FORM No. 926 - EASEMENT.	COPYRIGHT 1999 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR 97204
	Vol <u>MOO</u> Page <u>1129</u> 2
Between	
<u>I.F.Rodgers-& Sons</u> 20909 S.Poe Valley Road Klamath Falls, OR 97603 And	ie Di
Rodgers Family Limited Partnershfp ^{ORD} 20909 S. Poe Valley Road <u>Klamath Falls, OR 97603</u> After recording, return to (Name, Address, Zip): Lorraine G. Rodgers 20909 S. Poe Valley Rd. Klamath Falls, OR 97603	
THIS AGREEMENT made and entered into on Apr: betweenI_F.Rodgers_&_Sons hereinafter called the first party, andRodgers_Family]	$1_{5_{7}}$, by and
and assignes, hereinafter called the second	party, WITNESSETH: wing described real property inKlamath
The West 33 feet of Lot 2, all Southwesterly of the right of w Canal "F", Lots 3, 4, 5, 6, 11, Lots 9,10, 15, and 16 of Section Range 11 East of the Willamette	ay of the United States Government 12, 13, and 14 of Section 4; n 5; all in Township 40 South,
and has the unrestricted right to grant the easement hereinafter desc NOW, THEREFORE, in view of the premises and in consist first party paid, the receipt of which is acknowledged by the first party The first party hereby grants, assigns and sets over to the se	deration of \$ <u>1.00</u> by the second party to the arty, it is agreed:
A Right of Way Easement on exis and utility purpose. Beginning Road and the Northwest 60' of L Section 5, to the entry to Lot Range 11 East of the Willamette	at the intersection of Webber ots 4,5,an the corner of Lot 12, 17; all in Township 40 South,
See Exhi b it "A" attached	
(Insert a full description of the nature and type of easement granted	
(OVER)	

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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 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 perfect statistic lement shall be <u>Perpetual</u>, 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, the center line of the easement is described as follows:

Thirty feet from the Lot 4, 5, west boundry fence and 30' from the edge of the existing road on the west corner of Lot 12, Section 4; the west 30' of existing road of Lots 9 and 16 Section 5; all in Township 40 South and Range 11 East of the Willamette Meridian.

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

During the existence of this easement, maintenance of the easement and costs of repair of the easement, if 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): \Box the first party; \Box the second party; \Box both parties, share and share alike; \Box both parties, with the first party responsible for ---508----% and the second party responsible for -598-----%. (If the last alternative is selected, the percentages allocated to each party should total 100.)

During the existence of this easement, holders of an interest in the easement who 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 parties hereto but also their respective heirs, executors, administrators, assigns, 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 the day and year first written above.

INS / WORRAINE & Todagers Kodyer to STATE OF OREGON, County of KLAMA This instrument was acknowledged before me on ______ Opril 6, 2000 -ORRAINÉ G. RogERS by This instrument was acknowledged before me on by as OFFICIAL SEAL DEBORAH TORRIE NOTARY PUBLIC - OREGON COMMISSION NO. 304727 MY COMMISSION EXPIRES OCT. 14, 2001 arr Notary Public for Oregon Limited PARtwer Ship Varlouiship STATE OF OREGON, County of Klameth This instrument was acknowledged before me on April 6, 2000 by LORRAINE G. ROYERS This instrument was acknowledged before me on ____ by ____ as of. OFFICIAL SEAL DEBORAH TORRIE NOTARY PUBLIC - OREGON COMMISSION NO. 304727 bora ル O Notary Public for Oregon My commission expires ___ MY COMMISSION EXPIRES OCT. 14, 2001

SEE NEXT PAGE FOR SEC'S 13 THRU 36



Exhitit "A"

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