61760

TRANSMISSION LINE EASEMENT

The GRANTOR, herein so styled whether one or more, HAZEL O. PRICE, a widow, owner;

VONNIE C. HARVEY and EDITH LELIA, HARVEY, also known as Edith L. Harvey, husband and wife, contract purchasers,

for and in consideration of	the sum of TWO HUNDRED FIFTY		
			` `
			- Dollars (\$ 250.00)
in hand paid by the UNITEI	STATES OF AMERICA, receipt of	which is hereby acknowled	lged, hereby grants, bargains
sells and conveys to the	UNITED STATES OF AMERICA and	l its assigns, a perpetua	leasement and right to ente
and erect, maintain, repair	, rebuild, operate and patrol one o	r more line(s) of elect	ic nower transmission struc
, , , , , , , , , , , , , , , , , , , ,	,		power dunismosion struc
tures and appurtenant sign	al lines, including the right to ere	ct such poles, transmiss	ion structures, wires, cables
and appurtenances as are	necessary thereto, in, over, upon an	d across the following-d	scribed percel of land in the
and apparentances as are i	wet, upon an	a across the following-de	scribed parcer of faild in the
County of Skamania	in the State of Washington	, to-wit:	

That portion of that part of the NWLANE, Section 29, Township 3 North, Range 8 East, Willamette Meridian, Skamania County, Washington, which lies within a strip of land, variable in width, the southerly boundary of which is the northerly boundary of the existing 300 foot right of way of the United States of America for its Bonneville Power Administration's Bonneville-Coulee transmission lines, as shown in a judgment on a Declaration of Taking in the District Court of the United States for the Western District of Washington, Southern Division, Civil Cause No. 34 in said Court, recorded on February 6, 1939, under Auditor's file No. 26971, records of said county; the northerly boundary of said strip of land lies parallel with and 62.5 feet distant northerly from the survey line for the Stevenson Tap to Bonneville-Alcoa No. 1 & 2 transmission lines as now located and staked on the ground over, across, upon, and/or adjacent to the above described property, said survey line is particularly described as:

Beginning at survey station 508 + 32.5, a point in the north-south quarter section line of said Section 29, which is S. 0° 48' 30" W. a distance of 1099.9 feet from the quarter section corner in the north line of said section; thence N. 85° 42' 00" E. a distance of 344.5 feet to survey station 511 + 77.0; thence S. 37° 54' 10" E. a distance of 1884.6 feet to survey station 530 + 61.6; thence S. 80° 12' 30" E. a distance of 1160.0 feet to survey station 542 + 21.6, a point in the east line of said Section 29, which is S. 0° 59' 20" W. a distance of 46.3 feet from the quarter section corner in the east line of said section;



= 800x $=51~k_B 383$

together with the present and future right to clear said right of way and keep the same clear of brush, timber, structures and fire hazards, provided that fire hazards shall not be interpreted to include any growing crops other than trees; and also the present and future right to top, limb or fell all growing and dead trees and snags (collectively called 'danger trees'') located on land owned by the Grantor adjacent to the above-described right of way, which could fall within 30 feet of the centerline or centerlines of the electric transmission facilities herein-before described; provided, however, it is agreed that compensation is included in the consideration stated above for trees or snags within strips of land

75 feet in width on the northerly side of said right of way, from opposite survey station 508 + 32.5 to opposite survey station 512 + 22

Microsyand contiguous to said right of way that (a) are danger trees on the date hereof

(hereinafter called "present danger trees") or (b) become danger trees thereafter (hereinafter called "future danger trees"). The right to top, limb or fell danger trees outside of said strips (hereinafter called "additional danger trees") may only be exercised within 3 years after all present danger trees have been cut, and the UNITED STATES OF AMERICA shall pay the person who is the owner thereof at the date of cutting such additional danger trees the market value prevailing at the date of cutting under authority of the UNITED STATES OF AMERICA, such payment to be made within a reasonable period of time after they have been so cut.

TO HAVE AND TO HOLD said easement and rights unto the UNITED STATES OF AMERICA and its assigns, forever.

The Grantor covenants to and with the UNITED STATES OF AMERICA and its assigns that the title to all brush, timber or structures existing upon the right of way on the date hereof, and the title to all present danger trees shall vest in the UNITED STATES OF AMERICA on said date; and that title to any additional danger trees shall vest in the UNITED STATES OF AMERICA upon their being cut pursuant to the terms hereof; and that title to all future danger trees cut pursuant to the terms hereof shall remain in the owner thereof at the date of cutting; and that the consideration stated herein is accepted by the Grantor as full compensation for all damages incidental to the exercise of said easement and danger tree rights, except payment for any additional danger trees as defined hereinabove which may be cut under authority of the UNITED STATES OF AMERICA as herein provided.

The Grantor also covenants to and with the UNITED STATES OF AMERICA that Grantor is lawfully seized and possessed of the lands aforesaid; has a good and lawful right and power to sell and convey same; that same are free and clear of encumbrances, except as above indicated; and that Grantor will forever warrant and defend the title to said easement and the quiet possession thereof against the lawful claims and demands of all persons whomsoever.

Dated this Adams day of Mazel 1963

Hazel O. Price

Vonnie C. Harvey

Edith Lelia Harvey

6-5-63

31 mil 384

(Standard form of acknowledgment approved for use with all conveyances in Washington and Oregon)

On the 19th day of , 1963, personally came before me, a notary public in and for said County and State, the within-named

to me personally known to be the identical person described in and who executed the within and foregoing instrument and acknowledged to me that she executed the same her free and voluntary act and deed, for the uses and purposes therein mentioned.

GIVEN under, my hand and official seal the day and year last above written.

(SEAL)

My commission ext

1963, personally came before me, a notary public in and for said County and the within-named

WONNIE C. HARVEY and EDITH LELIA HARVEY, husband and wife, to me personally known to be the identical persons described in and who executed the within and foregoing instrument and acknowledged to me that they executed the same their free and voluntary act and deed, for the uses and purposes therein mentioned.

GIVEN under my hand and official seal the day and year last above written.

(SEAL)

Residing at

COUNTY OF skamen

CERTIFY that the within instrument was received for the record on the 37 day of of said County. on page 3,82:, records

Witness my hand and seal of County affixed.

Deputy.

TITLE SECTION, BRANCH OF LAND BONNEVILLE POWER ADMINISTRATION CP.O. BOX No. 3399 3621 PORTLAND 8, OREGON