NEW SERVICE APPLICATION our mission is our members

In order to prevent delays in scheduling your new service job and to avoid problems with recording your easement with the county, please read the following easement instructions.

- Do not alter or write in the margins, this includes your signature.
- We cannot accept faxed, copied or emailed easements.
- For each easement; a copy of the recorded Statutory Warranty Deed, Deed of Trust, Quit Claim Deed or Schedule A Final Title Insurance Policy is required to show proof of property or ownership. The documents must include the tax parcel number and full legal description of property.
- Do not print the easement double-sided. Please print on two separate pages.
- Any attachments must have 1" margins on all four sides. Maps must be legible, black and white (no color) and not have any lines or dashes that cover the text. All fonts used must be legible.
- All legal property owners must sign the easement. (Those names listed on the Warranty Deed)
- The signatures must be notarized. (IPL has a notary available)
- Please inform your notary that the stamp must be **legible** and not placed over any part of the written document otherwise the county will not record the easement. The bottom 1/4 of the signature page is reserved for the notary stamp.

Please note when printing the easement off our website, your easement will not be accepted if font is less than eight point, if any part of the text is not legible or if the margins do not meet recording specifications.

If the easement is not recordable with the county, your job will <u>not</u> be released to construction for scheduling until a properly executed easement is received. This could cause long delays in the construction process.

PLEASE RETURN TO:

Inland Power & Light Co. PO Box A Spokane WA 99219

FOR COUNTY RECORDING USE ONLY.

PLEASE $\underline{\text{DO NOT}}$ WRITE IN ABOVE SPACE.

Page 1 of 2

IPL	Work	Order #				

RIGHT-OF-WAY EASEMENT

KNOW ALL MEN BY THESE PRESENTS, that the undersigned (hereinafter called "Grantor")

Last, first, middle initial	Last, first, middle initial

for mutual offsetting benefits which are hereby acknowledged, do hereby convey and grant to INLAND POWER & LIGHT CO., a Washington Corporation (hereinafter called "Grantee") and to its successors, assigns, or permittees, the right, privilege and authority, to install, alter, bury, rephase, energize, chemically treat, operate, move, maintain, and remove electric transmission and distribution facilities, consisting of poles, cables, wires, and all other necessary or convenient appurtenances, to make said facilities an integrated electric system, as such specifications now exist and as hereafter changed in accordance with specifications adopted by the Grantee, to the extent necessary to install and maintain said electric system, which is located upon, under, over, and across the following-described lands and/or in or upon all streets, roads, or highways abutting said lands and premises situated in the County of

	, State of	, and more particularly described as follows:	
Abbreviated legal description			
Attach Exhibit A			

Assessor's property tax parcel

Grantee, its successors and assigns is also granted the right, privilege, and authority to clear cut 10 feet each side of an overhead conductor and/or cut, remove and trim trees, brush, shrubbery and other obstructions to the extent necessary to keep them clear of said electric line or system and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to strike the wires in falling, or the branches thereof, to chip and spread branches and other foliage and to pile stack logs as necessary alongside the cleared right-of-way: and to license, permit, or otherwise agree to the joint use or occupancy of the line or system by any other person, association or corporation, for electrification, telephone, or communication needs.

It is agreed that areas over buried vaults, cables, and within the right-of-way shall remain free and clear of structures, barriers, building, trees, shrubbery and/or any other physical encumbrances except by written consent of Grantee.

Free access to all facilities over the Grantors adjacent lands will be allowed at all times. Grantee shall not be responsible for loss, replacement or damage of any improvements or other things below, over or upon such easement necessitated by the Grantee's use of this easement.

The Grantor expressly agrees that non-use or limited use of this easement by the Grantee does not demonstrate intent to abandon this easement. Grantee shall retain all rights, privileges, purpose and scope as conveyed and granted within said easement until such time when Grantee expressly notifies Grantor in writing that Grantee is vacating its electric transmission and distribution facilities.

PLEASE <u>DO NOT</u> WRITE IN ABOVE SPACE OR MARGIN. Page 2 of 2

	IPL Work Order #			
No monetary consideration or consideration of mo The undersigned WARRANT that they have the legal righ indemnify the Grantee for any damages suffered by Grante	t to grant this easement and agree to l	nold harmless and to		
such legal rights. Said lands are free of encumbrances except	t:			
IN WITNESS WHEREOF, the undersigned have set their ha	nds and seals this day of	20		
Grantor's Signature	Grantor's Signature			
STATE OF	-)			
COUNTY OF	_ } SS			
On this day personally appeared before me				
Grantor's Name/Printed	Grantor's Name/Printed	d		
to be known to be the individual described in and who execu	uted the within forceing instrument, and	Looknowledged that		
		ree and voluntary act		
GIVEN under my hand and official seal this	day of	, 20		
Notary Public Signature				
Notary Public in and for the State of				
My commission expires				

Place Notary Stamp Below