RECORDED AUGUST 26, 1992 BK 353 PG 56 NO 118322 RONALD L. DAILEY, COUNTY CLERK PURCHASE AGREEMENT

The Sheridan Area Water Supply Joint Powers Board, 224 South Main Street, Sheridan, Wyoming, hereinafter referred to as "Purchaser", hereby offers to purchase from the record owners of all of the lots within the Crystal Creek Subdivision of Sheridan County, Wyoming, the plat of said subdivision being recorded on November 7, 1980 and located in Plat Drawer C in the office of the County Clerk for Sheridan County, Wyoming, hereinafter referred to as "Sellers", the following described property situate in Sheridan County, Wyoming, to-wit:

The domestic water distribution system serving the Crystal Creek Subdivision of Sheridan County, Wyoming, including any and all water mains, valves, meters, fire hydrants, and necessary, incidental and appurtenant facilities, and together with all easements, rights-of-way, licenses and permits incidental, appurtenant and necessary for the operation, maintenance, repair and replacement of said system (hereinafter referred to as "the domestic water distribution system"), but excluding Sellers' well and treatment system.

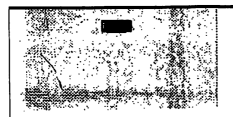
Purchaser offers to buy the above-described real property upon the following terms and conditions:

- 1. The purchase price shall be the sum of <u>Fifteen Thousand</u>
 One Hundred Eighty and 00/100 Dollars (\$_15.180.00) payable as follows:
 - a. An amount of <u>One Thousand Three Hundred Eighty and 00/100</u> Dollars (\$ 1380.00) shall be paid to Sellers for each of the eleven (11) private lots within the Crystal Creek Subdivision, to be paid at time of closing.
 - b. Payment to Sellers at closing shall be at the direction of Sellers, as provided in written and acknowledged instructions by all Sellers.
- 2. Title to the domestic water distribution system shall be conveyed to Purchaser in the following name:

Sheridan Area Water Supply Joint Powers Board.





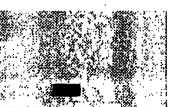




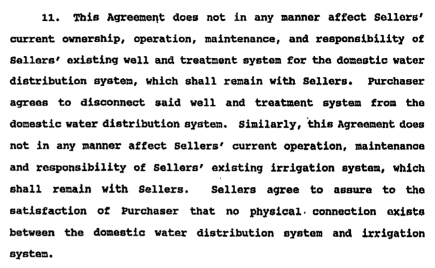
- 3. Title to the domestic water distribution system shall be merchantable and marketable by Sellers to the sole satisfaction of Purchaser. Upon execution of this Agreement, Sellers shall provide to Purchaser evidence of ownership of the domestic water distribution system, and Sellers, at their cost, shall correct all defects in or objections to title, to the satisfaction of Purchaser upon Purchaser's written notice of such defects, whether before or after closing.
- 4. Upon execution of this Agreement, Sellers shall grant to Purchaser and its employees, agents and officers, access to the domestic water distribution system for conduct of analysis of the domestic water distribution system, to determine the suitability of the domestic water distribution system for the purposes and needs of Purchaser. Such access shall include the right to conduct surface and subsurface exploration by means of visual inspection and excavation at certain locations in order to determine the materials used in the domestic water distribution system and their existing condition; provided, however, Purchaser agrees to restore and reclaim any surface disturbance incurred as a result of Purchaser's activities, to its original condition; provided further Purchaser shall pay reasonable damages if Purchaser fails to restore any road or property to its original condition.
 - 5. General conditions precedent to performance of Purchaser:
 - a. The domestic water distribution system is suitable for the purposes of Purchaser to Purchaser's satisfaction.
 - b. The domestic water distribution system is free and clear, or can be made free and clear at closing, of all liens, encumbrances, mortgages, leases and possessory interests other than Sellers'.
 - c. At the time that the Purchaser begins providing domestic water service to the Crystal Creek Subdivision, Sellers understand, covenant and agree that domestic water service shall be provided to the Crystal Creek Subdivision in accordance with Purchaser's rules and regulations and at

Purchaser's established user fees and charges, and that all customers of the domestic water distribution system are in agreement with this clause.

- 6. Possession shall take place at the time of closing, which shall occur at such time that Purchaser can begin providing domestic water service to Sellers, as determined by Purchaser. When possession of the domestic water distribution system is transferred to Purchaser, all maintenance, repair and liability relating to the domestic water distribution system shall be the responsibility of the Purchaser. Seller shall provide to Purchaser all of Sellers' construction, maintenance, and repair records that pertain to the system.
- 7. The covenants, agreements, and warranties contained herein shall survive closing.
- 8. Time is of the essence, and if any payment or any other condition hereof is not made, tendered, or performed by either sellers or Purchaser, when due, then this contract, at the option of the party not in default, may at that party's option, be terminated by such party, in which case the defaulting non-party may recover such damages as may be proper, or such party may require specific performance of the other.
- 9. If title to the domestic water distribution system is not to the satisfaction of Purchaser, or if other terms or conditions contained herein are not met by Sellers, and written notice of such defect is given by Purchaser to Sellers on or before closing and the defect is not corrected, then this Agreement, at Purchaser's option, may be specifically enforced or it may be declared void and of no effect, and each party hereto shall be released from all obligations hereunder, and the payments made hereunder shall be returned to Purchaser.
- 10. All sellers agree to henceforth receive domestic water service to their respective properties within the Crystal Creek Subdivision from Purchaser at the time that Purchaser begins providing service. No plant investment and/or tap fees shall be required of Sellers in order to receive service from Purchaser.







- 12. In the event that any party shall become in default or breach of any of the terms of this Agreement, such defaulting or breaching party shall pay all attorney's fees and other expenses which the non-breaching or non-defaulting party may incur in enforcing this agreement with or without suit. This provision shall not limit any other remedies to which the parties may be entitled.
- 13. Upon acceptance of this offer by Sellers, this Purchase Agreement shall become a binding and enforceable agreement.
- 14. This Agreement shall be binding upon the parties' heirs, assigns, trustees, representatives and successors in interest.

DATED this 24th day of MARCH, 1992

Attest:

Sheridan Area Water Supply Joint Powers Board

By: Man A. Al Bac

	accepts the foregoing offer this
520-92-4686	JAV. J. OWFIL. JAV. J. OWFIL. 17 CRYSTAL CREEK DRIVE SHERIDAN, WYOMING 82801
THE UNDERSIGNED SELLER APPLICATION OF APPLICATION OF APPLICATION OF APPLICATION OF THE PROPERTY OF THE PROPERT	accepts the foregoing offer this
THE UNDERSIGNED SELLER Gay of	accepts the foregoing offer this
THE UNDERSIGNED SELLER S20 - 81 - 9227 Diana Lynn Lynn Lynn AKA.	RONALD S. WECKER
THE UNDERSIGNED SELLER [Oth day of Chapter] 516-66-4325	TODD B. HEEMEYER LINDA J HEEMEYER 10 CRYSTAL CREEK DRIVE SHERIDAN, WYOMING 82801

	R accepts the foregoing offer this
gth the undersigned selle B day of <u>August</u> 409-60-6/19	R accepts the foregoing offer this
THE UNDERSIGNED SELLE 10th day of August- 520 - 64 - 3/19 -	A accepts the foregoing offer this 1992. JAMES H. TROTT RIVA G. TROTT 5 CRYSTAL CREEK DRIVE SHERIDAN, WYOMING 82801
THE UNDERSIGNED SELLE $87H$ day of $AUGUST$	R accepts the foregoing offer this , 1992. Buth Butts RUTH BATES, A/K/A LEGETTA RUTH BATES P. O. BOX 4033 SHERIDAN, WYOMING 82801
the undersigned selle 13th day of August 520-52-5839	R accepts the foregoing offer this , 1992. DAVID LEE NORWOOD RUTH MARIE NORWOOD 15 CRYSTAL CREEK DRIVE SHERIDAN, WYOMING 82801

THE UNDERSIGNED SELLER accepts the foregoing offer this day of HURUST , 1992.

-07-3539 KAN

Charles & Frederical Residence of the Control of th

day of the day of the foregoing offer this

JAMES J. LAWSON

MARY B. LAWSON 2 CRYSTAL CREEK ROAD SHERIDAN, WYOMING 82801

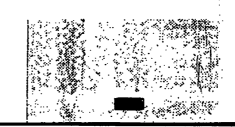
6281-06-915

Lity R. Juighbert

STATE County	OF WYOMING of Sheridan) : ss.)			
T	e foregoing	instrument	: was ac	knowledged)	pefore me by
this S	YOLD A.	HASTING	SANO	ALICE.	M. HASTIL
19 <u><i>9</i>L</u>		11 17 1000	<u> </u>	- •	
w.	Wincent Paul Johnston Vincent Paul Johnston County of Sheridan My Commission Expres	State of Wyoming	cial se	Lecent be otary Public	<u>Dhuton</u>
My Com	ission Expir	es: Ap	ril 12, 199	95	•
STATE County	of Sheridan) : ss.)			
T	e foregoing	instrument	: was ac	knowledged 1	pefore me by
	/ /	LNCFLB		NO MARY	LINGELBACK
	off day of	AUEUS	7	_,	
19 <u><i>IL</i></u>					
W	County of Sheridan My Commission Expires A	State of Wyeming	2	lace I lac otary Public	I Johnston
Му Сов	ission Expir	es: Apr	il 12, 199	5	••
STATE County	of WYOMING) : ss.)			
T	e foregoing	instrument	was aci	knowledged l	pefore me by
this _	day of			_·'	
19					
W:	tness my han	d and offi	cial sea	al.	
			N.	otary Public	
			200	ocary Public	

STATE OF WYOMING) : ss. County of Sheridan)
The foregoing instrument was acknowledged before me by FLOYD J. FLEMING AND INSTA M. FLEMING this gradule day of Apail. 1991.
County of Sheeden Wycamaistan Expires April 12, 1995 My Commission Expires: April 12, 1995
STATE OF WYOMING) : ss. County of Sheridan)
The foregoing instrument was acknowledged before me by A. G. CALLIMORE AND SIM R. CALLIMORE this 9Th day of APRIL 1991.
Witness my hand and official seal. County of Sheridan Wyoning Wyoning Notary Public Notary Notary Public Notary N
My Commission Expires: April 12, 1995
STATE OF WYOMING) : ss. County of Sheridan)
The foregoing instrument was acknowledged before me by **RONALD S. WEENER AND DIANA LYNNE WEENER, this **JTH** day of **AUEUST** 19 92.
Witness my hand and official seal. County of Shridan State of Wyoming My Commission Expires April 12, 1995 My Commission Expires: April 12, 1995





STATE OF WYOMING County of Sheridan The foregoing instrument was acknowledged before me by 19 92. titness my band and official seal. and abouton April 12, 1935 My Commission Expires: STATE OF WYOMING ss. County of Sheridan The foregoing instrument was acknowledged before me by KUNTZ AND SANICE KUNTZ. RICHARD C this 10 TH day of AUGUST 19 94 Witness my hand and official seal. Notary Public April 12, 1000 April 12, 1995 My Commission Expires: STATE OF WYOMING County of Sheridan The foregoing instrument was acknowledged before me by HO LINDA J HEEMEYER 19<u>92</u>.

65

April 12, 1995

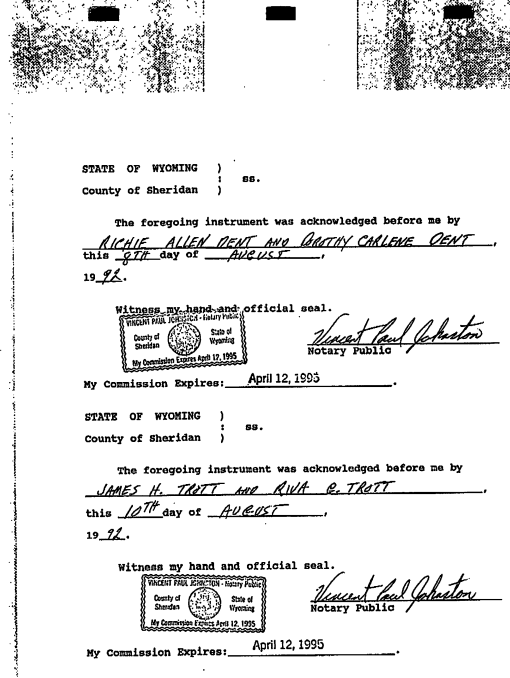
Motary Public

Witness my hand and official seal.

 $\{(\lambda_1,\dots,\lambda_r)$

My Commission Expires:

STATE OF WYOMING) : ss. County of Sheridan)
The foregoing instrument was acknowledged before me by
this JIH day of AUCUST.
19 <u>\$2.</u>
Witness my hand and official seal. Witness my hand and official seal. County of County of Sheridan Sheridan Sheridan Wyoming Wyoming Wyoming My Commission Expires: April 12, 1995 April 12, 1995
STATE OF WYOMING) : ss.
County of Sheridan)
The foregoing instrument was acknowledged before me by
DAVID LEE NORWOOD AND RUTH MARIE NORWOOD, this 12TH day of AUCUST
19 <u>92</u> .
Witness my hand and official seal. Wiscon Paul Mission Express April 12, 1995 Wy Commission Express April 12, 1995
My Commission Expires: April 12, 1995
STATE OF WYOMING) : ss. County of Sheridan)
The foregoing instrument was acknowledged before me by
thisday of
19
Witness my hand and official seal.
Notary Public
My Commission Expires:
·



STATE OF WYOMING

The foregoing instrument was acknowledged before me by

day of this

Witness my hand and official seal.

County of Sheridan

19____.

Notary Public

My Commission Expires:___