

THIS AGREEMENT Made this 19th day of April , 1987, by and between THE FEDERAL LAND BANK OF SPOKANE, a corporation, with its office and principal place of business at Spokane, Washington, as Seller, and DAN SCHLEIGH and TERESA SCHLEIGH, husband and wife, as Purchaser; REAL ESTATE CONTRACT VOL M81 Page 6527 <u> Ш І Т № Е Ѕ Ѕ Е Т Н</u>: Seller agrees to sell to Purchaser and Purchaser agrees to purchase Saller Unon the terms and conditions hereinafter set forth the Seller agrees to sell to rurchaser and rurchaser agrees to purchase from Seller, upon the terms and conditions hereinafter set forth, the following described real estate situate in Klamath County, Oregon, to-wit: Township 41 South, Range 12 East of the Willamette Meridian: Adding and Together with all tenements, hereditaments, logetner with all tenements, hereultaments, and appurtenances thereunto belonging or any wise appertaining; subject to any and all easements, rights of Way, or restrictions of record, and the provisions and recorvations contained in patents or deads exceptions, provisions and reservations contained in patents or deeds from the United States of America, or the State of Oregon, or in other ----deeds of record. HPR H SUBJECT TO: Liens and assessments of Klamath Project and Shasta View 83 Irrigation District, and regulations, contracts, easements, water and Any unpaid charges or assessments of Shasta View Irrigation District. I. <u>Purchase Price</u>: The total purchase price shall be the sum of \$36,000.00 and shall be payable as follows: A. <u>Down Payment</u>: The sum of \$12,000.00 (consisting of the aggregate of \$500.00 Option Deposit, \$2,125.00 pro-rata credits, \$2,125.00 pro-rata credits, arknowledged B. <u>Deferred Balance</u>: The deferred balance of \$24,000.00 shall be payable in annual installments as follows: 1. First Annual Payment: One (1) annual payment of January 1, 1988, which payment represents pro-rated principal and of this transaction) 1987 (the date of the close of the escrow 2. <u>Next Four Annual Payments</u>: Four (4) annual payments of \$3,900.00, including interest at 10% per annum, payable on the 1st day of January, 1989, and continuing on the 1st day of each and every January thereafter through January 1, 1992. 3. \$3,900.00, <u>Remaining Annual Payments</u>: Equal annual payments of including interest, with interest at the rate then in CONTRACT OF SALE Page -1- of 6

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effect under Seller's variable new loan interest rate, beginning on the 1st day of January, 1993, and continuing on the 1st day of each and every January thereafter until all sums, both principal and interest, due hereunder are paid in full. In the event the annual payment of \$3,900.00 should not be equal to annual interest for any given year, then, in that event, the annual payment shall be equal to an amount sufficient to pay at least interest accrued from the last anniversary date to the payment date.

C. <u>Initial Rate of Interest</u>: Commencing on April 17, 1987, through December 31, 1991, the unpaid principal balances hereof shall bear interest at the rate of 10% per annum.

D.

Rate of Interest For Remainder of Contract: January 1, 1992, the unpaid principal balance hereof shall bear interest at the base rate then in effect under Seller's variable new loan interest at the base rate then in effect under Seller's variable new loan interest rate, except as hereinafter provided, on declining principal balances. Each payment shall be applied first to accrued increase on decrease whenever Sollar establishes a bicker of bove shall increase or decrease whenever Seller establishes a higher or lower new loan rate applicable to its current variable rate loans. The increment of increase or decrease shall be the same increment applicable to such loans, but not in excess of maximum rate allowed by applicable state established by Seller in accordance with provisions of the Farm Credit Act of 1971 and regulations of the Farm Credit Administration.

Interest On Delinquent Installments: made when due shall thereafter bear interest until paid at a default rate which is the rate then in effect for this Contract, plus 2% per

Commencement Date of Interest: Interest commences on April 17, 1987, regardless of the date this Contract is signed. Billing Statements: All payments due hereunder shall be

made in accordance with billing statements mailed periodically to

Application of Payments: first to accrued interest and then to principal.

Each payment shall be applied Ι. Prepayment:

balance or any part thereof without penalty. Purchaser may at any time pay the principal

II. Taxes And Assessments: Purchaser assumes and agrees to pay before delinquency all taxes and assessments that may, as between Seller and Purchaser, become a lien on the real estate until the principal and interport on this Contract are paid in full. Should Purchasen fail to make interest on this Contract are paid in full. Should Purchaser fail to make any payments as provided in this paragraph, Seller may make such payment any payments as provided in this paragraph, Seller may make such payment and any amount so paid by Seller, together with interest at the rate specified herein, with interest to be charged from the date of payment until paid, and said payment together with interest shall be repayable by Purchaser on Seller's demand, all without prejudice to any other right CONTRACT OF SALE Page -2- of 6

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III.

Possession: Purchaser shall be entitled to Seller's right of possession of the premises no later than April 17, 1987. Such possession shall continue so long as the terms of this Contract are fully complied with.

Use and Care of Premises: Purchaser agrees that he will neither use nor permit the premises to be used for any unlawful nor objectionable purpose; that he will at his own expense keep all buildings, fences, and other improvements upon said premises in good repair; that he will at all times care for the premises in a manner consistent with good management practices in the community; that he will not, without written consent of Seller, cut or remove any trees or remove any sand, gravel, or minerals of any nature, nor permit same to be done; that he will not permit nor suffer waste to be committed on the premises. All farming operations upon property shall be in accordance with practices of good husbandry and best soil conservation practices, observing accepted methods of crop Purchaser will constantly take precautions to prevent undue depletion of soil from wind or water erosion and shall use all reasonable efforts to keep the property free from noxious weeds or plants. VII.

In case any of the premises are taken under eminent domain or through conveyance executed in lieu of condemnation, the damages paid or consideration received therefore shall be paid to Seller for VI.

Defense of Security: Seller may appear in or defend any action or IV. proceeding at law, in equity, or in bankruptcy affecting, in any way, the security hereof and, in such event, Seller shall be allowed and paid, and Purchaser 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 the rate specified herein from date of demand therefor. Failure of Purchaser rate specified herein from date of demand therefor. Failure of Purchaser to pay Seller for such costs, charges and expenses within 30 days from the date of demand therefor shall constitute a breach of this Contract. Eminent Domain:

occur. Purchaser agrees that at his own cost he will constantly keep all insurable improvements insured against loss or damage by fire to the extent that they can be insured in a manner and form satisfactory to Seller. insurance policies whatsoever affecting buildings or improvements on said premises shall be delivered to Seller and each shall have attached thereto a loss payable clause in favor of Seller as its interest may appear. proceeds of any loss thereunder shall be paid to Seller for application toward the purchase price or for rebuilding such building or improvements at the option of Seller. Should Purchaser fail to pay any said premiums as provided in this paragraph, Seller may, at Seller's option, and without being obliged to do so, pay such premium and any amount so paid by Seller, together with interest at the rate specified herein, with interest to be charged from the date of payment until paid, and said payment, together with interest, shall be repayable by Purchaser on Seller's demand, all without prejudice to any other right Seller may have by reason of such

condemnation, or any other cause and agrees to make the payments herein described as they severally become due, notwithstanding any loss that may

Insurance: Purchaser assumes all risk of loss or damage to the buildings or improvements on said real estate by fire, act of God, lawful

Default: Time is of the essence of this Contract and should Purchaser fail to make the payments or to keep and perform any of the covenants and agreements herein mentioned, the same shall constitute a forfeiture of this Contract and thereupon Seller, at its option, may declare such forfeiture by written notice to Purchaser in accordance with Oregon statute, and at the expiration of the required notice, the terms of this Contract meanwhile not having been complied with, Seller may enter into said premises and take possession of them, and this Contract shall be at an end and null and void, and Purchaser shall forfeit to Seller, as In the and null and void, and rurchaser shall forfelt to Seller, as liquidated damages, all payments made hereunder and all improvements placed upon the premises, and immediately surrender possession of said premises. The failure of Seller to declare a forfeiture at any time upon violation of any of the terms of this Contract by Purchaser shall be deemed only an indulgence by Seller of that particular default and shall not be construed to be a waiver of any rights of Seller specified herein. This remedy is not exclusive and Seller, at its option, may exercise any legal rights

IX. <u>Notice</u>: Any notice, demand, or communication to be given by either party to this Contract to the other party shall be in writing and transmitted to the other party by registered or certified mail addressed to said party at their address shown below, provided that either party may said party at their address shown below, provided that either party may change his place of address by notice to the other party as herein provided. The mailing and registering or certifying of any such notice, demand, or communication as herein provided shall be sufficient service demand, or communication as nerein provided shall be sufficient service thereof. In the event notice of default of any nature is sent by Seller after such default has existed for 15 days or more, Purchaser agrees to pay Seller the sum of \$75.00 in addition to all other demands in said notice, before said forfeiture is released, such amount being a reasonable attorney's fee and cost of said notice. Any payments coming due during the time that a notice of forfeiture is in effect shall be automatically included in said notice of forfeiture the Purchaser must pay said payment or payments in addition to the amounts called for in the notice.

Address of Purchaser FEDERAL LAND BANK OF SPOKANE c/o Farm Credit Services P.O. Box 148 Klamath Falls, OR 97601

Address of Seller Mr. & Mrs. Dan Schleigh 1694 Salt Creek Road Eagle Point, OR 97524

Attorney's Fees: In case suit or action is instituted for declaration Χ. of rights hereunder or to foreclose this Contract, or to enforce any of the of rights nereunder or to foreclose this contract, or to enforce any of the provisions hereof, the parties agree to pay the costs of title reports and such sums as the trial court may judge reasonable as attorney's fees and collection costs to be awarded the prevailing party in that suit or action, and, if any appeal is taken from any judgment or decree, further attorney's fees and the prevailing by the count to be awarded the fees and costs as may be adjudged reasonable by the court to be awarded the

Fulfillment Deed: When full payment has been made under the terms of XI. this Contract, Seller agrees to execute and deliver to Purchaser a Warranty Deed, warranting only against encumbrances suffered or created by Seller, subject to the servitudes, exceptions, provisions and reservations hereinabove mentioned, free and clear of encumbrances, except all taxes, assessments, and charges herein provided to be paid by Purchaser, and CONTRACT OF SALE

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VIII.

except any lien or encumbrances revived or placed on said premises by or through or under Purchaser, and except any other encumbrances or defects which Purchaser has assumed.

XII. <u>Assignment</u>: This Contract shall not be assigned nor the premises be transferred to the possession of any third party without the written consent of Seller. Seller agrees not to unreasonably withhold such consent.

XIII. Inspection: Purchaser acknowledges that he has made a personal inspection of the property herein described and has otherwise informed himself concerning the true conditions of said property and its appurtenances, and that in executing this Contract he has relied solely on information and knowledge obtained from a personal inspection and drinking water of the domestic well, the septic system, and access to the regarding the potability of the drinking water or quantity or quality of water supply from the domestic well, the septic system, or access to the real property.

XIV. <u>Entire Agreement</u>: The parties acknowledge that this Contract constitutes the only agreement between them and that no warranties, agreements, or representations have been made or shall be binding upon either of the parties unless set forth herein.

XV. <u>Closing Costs</u>: Purchaser agrees to pay the cost of recording this Contract. Each party agrees to pay one-half of the escrow closing fee. Seller agrees to pay the cost of title insurance.

XVI. <u>Title Insurance</u>: Seller agrees to furnish a standard form of Purchaser's Policy of Title Insurance issued by Klamath County Title Company showing title free of encumbrances or defects except easements and restrictions of record.

XVII. <u>Succession</u>: This Contract shall inure to the benefit of and be binding upon the heirs, executors, administrators, successors, and assigns of the parties hereto.

XVIII. <u>Favorable Classification</u>: Purchaser is liable for any deferred real property taxation resulting from change of favorable land classification.

XIX. <u>Pronouns</u>: Pronouns used in this Contract shall be construed in accordance with the appropriate gender or neuter, and as either singular or plural as the context requires.

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

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IN WITNESS WHEREOF, the parties hereto have executed this Contract the day and year hereinabove first written. chicigh DAN SELLER THE FEDERAL LAND BANK OF SPOKANE By: Eldur Jarense Sorensen, Credit Officer STATE OF OREGON, County of Klamath) ss: Personally appeared before me, ELDWIN SORENSEN, known to me to be the Credit Officer of the corporation that executed the foregoing instrument and acknowledged caid instrument to be the free and voluntary act of caid creait utticer of the corporation that executed the foregoing instrument and acknowledged said instrument to be the free and voluntary act of said corporation for the uses and purposes therein montioned and that it and acknowledged said instrument to be the free and voluntary act of said corporation, for the uses and purposes therein mentioned, and that it executed with stated that he was authorized to execute UBLIC The BLIC. NOTARY PUBLIC FORCOREGON STATE OF OREGON, County of Klamath) ss: My Commission Expires: 9-12-90 Personally appeared before me the above named DAN SCHLEIGH and TEDESA SCHLEIGH and deed acknowledged the foregoing instrument to be there voldatary act and deed (SEAE) NOTARY PUBLIC FOR OREGON My Commission Expires: 6-WHEN RECORDED MAIL TO: KLAMATH COUNTY TITLE CO. STATE OF OREGON P.O. BOX 151 KLAMATH FALLS, OR 97601 County of I certify that the within ss: instrument was received for record on the <u>17th</u> day of <u>April</u> 19<u>87</u>, at <u>11:18</u> o'clock <u>A</u><u>M</u>., and recorded in Book <u>M37</u> on Page MAIL TAX STATEMENTS TO: or as filing fee number DAN SCHLEIGH & TERESA SCHLEIGH Record of Deeds of said County. 1694 SALT CREEK ROAD Witness my hand and seal of EAGLE POINT, OR 97524 County affixed. Evelyn Biehn, CONTRACT OF SALE Page -6- of 6 BY: Klamath County Clerk Fee: \$25.00 Title m Deputy