-GENERAL EASEMENT. FORM No. 926-NL

02-14-95A10:37 RCVD

94818

en angen en en balande biele

またえる みない うなつい

A the state of the state of the

AGREEMENT FOR EASEMENT

THIS AGREEMENT, Made and entered into this <u>3rd</u> day of <u>February</u>, 19.95, by and between <u>Trustee of the Doris A. Davis Living Trust</u> hereinafter called the first party, and John M. Taylor and Diane F. Taylor, husband & wife

, hereinafter called the second party;

WITNESSETH:

Vol mas Page 32

WHEREAS: The first party is the record owner of the following described real estate in Klamath County, State of Oregon, to-wit:

A tract of land situated in the SW1/4 of the NW1/4 of Section 14, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, described as follows:

Beginning at the Southeast corner of Lot 16 SUMMERS HEIGHTS; thence East along the North line of Selma Street; 150 feet; thence Northerly parallel with the East line of Summers Heights 90 feet to the true point of beginning; thence East to the right of way line of the A-3-D Lateral; thence Northerly along said Westerly line to the Southeast corner of Deed in Volume M71 at page 16054; thence South 49 degrees 30' West along the South line of Deed Volume M74 at page 16054 to the Southwesterly corner thereof; thence North 29 degrees 42' West to the Southeasterly corner of Deed Volume M69 at page 3492; thence South 45 degrees 38' West a distance of 136.21 feet to a two inch iron fence post; thence Southerly parallel to the East line of Summers Lane to the point of beginning.

and has the unrestricted right to grant the easement hereinafter described relative to the 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

รู ใกฏษณะมี รูปการที่เป็น ให้มีให้ ๆ รูปกระหร่างนี้ พิศร มะสามนายากก See attached "Exhibit A"

化合金 医白垩白 医皮肤病 新闻的 化二氟化化 化化乙基甲基 化乙基甲基 化乙基甲基 化乙基

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

---- OVER ----

		STATE OF OREGON, Sounty of
Doris A. Davis Living Trust	SPACE REBERVED FOR	was received for record on the
1847 Avalon Ave.		
Klamath Falls, Oregon 97603		
John M. Taylor & Diane F. Taylor		
6727 Amber Ave.	RECORDER SUSE	ment/microfilm/reception No,
Klamath Falls, Oregon 97603		Record of of said county. Witness my hand and seal of
After recording return to (Nome, Address, Zip): John M. Taylor & Diane P. Taylor. 6727 Amber Ave.	tan an a	County affixed.
Klamath Falls, Oregon 97603	Hatta and Andreas	NAME
AMAMAAMA	1	By Deputy

化同常 医乙酰胺医胆酮

The second party shall have all rights of ingress and egress to and from the real estate (including the right from time to time, except as hereinafter 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 perpetuity, always subject,

however, to the following specific conditions, restrictions and considerations: a nortai

If this easement is for a right of way over or across the real estate, the center line of the easement is described as follows:

and second party's right of way shall be parallel with the center line and not more than see attached feet

During the existence of this easement, maintenance of the easement and costs of repair of the easement damaged by natural disasters or other events for which all holders of an interest in the easement are blameless shall be the responsibility of (check one): The first party; The second party; D both parties, share and share alike; D both parties, with the first party being responsible for% and the second party being total 100.) Each party will maintain the streat besile his property.

During the existence of this easement, those holders of an interest in the easement that are responsible for damage to the easement because of negligence or abnormal use shall repair the damage at their sole expense.

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.

In construing this agreement, where the context so requires, the singular includes the plural and all grammatical changes shall be made so that this agreement shall apply equally to individuals and to corporations. If the undersigned is a corporation, it has caused its name to be signed and its seal (if any) affixed by an officer or other person duly authorized to do so by its board of directors.

IN WITNESS WHEREOF, the parties have hereunto set their hands in duplicate on this, the day and year first hereinabove written.

Taustee of the Daris A. Davis Lying Trustee of the Deris A. Davis Living Trust Taylor OFFICIAL SEAL Diáne EFICIAL SEAL P Taylor EONDRIGONALDWEL DIANE ECK NOTARY PUBLIC-ORECON NOTARY PUBLIC STATE OF OREGON, COMMISS COMMASCION NO. 040087 ION N MY COMMISSION EXPH County of Mam MY COMMISSIC PEXPIRES DEC. 1. 1998 inowledged before me on February This instrument was acknowledged before me or Kedrick D. Davis 92. by E Diane trustee Doris. 10410K of . Davis Living Trust Public for Oregon My commission expires Notary Public

EXHIBIT "A" LEGAL DESCRIPTION

A private ingress and egress easement and public utility easement over and across a 40 foot wide strip of land located in the SW1/4 of the NW1/4 of Section 14, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, and being more particularly described as follows:

Commencing at the Northeast corner of Summers Heights Subdivision; thence South along Summers Heights Subdivision 184.6 feet; thence South 37 degrees 18' 00" East, 325.81 feet; thence South 29 degrees 42' 00" East, 110.00 feet to the true point of beginning of this description, said point being the Southwest corner of that property conveyed to Klamath County for road purposes by Deed record in Volume M72, page 13504; thence continuing more or less to the South line of the SW1/4 of the NW1/4 of Section 14; thence North 89 296.86 feet; thence North 29 degrees 42' 00" West, 20.84 feet to the Southeast corner of 30' 00" West, 40.72 feet to the point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH: 55.

Filed for record at request of of A.D., 199	Doris Davis 25at10:37o'clockA_M Deedsor Davis	. and duly recorded in Vol Mos
FEE \$40.00	Bernetha G.Letsch	1212