FORM No. 926 - EASEMENT.		c	OPYRIGHT 1968 STEVENS-NESS LAW PUBLISHING CO PORTLAND OR 97264	
NS 75051	99 FEB 2	P3:01	Vol. M91 Page 6159 St. State of Oregon, County of St. I certify that the within instrument	
Between Bill and Tracey Middlebrooks P.O. Box 95 Merrill. Or. 97633 And Virgil and La Faith Journagan P.O. Box 1009 Keno, Or. 97627	SPACE RESERVED FOR		was received for record on the day of 19 at 19 at 19 at 19 and recorded in book/reci/volume No. on page and/or as fee/file/instrument/microfilm/reception No. Records of said County. Witness my hand and seal of County affixed.	
After recording, return to (Name, Address, Zip): Virgit Journagan P.O. Box 1009 Keno, Or. 97627			By Depury	
THIS AGREEMENT made and entered into this between Bill and Tracey Middlebro hereinafter called the first party, and Virgid ar hereinafter called WIFERAS. The first party is the record owner	oks 1d La Fa	ith Jou	_331.111.	

County, State of Oregon, to-wit:

Lot 9, Block 64, KFFE. 3811-3B0-2700

The first party hereby grants, assigns and sets over to the second party an easement, to-wit:

a 20 foot wide non-exclusive easement for utilities and communication services along the south side of Lot 9, Block 64 KFFE, 3811-3B0-2700, Easement to serve Lot 1, Block 26, Lot 4, Block 64, Lot 10, Block 64 KFFE.

This easement is incorporated into the existing recorded road easement.

After recording return to: CenturyTel Engineering Department P O Box 337 Lebanon, OR 97355



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 described real estate.

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

The period of this easement shall be Perpetual always subject, however, to the following specific conditions, restrictions and considerations:

If this easement is for a right of way over or across the real estate, 他只要我們表現我的東京特別。easement is described as follows:

A 20 foot Block 64,	wide non next to	-exclusive easem Lot 10, Block 64	ent along the south side of Loty, . KFFE Highway 66 Unit, Plat # 3.	
and the second Da	arty's right of w	vay shall be parallel with the	center line and not more than feet dista	an: from
				d by nai-
		his easement, maintenance of	the easement and costs of repair of the easement, if damaged	of ceheck
ural disasters or o	ther events for	which all holders of an interest	est in the easement are blameless, shall be the responsibility of	pensible
one): [] the first	party; [] the se	econd party; X both parties.	share and share alike, both parties, with the first party res	all scated
for	b and the secon	d party responsible for	%. (If the last alternative is selected, the percentages	
to each party show	uld total 100.)	boldom of an in	sterest in the easement who are responsible for damage to the constraint sole average.	asement
During the	e existence of the	als easement, numers of an in	re at their sole expense.	
because of neglig	gence or abnorm	nal use shall repair the damag	as the circumstances may require, not only the parties herete	but also
Inis agree	ement shall out	administrators, assigns, and	successors in interest.	
tneir respective ii	ting this agreen	ent, where the context so req	successors in meters, utilities the plural and all grammatical char utilities, the singular includes the plural and all grammatical characteristics. If the undersigned is a corporation, it has been easily to corporations.	iges snau
he made so that th	his agreement s	hall apply equally to individua	alls and to corporations. If the undersigned is a corporation, it has not other person duly authorized to do so by its board of dire	as caused
its name to be sig	gned and its sea	il, if any, affixed by an office	as and to corporation. If the control of the contro	ibeve
IN WITN	IESS WHEREC	F, the parties have hereunto	set their hands in duplicate on the day and year first written a	
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	-	This instrument was ack	nowledged before me on	19 18
	by	Virgil Journ	agan	
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	of .		<u> </u>	
			Keen / Neochasta	
		OFFICIAL SEAL	Notary Public for Oregon	
18 ASS	≈se SUSAI	NIL PROCHASKA (I)	0.4 LA 1177	

NOTARY PUBLIC - OREGON COMMISSION NO. A048512 MY COMMISSION EXPIRES OCT. 30, 1999

My commission expires Oct. 30, 1999

STATE OF OREGON	COUNTY OF KLAMATH:	
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	CenturyTel		da
Filed for record at request of	at 3:01 o'clock P. M., and du	dy recorded in Vol. M99	
of February A.D., 1999	at 3:01 0 clock 3.01 on Page 6	159	
of <u>D</u>	eeds on Page 0	Linda Smith, County Clerk	
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