FILED

93 JUN 18 AM 8: 44

AGREEMENT

CHARLOTTE L. PETERSEN WASHINGTON COUNTY, CLERK

BLATCHES Agreement made this 10 day of JUNE, 1993, by and between the City of Blair, Nebraska, hereinafter referred to as "Blair", and ROBIN PATRICIA RENARD, hereinafter referred to as "Customer".

WITNESSETH:

Whereas, Customer has made a request to Blair and hereby makes application for water from within the municipality, said water to be utilized at Customer's personal residence which is located on the following described real estate, to-wit:

OAK PARK 1ST ADDITION LOT 40 BLK 7 12B

Whereas, under the terms and conditions as set forth herein, Blair is willing to sell Customer city water.

NOW, THEREFORE, BE IT AGREED by and between the parties that for and in consideration of One Dollar and mutual benefits to be derived by both parties hereto, the specific receipt thereof being hereby acknowledged, it is agreed as follows:

1. Customer shall be allowed to purchase water from Blair at a place to be designated by the Director of Public Works of Blair. Prior to installation of the meter and tap, Customer shall submit to the City of Blair plans and specifications acceptable to Blair for such tap and such tap shall be made in accordance with all plans, specifications, and requirements of Blair. Such specifications and requirements shall include but not be limited to

the installation of a back flow preventer. Such tap shall be such size as required by Blair and all materials and supplies therefore, excepting the water meter, shall be paid for by Customer. Customer shall notify Blair, prior to commencement of construction and at such intervals as specified by the Director of Public Works the construction that will be performed so that inspection by Blair can be performed.

- 2. Customer shall remit to Blair the sum of \$\frac{15.00}{0}\$ as a deposit to insure timely payment of all charges for water provided to Customer. In the event all bills for a period of three (3) years are paid by Customer on or before the 10th day of each month during which they become due, said deposit shall be returned to Customer less an amount equal to the average monthly water bill to Customer less an amount equal to the average monthly water bill to Customer during said three year period. Customer shall be subject to Blair's usual and standard procedures for discontinuance of service. Customer shall also pay to Blair a \$\frac{250.00}{250.00}\$ tap fee prior to the time of connection to Blair's water system.
- 3. It is agreed by and between the parties hereto that Blair makes no representations, covenants, or warrants as to the volume, velocity, pressure, or quality of the water provided to Customer after connection to the municipal water system. It is further understood and agreed that the City of Blair is not responsible for nor shall any water system constructed or utilized by Customer beyond the tap into the municipal water system be considered as a part of the municipal water system. Blair shall have no liability or responsibility to provide licensed operators for any system to

which Customer may supply water as may be required by any State of Nebraska agencies. Blair shall have no liability or responsibility for maintenance or repairs to any line or water system constructed or utilized by Customer. Blair shall not be responsible for nor have any liability to Customer or any other person or persons receiving water from Customer for fire protection or the availability of water for fire protection purposes. Customer agrees to indemnify and save harmless Blair from any and all claims, causes of action, suits, or any other liability of any nature or kind whatsoever and brought by the Customer or any other person or entity for damages or injuries resulting in any way from the provision of water service under this agreement. Such indemnification shall also include attorney fees, costs, and all expenses incurred in the defense of such action.

- 4. Unless earlier mutually terminated, this contract shall terminate twenty-five (25) years from the date hereof.
- 5. The charges by Blair to Customer for water provided may be adjusted from time to time by the Mayor and City Council of Blair. The Customer shall also be subject to all other rules and regulations of the City of Blair as pertains to its customers of the municipal water system, including but not limited to payment, deposit, and shut off regulations.
- 6. This agreement shall be binding upon the heirs, personal representatives, successors, and assigns of Customer. This agreement shall also specifically run with the land with respect to the real estate described hereinabove and shall be binding upon all grantees, assignees, and subsequent owners of such real estate.

The Customer shall be responsible for and shall file a copy of this agreement against said read estate in the office of the County Clerk of Washington County, Nebraska, prior to Blair's providing water service to the premises.

EAL EAL GST CLASS 96 ATTEST

CITY OF BLAIR, NEBRASKA

RY

Jerome Jenny, Mayor

Alice I. Diedrichsen, City Clerk

Customer

C: V

STATE OF NEBRASKA COUNTY OF WASHINGTON) SS 3854
ENTERED IN NUMERICAL INDEX AND FILED FOR RECORD
THIS 18 10 DAY OF 10 A.D. 19
AT 8:44 O'CLOCK 11 M. AND RECORDED IN BOOK
217 AT PAGE 203-206
COUNTY CLERK 11 AND ALCOLOM
DEPUTY 1 AA A MAN MAN ALCOLOM
DEPUTY 1 AA A MAN MAN ALCOLOM
DEPUTY 1 AA A MAN MAN ALCOLOM