## 59489

## HOUSING REHABILITATION LOAN PROGRAM

## HOME IMPROVEMENT LOAN AGREEMENT

THIS AGREMENT is made this 11th day of March , 19 86, between the City of Flamath Falls, Oregon, a Municipal Corporation ("City") and Donald L. Cabitto Sr. and Donald L. Cabitto, Jr., tenants in common ("Homeowner").

HITHERSETH: That in consideration of a loan of Fifteen thousand and 09/100ths (\$15,000.00 ) Dollars from the City, of technical and other assistance provided by the City in technical and/or improvements to Homeowner's property, and of follows:

- 1. The worl to be paid for with loan proceeds in an amount not to niceed \$15,000.00 shall include only repairs and improvements approved by the City, which documents are hereby incorporated by reference within this agreement. Homeowner's property to be improved is located at 2140 and 2144 Applegate (street address) in the City of Klamath Falls, Klamath County, Oregon, and Klamath 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.
  - T. Homeowner and City agree that the administration of the construction work to be performed with the loan proceeds shall be governed to and subject to the terms of the Contract Documents and the applicable terms of the Homeone Rehabilitation Loan/Grant Program for the City of Plamath Falls, Oregon, as adopted by the City Council and currently existing as of the date of this Agreement.
  - The Momentumer expressly authorizes the City to establish a remathlitation account with the loan proceeds, and to disburse such proceeds in accordance with the Contract Documents and the Program.
- 4. The Medicowner will begin the contract work on or after receiving written authorization to proceed from the City, and will complete the work within 15 days of such receipt. If the work is not completed within such time, and the completion rate has not been extended in writing by the City due to work delay not coursed 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 ise any amount remaining in the Homowner's rehabilitation account to pay the costs of such completion.
- S. More capper chall 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 I nows that there will be a sale or transfer and not later than one wood before the expected sale or transfer except in the case of the death of the last surviving Homeowner, in which 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 transaction. Homeowner authorizes City to contact any of the persons so paned and authorize and direct such persons to pay City any obligations the momeowner.
- d. Promeowner has elecuted a fromissory Note in favor of the City the bame date as this agreement and, to secure said note, a Trust Deed to the City which document Momeowner admostledges will be recorded by City. In addition, Homeowner actnowledges that City may record this agreement.
- 7. Each Homeowner who signs this agreement shall be individually and jointhly responsible for perference the obligations of Homeowner in this parties. Homeowner shall be binding upon the successors of the parties. Homeowner shall not assign this agreement.

B. In the event of legal guit or action including any appeals therefrom, brought by either party (gainst the other to enforce any of the ship of the prevailing that the prevailing the legal pay the prevailing Therefrom, prought by Prince party equilibrium coner to enturing any or the philipations of this agreement, the losing party shall pay the prevailing party shall pay the prevailing party shall pay the prevailing party mich restorable amount for an estigation costs, attorney's fees and party without less as may be set by the court. This agreeement shall be entered to the court of the court of the court. enforceable in Flamath County, Oregon, and if legal action is necessary by

either part, with respect to the enforcement of any or all of the terms or conditions herein. Continue verse for the enforcement of same shall lie in This document crutains the entire encement between the parties and Flemath County, Omegon. shall not be modisfied except by a whiten instrument signed by the

10. THE MICHEDINER UNDERSTANDS AND AGREES THAT THE CITY NEITHER HAS NOR BY MEDIC AND RESERVISION OF ORLIGATION, LEGAL OR OTHERWISE, IN THIS WAY THE AND CONTRACT WOLD OR WITH MATERIALS OR EQUIPMENT SUFFLIED; AND THAT FOR GRADULTE OR WATERALT OR CONTRACT WORK OR MATERIALS HUST BE AND THAT FOR GRADULTE OR WATERALT OR CONTRACT WORK OR MATERIALS OR PERFORMS OF THE THAT FOR GRADULTE FROM UNDERFOR SHEET IFS SHOW MATERIALS OR PERFORMS parties. PROFESSION FOR SCHOOL OF THE STATE OF THAT THE CONSECTION OF THAT THE CONSECTION OF THE STATE OF SOUCH MUST: AND THAT THE VIEW IS MUTRESPONDED FOR THE WORLT, OR WITH SAME, THE PROPERTY MUST BE TENT FREE OF CONSTRUCTION LIENS.

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THE METHERS MAINTECE, this lower agreement has been duly executed by the OF A CORY TE THE PRINT WITH underskipped, as of the date above written. HOMEOWNER:

C CINY By M. C. Baugles METERS & STONE & Photological Rectionites

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STATE OF OREGON. 55

THE IT RETERINGTED, that on this 11th day of March 1986, the undersigned, a Notary Public in and for said County and before me, the undersigned, a Notary Public in and for said County and before me, the undersigned, a Notary Public in and for said County and the undersigned the within named Donald L. Cabitto Sr. and Donald L. States, personally appeared the within named Donald L. Cabitto Sr. and Identical States, personally appeared the within named Donald L. Cabitto Sr. and Donald County of Mamath and identical (abitto, Jr. hoper to in and who executed inchined and who the same freely and

THE TEST MEDITY WHEFEOF, I have hereunto set my hand and affixed my voluntarilyneticial ment the day and year last above written.

Notary Public for Oregon, Motary Public for Oregon
My Commission Expires: 4-84-87-

STATE OF OREGON.

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and Donna Wohlwend, who being first duly sworn, each for himself and not one for the other, did say that County of Elemath the former is the Mayor and that the latter is the Recorder of the City of Plenath Falls, a municipal corporation of the State of Oregon, and that the Ammedia that rument was signed on behalf of said municipal corporation by anthority of its council; and each of them acknowledged said instrument to be its voluntary, act and dred.

Dated this 19th day of March 1986. Process of

Sun Vales Notary Public for Oregon My Commission Expires: 5-17-89

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STATE	ON OURGON CIN	INTY OF ICLAMATH	<b>15</b> .				