SEVER- EASENSNY NO.

THE GRANTORS	<ul> <li>I also de la constante</li> </ul>	SKERRENIO	La Kitalia de Managaria de la Caracia de la	الزودوليس وعبدوات فترضيهم	بىر ئېلىد ، د چىنىنىنى <del>نىنىدىد</del>	
7.1-	Continuent inn	miletal references of the section.	-1-4			A CONTRACTOR OF THE CONTRACTOR
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for and in consideration of the Doller in hand paid, grant, bargain, wall and convey to the Town of Stevenson, a municipal corporation of the State of Washington, its successors and assigns, hereafter referred to as the Town, a permanent right to construct, reconstruct, operate and mointain sewer lines, and all nucessary related facilities under the following described and:

A strip of land 20 feet in width the centerline of which is described as follows:

Beginning at a point on the west line of Government Lot 9 in Section 1, T2N, RTE W.M., 55%.7 feet south of the north warter section corner of said Section 1; thence northwasterly MN 1917

MISTANCE OF 350 feet to a point on the southerly right-of-way affective of the old State Highway No. 8.

RECENCION A STATE WITH a strip of land 10 feet in width along and abutting RUNGS ROLL TO A Southerly right-of-way of old State Highway No. 8, said strip measured along said right-of-way line.

HAVE A'D TO HOLD the above easement unto said Town its successors and

assigns, forever.

IN ADDITION THERETO, the Grantors do hereby give and grant unto the Town, a construction casement of 20 feet in width along and abutting the South side and for the full length of the aforementioned and described permanent It is the intent that the outer defined limits of the permanent and construction easements extend from property line to property line.

TO HAVE AND TO HOLD said construction easement and right-of-way unto said Town, its successors and assigns, during construction of the sewer and its related facilities.

The Town shall fill all excevations as soon as practicable after opening; dispose of all brush and debris; and replace in like condition all improvements trees, ornamental shrubs and crops, if practicable, and as soon as practicable after damage or destruction, but if not practicable then pay to Grantors, their heirs and assigns, the reasonable value thereof.

Grantors reserve the right to use the surface of the land for walkways, driveways, planting, and related purposes; and all sewer facilities shall be at a depth consistent with these purposes. No building shall be placed upon the granted property, however, without the written permission of the Town.

The only other persons, firms, or corporations known by Grantors to have any interest in the granted property are:

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Dated this 14th day of Ornhar	
O Tuelest	TRANSACTION EXCISE TAI
Daniel & attack	MAY 2 4 1977
STATE OF WASHINGTON)	Asount Pold 2 Campy Toodura
County of Skamania	Dy Andrews and Joseph Control
On this day personally appeared before me	are a sum estated as and

to me known to be the Individual described in and who executed the within foregoing in rument, and acknowledged that they signed the same as hear foregoing in rument, and acknowledged that they signed the same as hear free and purposes the air mentioned.

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