	57	STEVENS-NESS LAW PUBLISHIN	G CO., PORTLAND, CR.
78838	AGREEMENT FOR EASEMENT	ol. m79 Page	29582
THIS AGREEMENT, Ma by and between Don hereinafter called the first	de and entered into this 18th	ay of December	, 1979
, here,	and Klamath County, Oregon inafter called the second party;		
WHEREAS: The first party County, State of Oregon, to-wit:	WITNESSETH: is the record owner of the following descr.	ibed real estate in Kl	amath
Lot 58, Lamron H	Dmes		
party to the first party paid and of	nt the easement hereinafter described relative v of the premises and in consideration of the premises and in consideration of the second	of One Dollar (\$1) b	at a second
edged by the first party they are	her valuable considerations, the receipt o	of all of which hereby	y the second y is acknowl-
edged by the first party they are	vol the premises and in consideration o her valuable considerations, the receipt o e as follows: rant, assign and set over to the second .	of all of which hereby	y the second is acknowl-
edged by the first party paid and of. edged by the first party, they agree The first party does hereby g	her valuable considerations, the receipt o e as follows: rant, assign and set over to the second	of all of which hereby party	by the second is acknowl-
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Insert here a full description of the a The second party shall be	her valuable considerations, the receipt of e as follows: rant, assign and set over to the second drainage easement to construct	and maintain a	y the second is acknowl-
Insert here a full description of the a fight from time to time, except as hereby generating the first party does hereby generating a fifteen (15) foot drain pipe	her valuable considerations, the receipt of e as follows: rant, assign and set over to the second drainage easement to construct nature and type of the easement granted Il rights of ingress and egress to and from ereinafter provided, to cut, trim and re ssary for the second party's use, enjoyment	to the second party. and maintain a to the second party. m said real estate (in move trees, brush, c nt, operation and mai	y the second y is acknowl- ) ncluding the overhanging ntenamo of
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Closert here a full description of the a fifteen (15) foot drain pipe Closert here a full description of the a the second party shall have a hight from time to time, except as his pranches and other obstructions) neces he easement hereby granted and all r Except as to the rights herein granted real estate. The second party hereby agrees the described real estate.	her valuable considerations, the receipt of e as follows: rant, assign and set over to the second drainage easement to construct nature and type of the easement granted Il rights of ingress and egress to and from ereinafter provided, to cut, trim and re ssary for the second party's use, enjoymen ights and privileges incident thereto. ranted, the first party shall have the full	to the second party, and maintain a and maintain a "to the second party, m said real estate (in move trees, brush, c nt, operation and main use and control of the ess from any and all	) is acknowl- is acknowl- is acknowl- is acknowl- powerhanging intenance of above de- cluing at

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If this easement is for a right of way over or across first party's said real estate, the center-line of said easement is described as follows:

A strip of land fifteen (15) feet wide adjacent to and parallel with the south boundary of Lot 58 of Lamron Homes

"and-second party's right of way shall be parallel-with said center line and not-more than more than the feet

This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but also their respective heirs, executors, administrators and successors in interest as

In construing this agreement and where the context so requires, words in the singular include the plural; the masculine includes the feminine and the neuter; and generally, all changes shall be made or implied so that this instrument shall apply both to individuals and to corporations.

IN WITNESS WHEREOF, the parties hereto have subscribed this instrument in duplicate on this, the day and year first hereinabove written.

IORS 93 4901

- Donald R Queens

(If the above named first party is a corporation, use the form of acknowledgment opposite.)

STATE OF OREGON, County of Klamath , *19* 79 December 18 Personally appeared the above named Donald R. Owens and acknowledged the loregoing instrument to be ..... OTA yoluntary and deed. .hi's' Belor (OFFICIAL av SEAL)

Notary Public for Oregon

My commission expires: 2/13/80

STATE OF OREGON, County of ) ss. , 19 Personally appeared and each for himself and not one for the other, did say that the former is the who, being duly sworn. president and that the latter is the secretary of

and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.

Notary Public for Oregon My commission expires:

(OFFICIAL SEAL)

AGREEMENT STATE OF OREGON FOR EASEMENT BETWEEN SS. County of Klamath I certify that the within instru-Donald R. Owens ment was received for record on the 26thday of December 1979 AND at 4:44 o'clock P M., and recorded SPACE RESERVED in book 1179 on page 29562 or as Klamath County, Oregon FOR file/reel number 73633 RECORDER'S USE Record of Deeds of said county. AFTER RECORDING RETURN TO Witness my hand and seal of County affixed. Engineers Office Wm. D. Milne By Dernetha Date in Deputy To Fee