agree that if Buyer does not make monthly payment timely, that all rents received, and additional sums, if necessary, equal to the monthly payment will be forwarded to Seller. Buyer agrees that this contract of sale cannot be sold or transferred without approval of Seller. Seller agrees to not refuse to allow transfer of contract without reasonable cause. Interest shall commence on June 17, 1983. All such installments received shall be applied first to interest accrued to the date of receipt and then applied to reduce principal. Buyer may

prepay all, or any part of, the principal or interest at any time. All installments shall be paid, without demand, to MOUNTAIN TITLE COMPANY, 407

Main, Klamath Falls, Oregon, (herein called "Escrow Holder"). Buyer does not assume the lien in favor of VERLAND L. HUFF and CAROLYN R. HUFF,

husband and wife, (herein referred to as "Huff Lien"). Seller, therefore, covenants and agrees with Buyer, to hold Buyer harmless from, and indemnify Buyer against, any and all liability, loss, or damage Buyer might otherwise suffer by reason of said Huff Lien. This covenant shall include (without limiting the generality of the foregoing) the following: To pay the debt secured by the Huff Lien according to its terms, including payment in full of such debt contemporaneously with payment in full of the sums due Seller from Buyer under this Contract; not to increase the amount of the debt; to pay and/or discharge all claims, costs, attorney fees (both at trial and on appeal) or judgments arising out of or related to, the Huff Lien; and to defend Buyer from any claims brought, or suits or actions filed, against Buyer by reason of the Huff Lien. In addition to all remedies provided by law, or in equity, Buyer is hereby given the right of offset against the purchase price (principal and interest) all sums due Buyer under this covenant, together with interest at the rate of 25% per annum from date Buyer makes any expenditure to which

5. Buyer warrants and covenants that the Real Property is being purchased for an this covenant applies.

organization or business and/or commercial purpose other than agricultural. Possession of the Real Property shall be delivered on the date hereof.

7. The terms, covenants, conditions, and provisions set forth on the reverse hereof, and any exhibit attached hereto, is incorporated into this Contract as though fully set forth at the place in this Contract at which reference to them is made.

THIS DOCUMENT CONSTITUTES A BINDING CONTRACT. THE PARTIES HAVE READ BOTH SIDES AND ALL

DATE une 14 195.2 June 20, 1983 June 20, 1983

EXHIBITS.

SIGNATURE Seller Seller

(SEE ACKNOWLEDGMENTS ON REVERSE SIDE)

GENERAL TERMS, COVENANTS, CONDITIONS AND PROVISIONS 9519 1. Soller hereby warrants to Buyer that Seller has good and merchantable title to the real property described in this Contract, subject to the exceptions to title set forth in this Contract. Seller agrees that when the sums due Seller secured by this Contract have burned Buyer, and Buyer's heirs and assigns, free and clear of encumbrances as of the date of the Contract, except those exceptions to title secured to the extent that this Contract, designates an set forth in this Contract, excert the aforesaid warranty deed, so the date of the Contract designates an set forth in this Contract, excert the forts and those exceptions to title permitted or created by Buyer. To the extent that this Contract designates an set forth in this Contract, excute or final contract, in escrow with the designated bacrow Holder with instructions place said warranty deed, together with an executed original of this Contract, for escrow linstructions provided by said Escrow Holder) to said (subject to the usual printed conditions and provisions of the sums due Seller provided for in this Contract, to deliver said warranty deed to Buyer.

2. Buyer shall remain in possession of the real property so long as Buyer is not in default hereunder. Buyer shall and hereby agtees to keep the real property and improvements in good condition and repair at all times, reasonable wear and tear excepted; to commit no waste or otherwise damage or injure the real property; to maintain the real property in accordance with the laws and ordinances and regulations of any constituted authority applying to the real property and to make no unlawful use thereof; to pay regularly and seasonably, and before the same shall become delinquent, all taves, assessments and charges of whatever nature levied and assessed against the real property and to gay and shall become delinquent, all taves, assessments and charges of whatever nature levied and assessed against the real property and to pay and shall become delinquent, all taves, assessments and charges of whatever nature levied and assessed against the real property and to pay and shall become delinquent, all taves, assessments and charges of whatever nature levied and agreed, for the purposes of this provision, that if real property without the written consent of Seller; and it is further understood and agreed, for the purposes of this provision, that if or breach of Buyer, and without being obliged to do so, may pay, or discharge all or any part thereof, all of which said sums so paid by Seller shall become repayable by Buyer, together with interest at the rate of the performance of this Contract by Buyer.

3. Buyer agrees to keep the building and improvements now on, or hereafter placed upon, the real property insured against loss by fire other casualty is an amount not less than maximum insurable value as determined by the insurance carrier and shall obtain, at Buyer's expense endorsement thereon providing for loss payable to Seller. Buyer, and any third party shown in this Contract as having an encumbrance upon endorsement thereon providing for loss payable to Seller. Buyer, and any third party shown in this Contract as having an encumbrance upon endorsement thereon providing for loss payable to Seller Buyer, and any third party shown in this Contract as having an encumbrance upon seller and such third party. If a loss should occur for which insurance proceeds shall become payable, Buyer may (subject to the rights of Seller and such third party. If a loss should occur for which insurance proceeds shall become payable, Buyer may (subject to the rights of d third party encumbrance holder) elect to either rebuild or repair the portion of the building so destroyed, or apply the proceeds toward ment of the then unpaid balance of the sums due Seller. If Buyer elects to rebuild or repair, Buyer shall sign such documents as may be upired by Seller (subject to the rights of said third party encumbrance holder) to guarantee the application of the insurance proceeds to cost of such rebuilding or repair. oth an endorsement thereon the the real property as an to Seller and such third said third party encumb

4. Seller may appear in or defend any action or proceeding at law, in equity or in bankruptey, affecting, in any way, the security hereof and, in such event, Seller shall be allowed and paid, and Buyer hereby agrees to pay, all costs, charges and expenses, including costs of evidence of title or validity and priority of the security and attorney fees in a reasonable sum, incurred in any such action or proceeding in which Seller may appear, which shall bear interest at endergoeseme (25%) from date of demand therefor. Failure of Buyer to pay Seller for such costs, charges and expenses within thirty (30) days from the date of demand therefor shall constitute a breach of this Contract.

The following shall constitute a default of Buyer:

1. 1. 1. 2

a. Failure of Buyer to make payments as herein provided for more than thirty (30) days after the payment becomes due. The acceptance of any sum secured by this Contract after its due date shall not constitute a vaiver of Seller's right either to require prompt payment when due or to seek any remedy provided for herein.

b. Failure of Buyer to perform any covenants or conditions of this Contract (other than failure to make payments as provided in the preceding sentence) after thirty (30) days written notice of such failure and demand for performance.

6. If Buyer shall be in default as above provided, Seller shall have the following cumulative rights which Seller may, at Seller's election, exercise sequentially or contemporaneously:

a. To foreclose this Contract by strict foreclosure in equity;

- To declare the full unpaid balance secured by this Contract immediately due and payable;
- ь. To specifically enforce the terms of this Contract by suit in equity.
- In the event any suit or action is commenced because of any default of Buyer, the following provisions shall apply:

a. The Court having jurisdiction of the case may, upon motion by Seller, appoint a receiver to collect the rents and profits arising out of the real property and to take possession, management and control of the same during pendency of buit suit or action or until payment of the obligations hereby secured and apply said rents and profits to the payment of the amount due hereunder, first deducting all proper charges and expenses attending the execution of said receivership.

b. Buyer shall pay to Seller, in addition to all statutory costs and diabursements, any amount Seller may incur or pay for any title report, title search, insurance of title or other evidence of title subsequent to the date of this Contract on the real property above described and this Contract shall be security for the payment thereof.

c. The prevailing party, at trial or on appeal, shall be entitled to such reasonable attorney fees as shall be fixed by the Court having jurisdiction of the case, in addition to statutory costs and disbursements.

5. This Contract creates a lien upon the real property in favor of Seller as security for the performance of all covenants of Euser and remedies of Seller contained herein and Buyer agrees with Seller that said lien is superior to any and all rights of Buyer hereunder or by reason of any homestead, stay, or exemption laws now in force or which may hereafter become law.

Time is expressly made the essence of this Contract.

16.

10. Where notice in writing is required by either party to the other, such notice shall be deemed given when the same is depended in the United States Postal Service as certified mail, postage prepaid, and addressed to the address of such party set forth in the Contract.

11. No valuer by Seller of any breach of any covenant of this Contract shall be construed as a continuing waiv breach of such covenant, nor as a valuer of any breach of any other covenant, nor as a valuer of the covenant itself. aiver of any subsequent

12. All terms, covenants, conditions, and provisions contained in this Contract are severable and, in the event any of them shall be held to be invalid by any competent Court, this Contract shall be interpreted as though the same were not contained in this Contract.

13. All words used herein in the singular number shall extend to and include the plural. All words used in the plural number shall extend to and include the singular. All words used in any gender shall extend to and include all genders.

14. The term real property, when used in this Contract, includes, all and singular, the tenements, hereditaments, rights, easements, privileges, and appurtenances thereunto belonging, or in anywise appertaining, and improvements thereon, together with the reversions, remainder, rents, issues, and profits thereof.

15. This Contract shall bind and inure to the benefit of, as the circumstances may require, the parties hereto and their respective successors, heirs, personal representatives, or assigns.

The debts and obligations under this Contract of Seller and Buyer are both joint and several.

. 19 83 WAR OF California, county of San matter) and June 14 ppeared the Seller who acknowledged the foregoing Contract to be Seller's volumery act and deed. NUTARY PUBLIC TOP I Plate I California Ny Commission Experies 24,24,86 OFFICIAL SEAL BEVERLY J. FREITAS NOTARY PUBLIC - CALIFORNA SAN MATEO COUNTY My Comm. Expins Fab. 7, 1980 N. SE County of RTamath June 20 . 183 1-04: STATE OF Oregon. Vact and deed. Before == appeared the Buyer who acknowledged -the foregoing Contract to be Buyer's voluntar KOTARY FUBLIC FUR STOO dding ton mission Expires: (SEAL)

C - Incented, Jeans & ASSOC., Attorneys at Law, a Professional Corporation

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The following described real property situate in Klamath County, Oregon, to-wit:

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The Northwesterly one-half (NWly3) of Lot 5, Block 53, NICHOLS ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the most Northerly corner of Lot 5, Block 53, NICHOLS ADDITIONTO THE CITY OF KLAMATH FALLS, OREGON; thence 60 feet in a Southcasterly direction along a line parallel with Seventh Street; thence 65 feet in a Southwesterly direction along a line parallel with Jefferson Street; thence 60 feet in a Northwesterly direction along Seventh Street; thence 65 feet in a Northeasterly direction along Jefferson Street to the place of beginning.

SUBJECT TO:

1. An easement created by instrument, including the terms and provisions thereof, dated September 15, 1928, recorded September 15, 1928 in Bool 82 at page 264, Deed Records, property owned by Ralph C. Dale for sewer line across subject property.

2. The interest of William N. King and Mildred N. King, as disclosed by Quitclaim Deed recorded November 5, 1982 in Book M-82 at page 14721, Microfilm Records.

3. Easements and rights of way of record and apparent thereon.

Tayes To: Mr.+Mrs. Frederick W. Chase 6608 Reeder Rd. City, 97601

Return To: T/A-Marlene STATE OF OREGON,) County of Klamath) Filed for record at request of

on this 20 day of June A.D. 19 83 o'clock ____P M, and duty 3:34 at recorded in Vol. M 83 of deed 9608 Page_ EVELYN BIEHN, County Clerk

By Luc Year & Deputy

Fee 12.00

EXHIBIT "A" TO CONTRACT OF SALE