ELECTRIC TRANSMISSION LINE EASEMENT 1400 Valt

KNOW ALL MEN BY THESE PRESENTS, That D. & S. DISTRIBUTORS, IMC.

Arizona corporation

(hereinafter called "the Grantors," whether one or more than one), for and in consideration of the payment of the sum of

Ten and No/100ths - - - - - - - - - - - - Dollars (\$ 10.00

by the receipt of which is hereby acknowledged, hereby grant, sell and convey to Portland General Electric Company, an Oregon Corporation, (hereinafter called "the Grantee"), its successors and assigns, a perpetual casement and right of way over, under

and across the following described parcel of land situated in.....Klamath XCHIENE more particularly described as follows:

The easterly 150 feet of the following described 300 foot strip of land:

Sec.

N

ці. Ці

EX.

2

That portion of W 1/2 SE 1/4 and E 1/2 SW 1/4 of Section 23, Township 39 South, Range 11 East, Willamette Meridian, Klamath County, Oregon, which lies within a strip of land 300 feet in width, the boundaries of said strip lying 75 feet distant westerly from, and 225 feet distant easterly from, and parallel with, the survey line for the U.S. Bonneville Power Administration's Grizzly-Malin transmission line, as now located and staked on the ground over, across, upon, and/or adjacent to the above described property, said survey line being particularly described as follows:

Beginning at survey station 8091+89.2, a point in the north line of Section 12, Township A. 39 South, Range 11 East, Willamette Meridian, said point being N. 89°17'10"W., a distance of 1111.9 feet from the quarter section corner in said north line; thence, S. 17°21'30"W., a distance of 20,070.7 feet, to survey station 8292+59.9; thence, S.1°19'00"W., a distance and the of 1966.6 feet, to survey station 8312+26.5, a point in the south line of Section 26, said Township and Range, said point being S.89°12'50"E., a distance of 1024.5 feet from the southwest corner of said Section 26.

The United States of America shall have the right to use the easement provided for herein for access to and from its adjoining transmission line right of way.

TO HAVE AND TO HOLD the above described easement and right of way unto the Grantee, its successors and assigns, together with the present right to top, limb or fell all growing and dead trees and snags (said trees and snags herein-after collectively called "danger trees") located on land owned by the Grantors, adjacent to the above described right of way, which danger trees will be determined by the Grantee. The consideration paid for this easement includes the value of all trees on the right of way and all danger trees adjacent to said right of way. In addition the Grantee shall have the future right to top, limb or fell all growing and dead trees and snags which shall in Grantee's estimation become danger trees in the to top, into other all growing and that there are the same the rights Grantee shall pay the owner of said future danger trees, their market value on the day they are cut, such payment to be made within a reasonable time after they have been so cut.

Said easement and right of way shall be for the following purposes, namely: the perpetual right to enter upon and to erect, maintain, repair, rebuild, operate and patrol electric power transmission lines, structures and appurentant signal lines, including the right to erect such poles, towers, transmission structures, wires, cables, guys, supports and appurtenances as are necessary thereto, together with the present and future right to clear said right of way and keep the same clear of brush, timber, structures and fire hazards, including the right to restrict the growth of trees and brush on said right of way by the use of chemical sprays, provided however that pasture or cultivated lands shall not be sprayed and that fire hazards shall not be interpreted to include any growing crops other than trees and brush.

Grantors shall have the right to use the lands subject to the above described easement for all purposes not inconsistent with the uses and purposes herein set forth, except Grantors shall not build or erect any structure upon the right of way without the prior written consent of the Grantee.

It is hereby agreed by the Grantors that, (1) title to all brush, timber, or structures existing upon the right of way and to all present danger trees shall vest immediately in the Grantee; (2) all future danger trees cut pursuant to the terms hereof shall remain the property of the owner thereof on the date of their cutting.

The Grantors hereby acknowledge that the purchase price named herein is accepted by the Grantors as full compensation for all damages incidental to the exercise of any of said easements, loss of growing crops on right of way during construction, for guys and anchors extending beyond the right of way and danger tree rights, except payment for any future danger tree rights as defined hereinabove which may be exercised by the Grantee as provided hereinabove.

If the Grantee, its successors and assigns, shall fail to use said right of way for the purposes above mentioned for a continuous period of five years after construction of said power lines, then and in that event this right of way and easement shall terminate and all rights and privileges granted hereunder shall revert to the Grantors, their heirs and assigns.

The Grantors hereby warrant that they are possessed of a marketable title to the property covered by this easement, and have the right to grant the same.

The Grantors, for themselves and their heirs and assigns, covenant to and with the Grantee, its successors and assigns, that the Grantee, its successors and assigns, shall peaceably enjoy the rights and privileges herein granted.

IN WITNESS, WHEREOF, the Grantors have caused this case dav of ch -66 DISTRIBUTORS,

9 2 (SEAL) President 1 0 (SEAL) (-1 Attest: Stellenger (SEAL) 29 (SEAL)

1

County of the mathematical second second

In this, I. . . 133 off Selere me, the inderagned, a Netary Bublic 'n and

. . 3

for said clounty and State, perpendity appeared a second second second

to me known to be the individuals described in and who executed the recepting instrument, and acknowledged that they accound the same freely and solutions.

IN PESPIMONY WHEREOR. I have become set no head and affixed my neutriclocal this, the fay and year in this instrument first written.

My commission expites:

STARE OF GREGON

said Croney and Staro, personally appeared.

an me known, an be the induiduals described in, the foregoing instrument and who executed the Soregoing instrument, and acknowledged that they executed the same freely and volumently.

IN TESTIMONY WEEREOF, Class become see my hand and affixed my notarial seal this, the day and year in this descriming first written.

My commission applies:

Solution of antrony of a size

بمسيبه المرسيم متحا بمسيهم

STATE OF OREGON.

 \mathcal{C} of $\mathcal{A}^{(n)}_{\mathcal{A}}$ as this $\mathcal{A}^{(n)}_{\mathcal{A}}$ der of $\mathcal{A}^{(n)}_{\mathcal{A}}$, 1900, trivers me personally appressed Mark K. Destinger and Rebell M. Destinger to me anown to be the statistic and Secretary of the componention that executed the foregoing instrument, who have obtain the said instrument to be the fore and voluctory for and dest of said componention. For the uses and purposes therein mentioned, and on call Stated they are unterribed to execute said instrument and then the seal affines is the component said to be an output to.

ATVEN under my name and official seal the day and year last above written.

Mitaly Parale For Caregoin

Му сощителист екуптел. 🍸 17. 2

STATE OF ORIGON COUNTY OF ELAMATTA BA Filed for pectra At the second state ۰. mar refer any or Medicathe L. day recorded in N.2. 19. 64 . . 1. 1. 1. 1. 1. فالغيدت بالمذ and the states By La Chance May With Strand 4

