Case No. 83-8599

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHGE

LAUYERS TITLE INSURANCE CORPORATION.

Plaintiff,

FINDINGS OF FACT CONCLUSIONS OF LAW,

EAGLES NEST LIMITED PARTNERSHIP, A Limited Partnership, and CHARLES KETCHAM, Individually,

Defendants.

This matter having come on regularly before this Court for trial on June 23, 1986, the Court having heard the evidence, reviewed the exhibits and considered the arguments of counsel, it makes and enters the following Findings of Fact, Conclusions of Law, and Judgment.

FINDINGS OF FACT

- That Defendants CHARLES KETCHAM, Individually and EAGLES NEST LIMITED PARTNERSHIP were the developers of a certain 72 unit condominium project located in the City of Reno, County of Washoe, State of Nevada, commonly known as the Eagles Nest Condominiums.
- That Everett S. M. Brunzell was the general contractor for the Eagles Nest Condominium Project.

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3. That after completion of the project, Everett S.

M. Brunzell did cause to be recorded against the Eagles Nest

Condominium Project, mechanic's lien in the sum of

\$530,412.22.

4. That Everett S. M. Brunzell commenced Washoe County Action No. 80-5663 entitled, "Everett S. M. Brunzell v. Eagles Nest Limited Partnership, a limited partnership and Charles Ketcham" for purposes of enforcing the mechanic's lien and obtaining personal judgment against Charles Ketcham upon the construction contract.

5. That on December 14, 1981, Judgment was entered in Washoe County Action No. 80-5663, enforcing the aforementioned mechanic's lien and individually against CHARLES KETCHAM, and the EAGLES NEST LIMITED FARTNERSHIP in the sum of \$544,386.78.

6. This Judgment was appealed by EAGLES NEST LIMITED PARTNERSHIP and CHARLES KETCHAM to the Nevada Supreme Court.

7. On or about September 27, 1983, the Nevada Supreme Court, in Case No. 14000 did uphold the lower Court's Judgment in Washoe County Action No. 80-5663.

8. That Plaintiff LAWYERS TITLE INSURANCE CORPORATION had issued policies of title insurance insuring around the Brunzell mechanic's lien on Units 5, 8, 10, 11, 12, 13, 14, 15, 16, 18, 20, 21, 24, 25, 26, 27, 28, 34, 36, 37, 38, 42, 43, 44, 46, 50, 51, 53, 55, 57, 60, 62, 63, 65, 66, and 68 of the Eagles Nest Condominium Project.

9. That LAWYERS TITLE INSURANCE CORPORATION did not

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volunteer to, or gratuitously insure around the Brunzell mechanic's lien for the purpose of maintaining CHARLES KETCHAM'S goodwill and continuing business.

10. That LAWYERS TITLE INSURANCE CORPORATION in insuring around the Brunzell mechanic's lien, believed it would have recourse and subregation rights against the individual or entity creating or responsible for the lien in the event it was required to pay all or any part of the aforementioned Brunzell mechanic's lien in fulfillment of its obligation to its insureds, the purchasers of the aforementioned 36 units.

11. That in satisfaction of its obligation to its insureds, the purchasers of the aforementioned 36 units, LAWYERS TITLE INSURANCE CORPORATION on or about April 20, 1984, did pay to Everett S. M. Brunzell, the sum of \$385,329.24. Said sum being 36/72nds of the Judgment entered in favor of Everett S. M. Brunzell in Washoe County Action No. 80-5663, and said sum being for the full release of the Brunzell mechanic's lien from the aforementioned units.

- 12. That the Judgment entered against EAGLES NEST LIMITED PARTNERSHIP and CHARLES KETCHAM, Individually, in Washoe County Action No. 80-5663 was reduced and partially satisfied by the payment of \$385,329.24 by LAWYERS TITLE INSURANCE CORPORATION to Everett S. M. Brunzell.
- 13. That LAWYERS TITLE INSURANCE CORPORATION failed to meet its burden of proof with regard to the alleged written agreement of indemnity by and between LAWYERS TITLE INSURANCE CORPORATION and CHARLES KETCHAM.

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14. That the payment of \$385,329.24 to Everett S.

M. Brunzell by LAWYERS TITLE INSURANCE CORPORATION in satisfaction of its obligation to its insureds, was a benefit to Defendants which was retained and appreciated by Defendants.

15. That under the circumstances of this case, it would be inequitable for Defendants to retain this benefit without payment to Plaintiff.

16. That Plaintiff LAWYERS TITLE INSURANCE CORPORATION has been subrogated to the rights of its insureds against Defendant under the authorizations and assignment of rights executed by the insureds on 30 of the aforementioned units, as evidenced by Exhibits "K-1 through K-24". Said subrogation exists on Units 5, 8, 10, 13, 15, 16, 18, 20, 21, 24, 25, 27, 28, 34, 36, 37, 38, 42, 43, 44, 46, 51, 53, 55, 57, 60, 63, 66 and 68.

17. That Plaintiff is also entitled to recover due to the equities of this case, under theories of equitable subrogation and equitable indemnity.

18. That at the time of execution of 36 Grant, Bargain and Sale Deeds to purchasers and insureds by Defendant, Defendant KETCHAM had knowledge of the existence of the Brunzell lien.

CONCLUSIONS OF LAW

1) That Plaintiff is entitled to assert the warranties contained in the Grant, Bargain and Sala Deeds executed by Defendant CHARLES KETCHAM, Individually, and EAGLES NEST LIMITED PARTNERSHIP.

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- 3) That Plaintiff is entitled to recover from Defendants by virtue of its subrogation to the rights of the insured under the aforementioned Grant, Bargain and Sale Deeds, pursuant to the authorizations and assignment of 30/36 of \$385,329.24.
- 4) That Plaintiff is entitled to recover from Defendants based upon equitable subrogation and equitable indemnity, the full amount paid by it in satisfaction of its obligation to its insureds, that being the sum of \$385,329.24.

- JUDGMENT

. Based upon the foregoing,

IT IS HEREBY ORDERED, DECREED AND ADJUDGED, that Plaintiff have Judgment against Defendant EAGLES NEST LIMITED PARTNERSHIP, a Limited Partnership, and Defendant CHARLES RETCHAM, Individually, in the sum of \$385,329.24 plus taxable costs herein incurred, each side to bear the cost of their own attorney's fees.

DATED this 6 day of out. , 19

DISTRICT JUDGE

Charles McGee

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CERTIFIED COPY The document to which this certificate is fached is a full, true and correct copy of the original on tile and of record in my office.

JODY RAILEY, Clark of they become Judicial Dispute Sourt, in and for the County of Washood Shared Newada

Deputy.

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