

SUPPLEMENTAL HOME IMPROVEMENT LOAN AGREEMENT Page - 2

6. Homeowner has executed a 2nd Promissory Note in favor of the City the same date as this agreement and, to secure said note, a 2nd Trust Deed, dated date as this agreement and, to secure said note, a 2nd irust veed, dated March 14, 1984 , to the City which document Homeowner acknowledges will be recorded by City. In addition, Homeowner acknowledges that City may record this agreement. 7. Each Homeowner who signs this agreement shall be individually and jointly responsible for performing the obligations of Homeowner in this agreement. This agreement shall be binding upon the successors of the parties. Homeowner shall 8. In the event of legal suit or action including any appeals therefrom, brought by either party against the other to enforce any of the obligations of this agreement, the losing party shall pay the prevailing party such reasonable amount for investigation costs, attorney's fees and expert witness fees, as may amount for investigation costs, accorney s fees and expert withess 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. The prior loan agreement dated <u>October 25</u>, 1983, together with this document contain 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 CHADANTEE OF CONTRACT WORK OR WITH MATERIALS OR EQUIPMENT SUPPLIED; AND THAT ANY GUARANTEE OR WORD OF CONTRACT WORK OF MATERIALS MUST BE OPTATION BY THE MORPOLITED FROM WARRANTY OF CONTRACT WORK OR MATERIALS UN EQUIPPIENT SUPPLIEU; AND THAT ANT GUARANTEL WORK OF CONTRACT WORK OF MATERIALS INST BE OBTAINED BY THE HONWOWNER FROM HUNDEVED SUPPLIES SUCH MATERIALS OF DEPEOPHS SUCH HORY. AND THAT THE CITY IS NO WAKKAWIT UF CUMIKALI WUKK UK MATEKIALS HUSI BE UBIAIMED BI INE NUMWUMIEK FRUM WHOEVER SUPPLIES SUCH MATERIALS OR PERFORMS SUCH WORK; AND THAT THE CITY IS NOT DECONNETRIE FOR THE OUNLITY OF ACCEDIADILITY OF SUCH MODE OF MATERIALS. AND THAT RESPONSIBLE FOR THE QUALITY OR ACCEPTABILITY OF SUCH WORK, AND INAL INCLUSION IN CONNECTION WITH CAME THE DEODEDTY WHET DE VEDT ENER OF CONSTRUCTION LITHE IN CONNECTION WITH SAME. THE PROPERTY NUST BE KEPT FREE OF CONSTRUCTION LIENS. 11. HOMEOWNER ACKNOWLEDGES RECEIVING A COPY OF THIS SUPPLEMENTAL LOAN AGREE-MENT AND OF A COPY OF THE PROGRAM. IN WITNESS WHEREOF, this supplemental loan agreement has been duly executed by the undersigned as of the date above written. CITY: HOMEOWNER: Mayol Attest: Jack Luoma Recorde Delilah Lu

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. Deputy

STATE OF OREGON, ss. County of Klamath BE IT REMEMBERED, that on this <u>14th</u> day of <u>March</u> before me, the undersigned, a Notary Public in and for said County and State, known to me to be the identical individual(s) described in and who executed the within Loan Agreement and acknowledged to me that said individual(s) executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon 14 My Commission Expires: DREGON, ss. Personally appeared George Eliteraftand Karren Fowler, who being first County of Klamath) duly sworn, each for himself and not one for the other, did say that the former is the Mayor and that the latter is the Recorjer of the City of Klamath Falls, a municipal corporation of the State of Oregon, and that the foregoing instrument was signed on behalf of said municipal corporation by authority of its Council; and each of them acknowledged said instrument to be its voluntary act and deed. 🖆 day of hau Dated this "mummer Before me: Notary Public for Dregon My Commission Expires: STATE OF OREGON,) ounty of Klamath) filed for record at request of Return City & KF BOX 237 KFO. A.D. 19 84 24 day of July o'clock _A__ M, and duly on this. Mortgages 9:35 м84 of _ at recorded in Vol. EVELYN BIEHN, County Clerk 12439 Page. 12.00 Fee.