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CONDITIONAL SALE CONTRACT

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THIS CONTRACT, made and entered into this lst day of <u>September</u>, 1987, by and between RICHARD L. PURDY, hereinafter called Seller, and ROY A. MCKISSON and PAT MCKISSON, husband and wife, hereinafter called Buyer (it being understood that the singular shall include the plural if there are two or more singular shall include the plural if there are two or more sellers and/or buyers).

## WITNBSSBTH:

Seller agrees to sell to the Buyer and the Buyer agrees to buy from the Seller for the price and on the terms and conditions set situated in the County of Klamath, State of Oregon, to-wit: The East 490 feet of the S of W of Lot 14 in Section 7, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, EXCEPT THEREFROM a 15 S ŝ TOGETHER WITH: bearing Oregon License No. X121700, Vehicle A certain 1972 Fleetwood Mobile Home Identification Number S13178, and Title No. 8603775136. 2 SUBJECT TO contracts and/or liens for irrigation and/or drainage, the schedule of exclusions from and/or drainage, the schedule of exclusions from Coverage, together with any schedules contained in standard title policies, reservations, easements, restrictions and rights of way of record and those ALSO SUBJECT TO rights of the public in and to any portion of the herein described premises lying within the ALSO SUBJECT TO Grant of Right of Way, subject to the terms and provisions thereof, to The California Oregon Power Company, a California corporation, dated February 8, 1950, recorded February 14, 1950, in Volume 236, page 562, Deed Records of Klamath County, ALSO SUBJECT TO Grant of Right of Way, subject to the terms and provisions thereof, dated December 1, 1952, recorded December 8, 1952, in Volume 258, page 170, Deed Records of Klamath County, Oregon. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN 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 It is mutually agreed as follows:

1. **Possession:** Buyer shall be entitled to possession of the date hereof;

2. Prepayment Privileges: After the date hereof, Buyer shall have the privilege of increasing any payment or prepaying the entire balance provided for hereinafter with interest due

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3. Payment of Liens and Taxes: Buyer shall pay promptly all indebtedness incurred by their acts which may become a lien or purported lien, upon said property, and shall regularly and before the same shall become delinquent, pay all taxes, including adjustment of same for any reason, assessments, liens, and encumbrances of whatsoever kind affecting said property after this date, provided, all such taxes, assessments and charges for the current year shall be pro-rated as of the date hereof, and in or amounts required by Buyer to be paid hereunder, or to procure and pay seasonably for insurance, Seller may pay any or all such of said property on the date such payments are made by Seller and such amount shall bear interest at the same rate as provided herein, without waiver, however, of any right arising to Seller for Buyer's breach of contract, and, in such event or events, the amounts to the contract balance upon being tendered a proper

4. Insurance: It is agreed that buyer will keep any building or improvements on said property insured against loss or damage by fire or other casualty in an amount of not less than the full insurable value thereof with loss payable to the parties hereto and the interests herein reflected, if any, all as their interests appear at the time of loss, all uninsured losses shall be borne by the buyer on or after the date Buyer becomes entitled to possession; Buyer shall furnish Seller proof of such insurance

5. Waste Prohibited: Buyer agrees that all improvements now locate or which shall hereafter be placed on the property, shall remain a part of the real property and shall not be removed at any time prior to the expiration of this agreement without the written consent of Seller. Buyer shall not cut or remove any timber, trees or shubbery without Sellers prior written consent. Buyer shall not commit or suffer any waste of the property, or any improvements thereon, or alteration thereof, and shall good condition and repair, provided, Buyer shall not make or cause to be made any major improvements or alterations to the property without first obtaining the written consent of Seller;

6. Transfer of Title: Seller shall upon the execution hereof make and execute in favor of Buyer a good and sufficient deed conveying said property free and clear of all liens and encumbrances, except as provided hereinbefore, together with a good and sufficient Oregon Vehicle Certificate of Title and appropriate Power of Attorney to Mountain Title Company of Klamath County, and will place said documents, together with one of these agreements, in escrow at MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY, 407 Main Street, Klamath Falls, Oregon 97601, and to said escrow holder and the parties hereto, instruct said balance of the purchase price in accordance with the terms and conditions of this contract, said escrow holder shall deliver said documents to Buyer, but in case of default by Buyer said seller;

7. Tax Payment Procedures: Until a change is requested, all tax statements shall be sent to the address designated by Seller hereinafter. Seller shall then forward such tax state ments to Buyer who shall be required to pay the same and provide proof of such payment to Seller within thirty (30) days of the date of Seller's mailing of the said tax statement.

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12. Abandonment: Should Buyer, while in default, permit the premises to become vacant for a period in excess of 20 days, Seller may take possession of same individually or by appointment LAND SALE CONTRACT AND CONDITIONAL SALE CONTRACT - Page Three

In any of such cases, all rights and interest created or then In any or such cases, all rights and interest created or then existing in favor of the Buyer as against the Seller hereunder shall utterly cease and determine, and the right to the possession of the premises above-described and all other rights possession of the premises above-described and all other rights acquired by the Buyer hereunder shall revert to and revest in said Seller without any act of re-entry, or any other act of said Seller to be performed and without any right of Buyer of return, reclamation or compensation for monies paid on account of the purchase of said property as absolutely, fully and perfectly as purchase of said property as absolutely, fully and perfectly as if this contract and such payments had never been made; and in case of such default, all payments theretofore made on this contract are to be retained by and belong to said Seller as the agreed and reasonable rent of said premises up to the time of agreed and reasonable rent of said premises up to the time of agreed and reasonable rent of said premises up to the time of such default. The said Seller, in case of such default, shall have the right immediatley, or any time thereafter, to enter upon the land aforesaid, without any process of law, and take improvements thereon; and alternativaly. Buyer shall have the improvements thereon; and alternatively. Buyer shall have the right to apply to the Court for appointment of a receiver as a matter of right and nothing in this contract shall preclude

c) To withdraw said deed and other documents from the d) To foreclose this contract by suit or by strict foreclosure in equity.

a) To declare this contract null and void, after giving such notice as is then required by Oregon Revised b) To declare the whole unpaid principal balance of said purchase price with the interest thereon at once due and

11. Default: In case Buyer shall fail to make the payments aforesaid, or them punctually and upon the strict terms and at the times above-specified or fail to keep any of the terms and at conditions of this agreement, then the Seller at his option shall

have the following rights;

10. Time of Essence: It is understood that and age between the parties that time is of the essence of this Such consent Time of Essence: It is understood that and agreed

by an agent of Setter; and that Buyer takes said property and timprovements thereon in the condition existing at the time of this agreement, with no express, implied or other warranties by 9. Consent to Assignment: Buyer shall not assign this agreement, his rights thereunder, or in the property covered agreement, his lights thereby without the written consent of Seller. shall not be unreasonably withheld.

8. Property Taken "As Is": Buyer certifies that this Contract of purchase is accepted and executed on the basis of his own examination and personal knowledge of the premises and opinion of the value thereof; that Buyer has made a personal 17891 inspection of the property so as to determine its acceptability, and has personally researched and is satisfied with the ability to obtain access to the property; that no attempt has been made to obtain access to the property; that no attempt has been made to influence his judgment; that no representations as to the condition or repair of said premises have been made by Seller or by an agent of Seller; and that Buyer takes said property and the improvements thereon in the condition existing at the time of

of a receiver by self-help or by Court order for the purpose of protecting and preserving the property and his security interest herein, and in the event possession is so taken by Seller he shall not be deemed to have waived his right to exercise any of the foregoing rights;

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13. Attorney Fees: In the event suit or action is instituted to enforce any of the terms of this contract, the prevailing party shall be entitled to recover from the other party such sum as the court may adjudge reasonable as attorney's fees at trial or on appeal of such suit or action, in addition to all other sums provided by law;

14. No Waiver: Buyer further agrees that failure by Seller at any time to require performance by Buyer of any provision hereof shall in no way affect Seller's right hereunder to enforce the same, nor shall any waiver by Seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself;

15. Binding on Successors: This agreement shall bind and inure to the benefit of, as the circumstances may require, the parties hereto and their respective heirs, executors, administrators, successors and assigns, subject to the foregoing;

16. Purchase Price and Payments: The purchase price for the interest conveyed is the sum of TWENTY-FOUR THOUSAND AND NO/100THS DOLLARS (\$24,000.00) payable as follows:

(a) Buyer shall pay an initial payment in the sum of SEVEN THOUSAND TWO HUNDRED AND NO/100THS DOLLARS (\$7,200.00), and

(b) The remainder of the purchase price in the amount of SIXTEEN THOUSAND EIGHT HUNDRED AND NO/100THS DOLLARS (\$16,800.00) shall be payable in monthly installments of //m THREE HUNDRED FIFTY SIX AND 98/100 (356.98) including INTEREST AT TEM PERCENT (10) per annum on the Annaid balance, which said sum includes principal and interest; together with the applicable collection escrow fees; the first of such payments shall be payable on the lstday of October , 1987, with a further and like installment payable on the lst day of each and every month thereafter, until the full amount of principal and interest shall have been paid in full.

17. Inclusion of Personal Property: It is agreed between Buyer and Seller that the property conveyed by the within Land Sale Contract and Conditional Sale Contract includes a certain mobile described hereinbefore, which said personal property item is attached to the real property improvements conveyed by the within instrument. Buyer and Seller agree that there shall be no specific conveyance of title to the said personal property item to Buyer until payment in full of the balance hereof, and that the said personal property shall be treated as attached to and an improvement on the real property conveyed hereby, to be conveyedto Buyer only upon completion of payments to be made pursuant to the within Land Sale Contract.

IN WITNESS WHEREOF, the parties have caused this agreement

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to be executed the day and year first hereinabove written. SELLER: Aichard L. Phroverly 17893 BUYER: STATE OF OREGON/County of Hum PERSONALLY APPEARED BEFORE ME the above-named Roy A. McKisson & Pat McKisson; and acknowledged the foregoing Land Sale Contract and Conditional Sale Contract to be their voluntary act and deed. DATED this 3/st day of and 1987. 5380 d o NOTARY PUBLIC FOR OREGON 180 My Commission expires: STATE OF XALDEORNEA/County of PERSONALLY APPEARED BEFORE ME the above-named RICHARD L. PURDY, and acknowledged the foregoing Land 10 151 Sale Contract and Conditional Sale Contract to be his voluntary My Commission expires: 7490 S GRANTORS NAME AND ADDRESS: RICHARD L. PURDY 0 STATE OF OREGON General Delivery Charleston OR 97420 Ù County of Klamath in the second છે કરે GRANTEES NAME AND ADDRESS: ROY A. MCKISSON and PAT MCKISSON I certify that the within instrument was received for 5174 Maple Road record on the 2nd day of October , 198 7, at Vacaville CA 95688 October AFTER RECORDING, RETURN TO: 8:55 o'clock A .M., and recorded in Book mountain JItle Page <u>17889</u> or as File Reel Number <u>80020</u>, Record of Deeds of said County. Until a Change is Requested, WITNESS my hand and seal of Tax Statements Should be Sent County affixed. A MCKISSON & Pat Mckisson Recording Officer Maple Rd By: PAM Sm Por Evelyn Biehn, County Clerk SITY Maple VacavillE LAND SALE CONTRACT AND CONDITIONAL SALE CONTRACT - Page Five