600x 84 pags 479

## 99140

THE GRANTOR(S) WILLIAM E. MCANDREWS

## RIGHT OF WAY EASEMENT

grantor(s) agree(s) that all poles, wires or other facilities installed upon or under the above described lands at the Crantee's expense remain the property of the Grantee, and that the Grantee shall have the right of ingress and egrees over the adjacent lands of the total total for the purpose of exercising the rights hereby granted.  The purpose of exercising the righ		
FRICT NO. 1 OF SKAMANA COUNTY, ASSERTION OF, ASSERTION OF, STATE OF WARRINGTON, and The County of Shammais, State of Warrington, and more particularly described to following essement:  The East ten (10) feet of the Bast five (5) acres of the Southeast (uarter of the Southeast Quarter of the Northwest Quarter (SE) SEE Not.) of Section 21, Township 3 North, Range 10 East Wallamette Meridian as described in Book 72 page 649 of Deeds, Records of Skammaia County Auditor, Skammaia County, Washington; and  Basement is granted with the stipulation that all poles small be located along the extreme east edge of easement strip.  Machington, operate and maintain over and under the above described lands, and the streets, roads or highways abuting the said lands, the streets and conduct, with all convenient or necessary surface tred appartmentage (and to include first poles and transformer poles when required) and to cut and trim trees and furnibory than ranked with or endanger the operation and maintenance of any line or years, and to licens, pornic or cherestic agree to the joint or eccupancy of said line or system by other person, time or convertion for telephone or televistron persons.  Beginners of spreeting the Creater, and but the Genate shall have the right of ingress and egges over the adjacent lands of the granter property of the Department of the purpos of exercising the right needy granted.  Beginners as such at the Genate shall have the right of ingress and egges over the adjacent lands of the grants heavender shall cases when the Genate, as the successors and sub-lesse or satigate abundons or removes said line or system.  Beginners as such at the Genate shall have the right of ingress and egges over the adjacent lands of the grants heavender shall case when the Genate shall case when the Genate shall have the right of ingress and egges over the adjacent lands of the grant hands of the state and county aforesaid, do hereby grant of the purpos of exercising the right hereby granted.  Beginners as such at the stat		
The East ten (10) feet of the East five (5) acres of the Southeast Quarter of the Southeast Quarter of the Northwest Quarter (SE) SE2 Not) of Section 21, Township 3 North, Range 10 East Willamatte Meridian as described in Book 72 page 649 of Deeds, Records of Skamania County Auditor, Stammia County, Washington; and Easement is granted with the stipulation that all poles shall be located along the extreme east edge of easement strip.  Description of the County of the Carater and under the above discribed lands, and the street, roads or highways abuting the said lands, desground descrit cusmination or distribution line or system, including where and conduct, with all convenient or necessary surface the apputermancage the operation and maintenance of mail line or system, and to lineaue, permit or chieves agree to the joint ere with more and the company of said line or system by other person, firm or company of said line or system by other person, firm or company of said line or system by other person, firm or company of said line or system by other person, firm or company of said line or system by other person, firm or company of said line or system to recompany of said line or system by other person of the Carater, and that the Greate shall have the right of ingress and open over the adjacent lands of the grantorial property of the Carater, and that the Greate shall have the right of ingress and open over the adjacent lands of the grantorial property of the Carater, and that the Greate shall have the right of ingress and open over the adjacent lands of the grantorial property of the Granter, its successors and sub-lessee or assigns abundons or removes said line or system.  Junity of Audity of Audity of Said Said Said Said Said Said Said Said	STRICT NO. 1 OF SKAMANIA COUNTY, WASHINGTON, a municipal corporation, and to its success, and more particularly described to enter upon the lands of the Granton(s) situated in the County of Skamania, State of Washington, and more particularly described to enter upon the lands of the Granton(s) situated in the County of Skamania, State of Washington, and more particularly described to enter upon the lands of the Granton(s) situated in the County of Skamania, State of Washington, and more particularly described to enter upon the lands of the Granton(s) situated in the County of Skamania, State of Washington, and more particularly described to enter upon the lands of the Granton(s) situated in the County of Skamania, State of Washington, and more particularly described to the Granton of the Gr	
Grantors of the Southeast Quarter of the Northwest Quarter (SS) SSE NW1) of Section 21, Township 3 North, Range 10 East Willandtte Meridian as described in Book 72 page 649 of Deeds, Records of Skamania County Auditor, Skamania County, Washington; and Easement is granted with the stipulation that all poles shall be located along the extreme east edge of easement strip.  Charter, operate and maintain over and under the above described lands, and the truets, reads or highways abutting the raid lands, and the truets are strip.  Charter, operate and maintain over and under the above described lands, and the truets, reads or highways abutting the raid lands, and the truets are strip.  Charter, operate and maintain over and under the above described lands, and the truets, reads or highways abutting the raid lands, and the truets are strip.  Charter, operate and maintain over and under the above described lands, and the truets, reads or highways abutting the raid lands, and the truets, reads or highways abutting the raid lands, and the truets, reads or highways abutting the raid lands, and the truets, reads or highways abutting the raid lands, and the truets, reads or highways abutting the raid lands, and the truets, reads or highways abutting the raid lands, and the truets, reads or highways abutting the raid lands, and the truets, reads or highways abutting the raid lands, and the truets, reads or highways abutting the raid lands, and the truets, reads or highways abutting the raid lands, and the truets, reads or highways abutting the raid lands, and the truets, reads or highways abutting the raid lands, and the truets, reads or highways abutting the raid lands, and the truets, reads or highways abutting the raid lands, and the truets, reads or highways abutting the raid lands, and the truets, reads or highways abutting the raid lands, and truets, reads or highways abutting the raid lands, and the truets, reads or highways abutting the raid lands, and truets, reads or highways abutting the raid lands, and the truets	THE TOTIONING SAZEMENT:	
Easement is granted with the stipulation that all poles shall be located along the extreme east edge of easement strip.  Instruct, operate and maintain over and under the above described lands, and the streets, roads or highways abutting the said lands, inderground electric transmission or distribution line or system, including wires and conduit, with all convenient or necessary surface steed appurtenances (and to include riser poles and traitformer poles whis required) and to cut as d train eaces and drumbbery than real receivable or adapter the operations and maintenance of said there or system, and to licases, permit or officerizes agree to the joint recordancy of said the or system by other parson, time or exportation for telephone or relevision pusposes, agrantor(s) agree(s) that all poles, wires or other facilities installed upon or under the above described lands at the Cranter's expense grantor(s) agree(s) that all poles, wires or other facilities installed upon or under the above described lands at the Cranter's expense grantor(s) agree(s) that all poles, wires or other facilities installed upon or under the above described lands at the Cranter's expense grantor(s) agree(s) that all poles, wires or other facilities installed upon or under the above described lands at the Cranter's expense grantor(s) agree(s) that all poles, wires or other facilities installed upon or under the above described lands at the Cranter's expense facilities installed upon or under the above described in and so the facilities of the property of the Granter, and the throughout the property of the Granter, and the throughout the property of the Granter, and the Cranter's expense grantor(s) agree(s) that all poles, wires or the advantage of the property of the Granter's expense grantor(s) agree(s) that all poles agrees over the adjacent lands of the grantor of the property of the Granter's expense grantor of the	Quarter of the Southeast Quarter of the Northwest Quarter (SE# SE# NW#) of Section 21, Township 3 North, Range 10 East Willamette Meridian as described in Book 72 page 649 of Deeds, Records of Skamania County Auditor, Skamania County, Washington; and	
contruct, operate and maintain over and under the above described lands, and the streets, roads or highways abutting the said lands, described lands, and the streets, roads or highways abutting the said lands, described conduit, with all convenient or necessary surface their appurturances (and to include riser poles and trainforms poles when required) and to cut and truin trees and dirabbery than roccupancy of said line or systems, and to license, permit or otherwise agree to the joint or occupancy of said line or systems by other person, firm or corporation for telephone or relevation purposes.  ganto(s) agree(s) that all poles, wires or cher facilities installed upon or under the above described lands at the Crantee's expense remain the property of the Grantee, and that the Grantee shall have the right of ingress and eggess over the adjucent lands of the granto(s) of the purpose of exercising the rights hereby granted.  In the property of the Grantee, its successors and sub-lessee or assigns abundons or removes said line or system.  Dated this	Easement is granted with the stipulation that all poles shall	
dergound electric transmission or distribution in the distribution in the distribution and maintenances (and to include riser poles and transformer poles when required) and to cit and trim trees and shrubbery that may fere with or endanger the operation and maintenance of raid line or systems, and to license, permit or otherwise agree to the joint or occupancy of said line or system by other person, time or corporation for telephone or television purposes.  grantor(s) agree(s) that all poles, wires or other facilities installed upon or under the above described lands or the Grantee's expense remain the property of the Grantee, and that the Grantee shall have the right of ingress and egrees over the adjacent lands of the grantee shall cease when the Grantee, its successors and sub-lessee or assigns abandons or removes said line or system.  Dated this	be located along the extreme east edge of easement strip.	
dergound electric transmission or distribution in the distribution in the distribution and maintenances (and to include riser poles and transformer poles when required) and to cit and trim trees and shrubbery that may fere with or endanger the operation and maintenance of raid line or systems, and to license, permit or otherwise agree to the joint or occupancy of said line or system by other person, time or corporation for telephone or television purposes.  grantor(s) agree(s) that all poles, wires or other facilities installed upon or under the above described lands or the Grantee's expense remain the property of the Grantee, and that the Grantee shall have the right of ingress and egrees over the adjacent lands of the grantee shall cease when the Grantee, its successors and sub-lessee or assigns abandons or removes said line or system.  Dated this		
dergound electric transmission or distribution in the distribution in the distribution and maintenances (and to include riser poles and transformer poles when required) and to cit and trim trees and shrubbery that may fere with or endanger the operation and maintenance of raid line or systems, and to license, permit or otherwise agree to the joint or occupancy of said line or system by other person, time or corporation for telephone or television purposes.  grantor(s) agree(s) that all poles, wires or other facilities installed upon or under the above described lands or the Grantee's expense remain the property of the Grantee, and that the Grantee shall have the right of ingress and egrees over the adjacent lands of the grantee shall cease when the Grantee, its successors and sub-lessee or assigns abandons or removes said line or system.  Dated this		
dergound electric transmission or distribution in the distribution in the distribution and maintenances (and to include riser poles and transformer poles when required) and to cit and trim trees and shrubbery that may fere with or endanger the operation and maintenance of raid line or systems, and to license, permit or otherwise agree to the joint or occupancy of said line or system by other person, time or corporation for telephone or television purposes.  grantor(s) agree(s) that all poles, wires or other facilities installed upon or under the above described lands or the Grantee's expense remain the property of the Grantee, and that the Grantee shall have the right of ingress and egrees over the adjacent lands of the grantee shall cease when the Grantee, its successors and sub-lessee or assigns abandons or removes said line or system.  Dated this		
dergound electric transmission or distribution in the distribution in the distribution and maintenances (and to include riser poles and transformer poles when required) and to cit and trim trees and shrubbery that may fere with or endanger the operation and maintenance of raid line or systems, and to license, permit or otherwise agree to the joint or occupancy of said line or system by other person, time or corporation for telephone or television purposes.  grantor(s) agree(s) that all poles, wires or other facilities installed upon or under the above described lands or the Grantee's expense remain the property of the Grantee, and that the Grantee shall have the right of ingress and egrees over the adjacent lands of the grantee shall cease when the Grantee, its successors and sub-lessee or assigns abandons or removes said line or system.  Dated this		
dergound electric transmission or distribution in the distribution in the distribution and maintenances (and to include riser poles and transformer poles when required) and to cit and trim trees and shrubbery that may fere with or endanger the operation and maintenance of raid line or systems, and to license, permit or otherwise agree to the joint or occupancy of said line or system by other person, time or corporation for telephone or television purposes.  grantor(s) agree(s) that all poles, wires or other facilities installed upon or under the above described lands or the Grantee's expense remain the property of the Grantee, and that the Grantee shall have the right of ingress and egrees over the adjacent lands of the grantee shall cease when the Grantee, its successors and sub-lessee or assigns abandons or removes said line or system.  Dated this	construct, operate and maintain over and under the above described lands, and the streets, roads or highways abutting the said lan	ds,
grantor(s) agree(s) that all poles, wires or other facilities installed upon or under the above described lands at the Crantee, and that the Grantee, shall have the right of ingress and egrees over the adjacent lands of the tor(s) for the purpose of exercising the rights hereby granted.  rights hereunder shall cease when the Grantee, its successors and sub-lessee or assigns abundons or removes said line or system.  Dated this  GRANTOR'S SIGNATURE  GRANTOR'S SIGNATURE  GRANTOR'S SIGNATURE  GRANTOR'S SIGNATURE  ACKNOWLEGATION OF INDIVIDUAL  ACKNOWLEGATION OF INDIVIDUAL  ACKNOWLEGATION OF INDIVIDUAL  A Notary Public in and for the State and County aforesaid, do hereby certain on this 5 day of 1913, personally appeared before me Wallactor Signature of Manager of the state and voluntary act and deed for the uses and purposes the expressed.  N TESTUMONY WHEREOR I have between the same as the free and voluntary act and deed for the uses and purposes the expressed.  Notary Public in said for the State of Wallactor Signature.  Notary Public in said for the State of Wallactor Signature.  Notary Public in said for the State of Wallactor Signature.  Notary Public in said for the State of Wallactor Signature.  Notary Public in said for the State of Wallactor Signature.  Notary Public in said for the State of Wallactor Signature.  Notary Public in said for the State of Wallactor Signature.	underground electric transmission or distribution line of system, including when required) and to cut and trim trees and shrubbery that punted appurtenances (and to include riser poles and transformer poles when required) and to cut and trim trees and shrubbery that punted appurtenances (and to include riser poles agree to the join erfere with or endanger the operation and maintenance of said line or system, and to license, permit or otherwise agree to the join erfere with or endanger the operation and maintenance of said line or system by other person, firm or corporation for telephone or television purposes.	may nt
Dated this day of GRANTOR'S SIGNATURE  ACKNOWLESS	e grantor(s) agree(s) that all poles, wires or other facilities installed upon or under the above described lands at the Grantee's expending the property of the Grantee, and that the Grantee shall have the right of ingress and egress over the adjacent lands of the antor(s) for the purpose of exercising the rights hereby granted.	oral
GRANTOR'S SIGNATURE  GRANTOR'S SIGNATURE  ACKNOWLENT OF INDIVIDUAL  AC	I rights hereunder shall cease when the Grantee, its successors and sub-lessee or assigns abandons or removes said line or system.	ivision
GRANTOR'S SIGNATURE  GRANTOR'S SIGNATURE  ACKNOWLENT OF INDIVIDUAL  AC	Dated this 5 day of Much , 19 \$5	p-qn
GRANTOR'S SIGNATURE  GRANTOR'S SIGNATURE  ACKNOWLENT OF INDIVIDUAL  AC	2501'S MECAL	County
GRANTOR'S SIGNATURE  GRANTOR'S SIGNATURE  ACKNOWLENT OF INDIVIDUAL  AC	Margaret & M. Colew 6012 101410 6 GRANTOR'S SIGNATURE STATURE	ryllance with Coun
GRANTOR'S SIGNATURE  GRANTOR'S SIGNATURE  ACKNOWLENT OF INDIVIDUAL  AC		nolla
I, Laim Nata a Notary Public in and for the State and County aforesaid, do hereby cereat on this 5th day of March, 1981, personally appeared before me March Gard McLaim McLaim McLaim McLaim McLaim McLaim McLaim Green ding McLaim McLaim Gard McLaim Green ding McLaim	GRANTOR'S SIGNATURE	n in cor
I, Laim Nata a Notary Public in and for the State and County aforesaid, do hereby cereat on this 5th day of March, 1981, personally appeared before me March Gard McLaim McLaim McLaim McLaim McLaim McLaim McLaim Green ding McLaim McLaim Gard McLaim Green ding McLaim	GRANTOR'S SIGNATURE	iction
at on this 5th day of March 1981, personally appeared before me William 6  To Andrew 6  POILTS  POILTS	STATE OF STANDARD ACKNOWLED THENT OF INDIVIDUAL COUNTY OF SHAROWLED	Transa
ersonally known to me to be the individual(s) described in and who executed the foregoing instrument, and acknowledged to me that executed, signed and sealed the same as free and voluntary act and deed for the uses and purposes the expressed.  Notary Public in and for the State of Marketing Cresiding	Jai M. Nata a Notary Public in and for the State and County aforesaid, do hereby	r cer
ersonally known to me to be the individual(s) described in and who executed the foregoing instrument, and acknowledged to me that he executed, signed and sealed the same as he free and voluntary act and deed for the uses and purposes the expressed.  Notary Public in and for the State of Mashing residing		
ersonally known to me to be the individual(s) described in and who executed the foregoing instrument, and acknowledged to me that he executed, spined and sealed the same as he free and voluntary act and deed for the uses and purposes the appressed.  Notary Public in and for the State of Marketing residing	144 VA UIII	
ersonally known to me to be the individual(s) described in and who executed the foregoing instrument, and acknowledged to me that he executed, spined and sealed the same as free and voluntary act and deed for the uses and purposes the appressed.  Notary Public in and for the State of Marketing residing		
executed, spined and sealed the same as free and voluntary act and deed for the uses and purposes the appeared.  Notary Public in and for the State of Maching residing	59149	
executed, spined and sealed the same as free and voluntary act and deed for the uses and purposes the appeared.  Notary Public in and for the State of Maching residing		
executed, spined and sealed the same as free and voluntary act and deed for the uses and purposes the appeared.  Notary Public in and for the State of Maching residing	بناجها فلاف فود فود محديث والمناف والم	gh-
Notary Public in and for the State of	personally known to me to be the individual(s) described in and who executed the foregoing instrument, and acknowledged to me	-16
Notary Public in and for the State of		cne
Notary Public in and for the State of Mashing Gresiding	expressed.	
Notary Public in and for the State of		
		dine
John Stevens		-6
and the control of the last of the control of the c	Zate Steven	