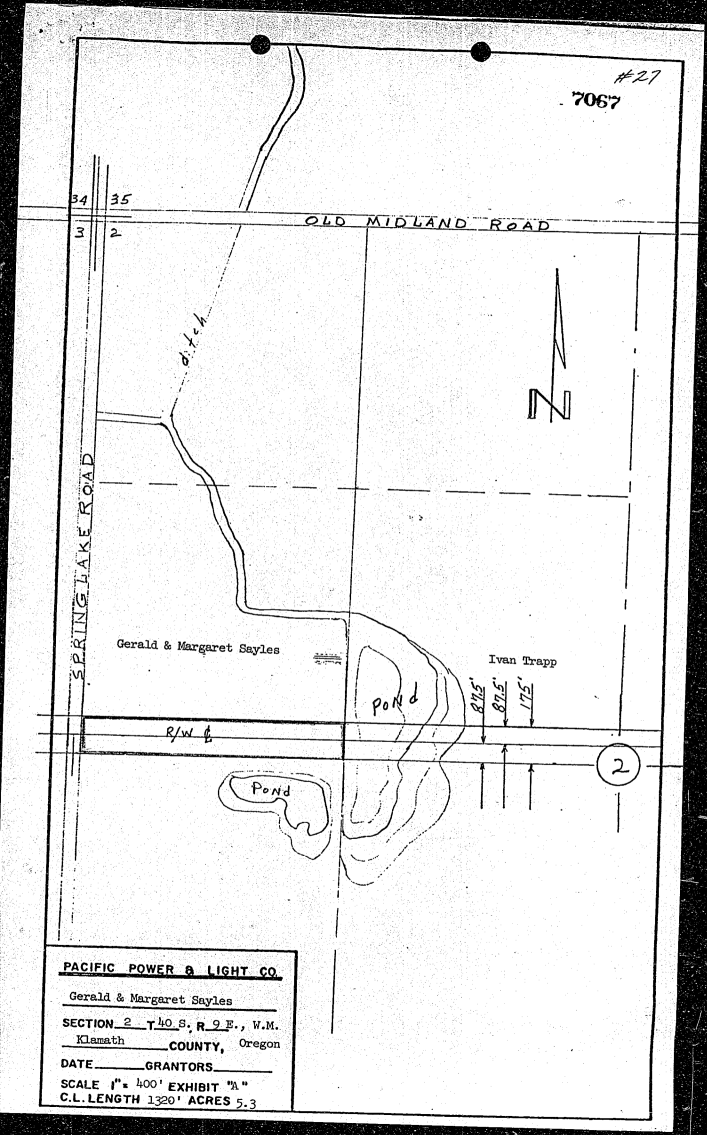
The undersigned, Grantor, for and in consideration of \$ 790.00, hereby grants to PACIFIC POWER & LIGHT COMPANY, a corporation, its successors and purchase for the total sum of \$ 77,900.00, including said sum paid herewith, an easement for a right-of-way 175 feet in width for an electric transmission line of one or more wires and all necessary or desirable appurtenances, including premises situated in Township 40S, Range 9 E. W.M., Section 2 and shown on the attachment hereto marked Exhibit "A", together with the further rights reference made a part hereof.

This option shall be deemed duly exercised if Grantee shall within said option period or any extension thereof give written notice of Grantee's election to exercise this option. Such notice may be delivered to Grantor personally, or by letter duly directed and mailed to Grantor at the address hereinafter shown.

Grantee shall, within fifteen (15) days after giving such notice, tender to Grantor the balance of said purchase price by Grantee's check payable to the order of Grantor, and Grantor shall simutaneously execute, acknowledge and deliver to Grantee a good and sufficient easement substantially in said form attached hereto; or Grantee may within such time deposit said balance of the purchase price in escrow with a duly be given Grantor, in which case, Grantor shall within thirty (30) days thereafter deliver such easement duly executed and acknowledged to said Agent for Grantee.

Grantee may, at its own risk, enter upon said premises at all times during said option period or any extension thereof for any purpose; provided, however, that if Grantee fails to exercise this option within said option period, then all of Grantee's rights hereunder shall terminate and Grantee shall remove all of its personal property from said premises and shall reimburse Grantor for any damages caused by Grantee to said premises or to any crops growing thereon.

Dated this 30^{th} day of N	arch	9. <u>7</u> 9.	
Level W. Dayles			
Magarity Julia			
Margaret Sayles			
마이크 (1985년 - 1일 시간 1985년 - 198 중시대 - 1985년 -	Address:	597 Spring La amath Falls, O	Ke Road
		amath falls, 0	<u> 976</u> 0
State of Oregon County of Klamath ss			
로 하고 있다는 생각하게 보고 크고 있다는 이 경기를 받는다. 보고 하고 있는 사람들은 사람들은 사람들이 되었다.			
On this day personally appeared by known to me to be the flower	efore me the abo	VA & //	1 0
known to me to be the identical person(s) what acknowledged that (he, she or they) from their) voluntary act and dood	10 Subscribed +t-	Jerala Jerala	d and
acknowledged that (he, she or they) from their) voluntary act and deed.	ely executed the	within instrument same as (1	, and
19 7 (Given under my hand and official s	921 phi 70th		orași nei Santa
NOMAY	ear this 30	day of March	•
2.00	91.10		
PURICE PURICE	_/Yell	am Love	St.
PUBLIC Pacific Power & Light	Notary Pub Residing a	am Lovelacione for pragon	<u>.</u>
920 50. 6 th auc	Residing a	ic for Oregonic fortland	<u> </u>
Vi Tamer & All M	Residing a	or Dregon	<u> </u>



RIGHT-OF-WAY EASEMENT

The undersigned, Grantor, in consideration of \$, and other valuable consideration, hereby grants to PACIFIC POWER & LIGHT COMPANY, a corporation, its successors and assigns, Grantee, an easement for a right-of-way feet in width for an electric transmission line of one or more wires and all necessary or desirable appurtenances, including towers, poles, props, guys and other supports, along the general course now located by Grantee over the following described property located in County, State of Oregon, to wit:
As more particularly described on attached Exhibit(s) by this reference made a part hereof.
The within grant shall include: the right to install and maintain guys and anchors outside said right-of-way; the right to clear said right-of-way and keep the same clear of brush, trees, timber and structures; the present and future right to clear and cut away all trees outside of said right-of-way which might endanger said transmission line; the right to construct, reconstruct, operate, maintain, replace, enlarge, repair and remove any of said facilities, and the right of ingress and egress over adjacent lands of Grantor for all said purposes.
Grantee shall pay to Grantor reasonable compensation for any damage caused by Grantee to any property or crops on the above described real property arising out of the use thereof by Grantee.
At no time shall any flammable material or any building of any kind be placed or erected within the boundaries of said right-of-way, nor shall any equipment or material of any kind that exceeds feet in height be placed or used thereon by Grantor or by Grantor's heirs, successors or assigns. Subject to the foregoing limitations, said right-of-way may be used by Grantor for roads, agricultural crops and other purposes not inconsistent with
All such rights hereunder shall cease if and when such line shall have been abandoned and removed.
Executed this day of, 19
State of Oregon State of Oregne State of Oregon State of Oregon State of Oregon State of Oregne State of Oregon State of Orego
known to me to be the identical person(s) who subscribed the within instrument, and acknowledged that(he, she or they) freely executed the same as(his, her or their) voluntary act and deed.
Given under my hand and official seal thisday of, 19
STATE OF OREGON; COUNTY OF KLAMATH; ss.
I hereby certify that the within instrument was received and filed for record on the 30th day of March A.D., 19 79 at 3:00 o'clock P.M., and duly recorded in Vol. 179
on Page <u>7066</u> .
FEE \$9.00 WM. D. MILNE, County Clerk By Denetha Adds ch Deputy
Annah Carlo Barata da Barata d