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FORM No. 926-GENERAL EASEMENT.	COPVRIGHT INT STRVENS-NESS LAW PUBLISHING CD., FORTLAND, OR \$7254
™ 35486	1396 - 8171 Vol. <u>M99</u> Page 10041
by and between KRISTI LYNN	and entered into this 4th day of April , 19.97., I REDD & GEORGE M. REDD, wife and husband ,
hereinafter called the first party, and	d TRUSTEES OF THE MELVIN E. KEEFER & MARGARET L. KEEFER ** see reinafter called the second party; WITNESSETH:
WHEREAS: The first party County, State of Oregon, to-wit:	is the record owner of the following described real estate inKlamath
official plat thereof Klamath County, Oregor	Lot 25, HOMELAND TRACTS NO. 2, according to the on file in the office of the County Clerk of a.
化化学 建氯化基丁酸化的 网络新山林 大学的 化磷酸 	가슴이 이 것 알았다. 영상에 가려면 가려면 가려면 가려면 가려가 가지 않는 것이 있다. 가지 않는 것이 있는 것이 있다. 같은 "1999 전쟁에서 안 있는 것 같은 것 같
C **second party Contin He (New Contine) - Contine Discontine - Contine - Contine - Contine	ued - TRUST UTD dated September 6, 1990 and recorded in Volume M96, page 4092, Microfilm Records of Klamath County, Oregon
મુંદ્ર સંસ્થિતિક પ્લેન્ટ્ર તેવા કુન્દ્રીત કરેલા ગાંધ છે. સંઘર્ન સુરાષ્ટ્ર ગામના સ્ટાર્ટ્સ સંઘર્ટ્સ	หลังสมมรรม และชังกันชายิมสุรษที่ 20 และสมมรรมการสารสรรฐกระสารสุรรร และกิจตารสุรรรรการ (การสารการ) และการสรรมสรรม (ชังการชุด) สุดอภาษิรูริการชายิมสุรษที่ 19 สุรษทศาสตรรรการ (การสารการ) (การสารการ) (การสารการไป
	rant the easement hereinafter described relative to the real estate;
the first party paid and other valu party, they agree as follows: The first party does hereby	ew of the premises and in consideration of One Dollar (\$1) by the second party to table considerations, the receipt of all of which hereby is acknowledged by the first grant, assign and set over to the second party
金融読みを かく かちらけん ちっとず	an memory and many many states and the presence of the second second second second second second second second
An easement over the ingress and egress an	northerly 10 feet of the above described property for d maintenance of existing and future underground public t to and for the benefit of the following described property
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Lieht from time to time	cress and egress to and from the real estate (including the
branches and other obstruction	cress and egress to and from the real estate (including the vided, to cut, trim and remove trees, brush, overhanging cond party's use epicement
the easement hereby granted and all states at	is a cov, chipyment, operation and maintenance of
Except as to the rights herein granted, the first	eges incident thereto. Party shall have the full use and control of the above de-
scribed real estate.	party shall have the full use and control of the above de-
Ine second party hereby advante it is	Constanting when the first of the state of the
third parties arising from second party's use of the rig	his herein granted.
a promis conuntions, restriction	ms and considerations:
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If this easement is for a right of way over or a	across the real estate, the center line of the easement is
described as follows: an courtain process	cross the real estate, the center line of the easement is
그는 것 같은 것 같	
and second party's right of way shall be perpited	
distant from either side thereof.	he center line and not more than5
During the existence of this encourt	그는 것 같은 것 같이 있는 것 같은 것 같
damaged by natural disasters or other events for white	nce of the easement and costs of repair of the easement
shall be the responsibility of Cohooth and in	an incluse in the easement are blamalan
Share alike: hoth portion with the	Line second party: 11 both postion at an
total 100)	selected, the percentages allocated to each party should
During the ovintering of the sub-	Encourages anotated to each party should
for damage to the easement because of this easement, those ho	Iders of an interest in the easement that are responsible
This agreement shall bind and investor to the	abe shall repair the damage at their sole expense
immediate parties hereto but also their many it	and only us the cheumstances may require, not only the
In construing this screement where it	and successors in interest
matical changes shall be made as it is in the	and all all and all all and all all all and all all all all all all all all all al
the undersigned is a corporation, it has cauled its rate	e to be signed and its seal (if any) att
IN WITNESS WUEDDoo	hall apply equally to individuals and to corporations. If e to be signed and its seal (if any) affixed by an officer f directors. reunto set their hands in durlicate on the states.
year first horeinabove written.	
Wiit to Child A DEFISE	THE HELVIN E. KEEPER & MARGARET I VEREED
- Mull Stran Deld BZZZZ	TRUST UTD September 6, 1990
MAISII LINN KEDDO	n an Allen ann an Allen an All An Allen an A
GEORGE ^M . REDDFirst Party	by: Manganet L. Kand
STATE OF OREGON,	MARGARET/KEEFER TRUSTEE
	STATE OF OREGON,
	County of Klamath {ss.
April 4 This instrument was acknowledged S. 254	April / This instrument was acknowledged before me on
& GEORGE M. REDD XX	April 4, 19.97, by MARGARET L. KEEFER
	an TRUSTEE
420 2000	of THE MELVIN E. KEEFER & MARGARET L. KEEFER
Les hugo	CHERRICAL I
My commission expires	A JEAN PHULING Fuble loc Dregon
	CALL REPORT AND

STATE OF OREGON : COUNTY OF KLAMATH: SS.

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	for record at request of	Amerititle	에서 사실적 가지 않는 것은 것은 것은 것을 가지 않는 것이다. 같은 사실 것은 것을 하는 것은 것을 수 있는 것을
of	April	AD 10 07	o'clock P M., and duly recorded in Vol. M97
FEE	\$35.00		on Page 10041 Bernetha G. Letsch, County Clerk
	\$ 33. 00		by Quidence Mulandare