Lot 62, Lamron Homes

and has the unrestricted right to grant the easement hereinafter described relative to said real estate;

NOW, THEREFORE, in view of the premises and in consideration of One Dollar (\$1) by the second party to the first party paid and other valuable considerations, the receipt of all of which hereby is acknowledged by the first party, they agree as follows:

The first party does hereby grant, assign and set over to the second party

a fifteen (15) foot drainage easement to construct and maintain a pipe for drainage purposes

(Insert here a full description of the nature and type of the easement granted to the second party.)

The second party shall have all rights of ingress and egress to and Lom said real estate (including the right from time to time, except as hereinalter provided, to cut, trim and remove trees, brush, overhanging branches and other obstructions) necessary for the second party's use, enjoyment, operation and maintenance of the easement hereby granted and all rights and privileges incident thereto.

Except as to the rights herein granted, the first party shall have the full use and control of the above de-

scribed real estate. The second party hereby agrees to hold and save the first party harmless from any and all claims of third parties arising from second party's use of the rights herein granted.

The easement described above shall continue for a period of perpetual , always subject, however, to the following specific conditions, restrictions and considerations:

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 62 of Lamron Homes

and second party's right of way shall be parallel with said center line and not more than annual feet distant from either side thereof.

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 STATE OF OREGON County of 6/21/21 DUCE INDER 18 , 1979 'Parsonally'appeared the above named. and acknowledged the torogoing instrument to be 1. S. Belofe me: SEAL) Notary Public for Orese My commission expires: 3/21/83

STATE OF GESON County of Glatton (10) ss.

December 18, 1979

Personally appeared WAYNE F Peters

who, being duly so who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the ..... secretary of......

and that the seal affixed to the foregoing instrument is the corporate seal 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.

Before me: Before me:

Notary Public for Oregon My commission expires:

(OFFICIAL SEAL)

## AGREEMENT FOR EASEMENT

BETWEEN

Wayne F. Peters

Klamath County, Oregon

AFTER RECORDING RETURN TO

Engineers Office

SPACE RESERVED FOR RECORDER'S USE

## STATE OF OREGON

County of Klamath I certify that the within instrument was received for record on the 26th day of December , 1979 at 4:45 o'clock P.M., and recorded in book. M79 on page 29568 or as file/reel number 78641 Record of Deeds of said county. Witness my hand and seal of County affixed.

By Derne The Low Deputy

No Fee \$