N 1300 57122W23 Vol. 78 Page 514799 57121 GRANT OF EASEMENT

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- N. F2 (5) 8 8 4 . 3136

For and in consideration of the sum of One Dollar (\$1.00), receipt whereof is hereby acknowledged, the undersigned, hereinafter referred to as "Grantor," hereby grants to PACIFIC NORTHWEST BELL TELEPHONE COMPANY, a corporation, its successors and assigns, hereinafter referred to as "Grantee," a perpetual easement $\underline{\mathcal{TFN}}(\underline{10})$ feet in width over, across, upon and under the hereinafter described real property, with the right from time to time to construct, place, inspect, maintain, repair, replace, remove, use, operate and patrol thereon, therein and thereunder underground communication facilities, including wires, cables and other electrical conductors, conduits, and other appurtenances.

Said real property is situated in the County of <u>KLAMATH</u>, Star Oregon, and is described as follows: A JTAIN OF LAND RUNNING ___, State of PARALLEL AND ADJACENT TO THE WESTLINE OF TAX LOTS 200 AND 300 IN THE SW 1/2 OF SEC. 15. T. 39 J., R. 9 E., W. W. AND DESCRIBED IN DEED Duran Mary TA CABLE TO BE BURIED AT A RECCROS M72-74 CANLE FO WE WURLED AF A MINIMUM DEPTH OF A FT. IN LEVENT OF DEVELONGENT OF ARMA PNB WILL REARRANGE ITS FACILITIES AT NO COST TO GRANTOR

Grant or grants to Grantee the right to clear and keep cleared a strip of land $F_{1}V_{1}F_{5}$ feet wide on each side of the center line of said easement of all brush and undergrowth, and to remove or trim such trees and to remove such other obstructions as may be necessary for the protection of Grantee's said communication facilities.

Grantor further covenants that no digging or blasting will be done or permitted upon said easement or sufficiently near thereto on the premises of Grantor which will in any manner disturb the solidity of Grantee's communication facilities, reduce the depth of soil covering the same or unearth any portion thereof or in any way interfere with the transmission of telephone communication through or over such communication facilities.

Grantor reserves the right to use the property for agricultural purposes not inconsistent with the rights granted Grantee.

Grantee, its contractors, agents, employees and servants shall at all times have the right of ingress to and egress from said easement with the specific understanding that Grantee shall be responsible for any property damage suffered by Grantor caused by Grantee's exercise of the rights herein granted.

Grantee is also granted the right from time to time to increase or decrease the size, weight or number and to change the type or add to any of said communication facili-ties which may be constructed or installed in, upon or under the easement hereby granted.

The rights, conditions and provisions of this easement shall inure to the benefit of and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF, Grantor has executed this instrument this 2.3 day of February , 19**78**. igsley Industrial Par , Grantor , Grantor NOTAS ORM APPROVED late 3 /2/78 STATE OF OREGON WAR SS: Legal Department County of . Clackamas) On this 23rd day of February, 1978 personally appeared before me the above named James F. Stillwell, Agent & Co-Owner of Kingsley Industrial Park and acknowledged the foregoing instrument to be his voluntary act and deed. Pacific NW Bell Right of Way Dipt. 8250 n E 20th and Room 30/ Poilland, Ch. 07:32 Notary Public for Oregon My commission expires: 8-12-81 STATE OF OREGON; COUNTY OF KLAMATH; 55. I hereby certify that the within instrument was received and filed for record on the 14th day of _A.D., 19_78 at 10:11 o'clock A M., and duly recorded in Vol M78 March Deeds of _____on Page 4799 WM. D. MILNE, County Clerk By Denetha D. Lels ch Deputy

FEE \$3.00

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