Vol Meg Page 27252 33357 AGREEMENT FOR EASEMENT THIS AGREEMENT, Made and entered into this by and between FOREST PRODUCT FEDERAL CREDIT UNION hereinafter called the first party, and <u>CLOUGH OIL CO</u>., hereinafter called the second party; WITNESSETH : County, State of Oregon, to-wit: THAT TRACT OF LAND DESCRIBED IN EXHIBIT "A" OF KLAMATH COUNTY DEED VOLUME M93, 行業学生に 2 2 3 크 8 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 THE SOUTHWESTERLY 16 FEET OF THE ABOVE DESCRIBED TRACT OF LAND (Insert here a full description of the nature and type of the easement granted to the second party.) -OVER __ AGREEMENT FOR EASEMENT STATE OF OREGON, County of BE?WEEN SS. FOREST PRODUCTS FEDERAL CREDIT UNION I certify that the within instrument 2972 WASHBURN WAY was received for record on the day KLAMATH FALLS, OR 97601 of, 19......, CLOUGH OIL CO. AND in book/reel/volume No on SPACE RESERVED CLOUGH UIL CU. 3303 WASHBURN WAY P O BOX 338 KLAMATH FALLS, OR 97603 FOR page Qr as fee/file/instru-RECORDER'S USE ment/microfilm/reception No....., Record of of said county. cording return to (Name, Address, Zip): CLOUGH OIL CO. 3303 WASHBURN WAY P O BOX 338 KLAMA TH FALLS, OR 92601 Witness my hand and seal of County affixed. NAME iure By, Deputy

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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 y the 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-

The second party hereby agrees to hold and save the first party harmless from any and all claims of scribed real estate.

third parties arising from second party's use of the rights herein granted. The easement described above shall continue for a period ofPERPETUAL......, always subject, however, to the following specific conditions, restrictions and considerations:

agent of the states

SAID EASEMENT TO BE USED FOR PUBLIC UTILITIES AND DRAINAGE

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 feet

During the existence of this easement, maintenance of the easement and costs of repair of the easement distant from either side thereof. 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;] both parties, share and share alike;] both parties, with the first party being responsible for% and the second party being responsible for%. (If the last alternative is selected, the percentages allocated to each party should

During the existence of this easement, those holders of an interest in the easement that are responsible total 100.) 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 gram-

matical 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. Beth Scott, Sense VP Medium (16 Ebwin MARY Beth Scott, Senior VP Second Parts STATE OF OREGON, County of KLAMATH STATE OF OREGON, This instrument was acknowledged before me on ,1910, by EULIN ULCE 6H County of Kiamath This instrument was acknowledged before me on JULY 13 , 19 98, by Mary Ben Scot 28510207 22 as Senior Vice President CLOUGH CI Federal Credit Union Forest Products Notary Public for Oregon KOLTICALISEADUUUUU KRISTINE SAYLES U. N. NOTARY PUBLIC-OREGON 2 MOLTIANIBUT RUV 092241 ry Public for Oregon mission OFRICIAL SEALT 700 EUGENE D. RUGO -01... OTARY PUSLIC-OREGON MY COMMISSION EXPIRES FEB. 28, 2001 COMMISSION NO. 304762 MY COMMISSION EXPIRES SER. 14, 2001 STATE OF OREGON: COUNTY OF KLAMATH : ss. dav 24th the Clough Oil Co. P. M., and duly recorded in Vol. <u>M98</u> Filed for record at request of . A.D., 19 98 at 2:22 o'clock _ on Page ____27252 July of _ of _____ Deeds Bernetha G. Letsch, County Clerk attern Kim By

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\$15.00