

EASEMENT

THIS AGREEMENT, made and entered into this 25th day of November, 1977, by and between BROUGHTON LINGER CO., a Washington corporation, herein called "Broughton," and STATE OF WASHINGTON, acting by and through the Department of Natural Resources, herein called "State," WITNESSETH:

I

A. Broughton for and in consideration of the grant hereinafter made by State, hereby grants and conveys to State, its successors and assigns, a permanent easement upon, over, and along rights of way thirty (30) feet in width, over and across the N1/2E1/4S14, Section 75, Township 4 North, Range 9 East, W.M., in Skamania County, Washington, being fifteen (15) feet on each side of the centerline of a road or roads located approximately as shown in red on the attached "Exhibit A."

Subject as to said lands to all matters of public record.

B. State, for and in consideration of the grant hereinafter made, hereby grants and conveys to Broughton, its successors and assigns, a permanent easement upon, over, and along rights of way twenty (20) feet in width over and across the S1/2E1/4S14, Section 36, Township 4 North, Range 9 East, W.M., in Skamania County, Washington, being ten (10) feet on each side of the centerline of a road or roads located approximately as shown in green on the attached "Exhibit A."

Subject as to said lands to all matters of public record.

II

The parties hereto hereby agree that the rights hereinabove granted by one party hereto to the other shall be subject to the following terms and conditions:

1. The easements are conveyed for the purpose of reconstruction, reconstruction, use and maintenance of a road or road; for the purpose of hauling forest products and other valuable materials from lands owned or hereafter acquired by the parties hereto, and to provide access to said lands for land management and administrative activities.

Provided, however, thirty (30) days prior to any reconstruction, and/or betterment of said roads by either party on lands of the other party, the initiating party will submit to the landowning party a written request for joint review of the proposed project, upon completion of which the initiating party will submit a complete and detailed plan of operations. Each party's operations, specified herein shall be conducted in accordance with the provisions of the approved plan of operations. Said parties shall provide the other party a right of examination of the right of way before any reconstruction, reconstruction, or development is commenced.

2. Each party hereto reserves for itself, its successors and assigns, the right at all times for any purpose, to cross and recross any road on grade or otherwise on its own lands, and to use said rights of way in a manner and will not unreasonably interfere with the rights granted herein.

3. Each party hereto may grant to third parties, upon such terms as it chooses, on its own lands, any or all of the rights reserved by it herein; provided, that use by such party shall be subject to the terms and conditions of this agreement and shall not unreasonably interfere with the rights granted to the other party herein.

4. Each party hereto may permit its respective agents, contractors, licensees, lessees, purchasers of timber or other valuable materials, and their agents, hereinafter individually referred to as "Permittees" and collectively referred to as "Permittees," to exercise the rights granted to it herein; provided, that when a party hereto or one of its Permittees plans to use any portion of said roads for the purpose of hauling timber or other valuable materials, such party shall notify the other thereof at least fifteen (15) days prior to the commencement of use of said rights, advising of the portion of road to be used, the approximate dates when such use will begin and end, and of the approximate volume of forest products or valuable materials to be hauled and forthwith upon the completion of such use notify the other party thereof.

TRANSACTION EXCISE TAX

DEC 26 1977

Amount Paid: \$1,500.00

Skamania County Treasurer  
by [Signature]

3. The cost of road maintenance and resurfacing shall be allocated on the basis of respective uses of said roads. When any party uses a road, that party shall perform or cause to be performed, or contribute or cause to be contributed, that share of maintenance and resurfacing occasioned by such use as hereinafter provided. During periods when a road is being used solely by one party, such party shall maintain that portion of said road so used to the standards existing at the time use is commenced. During periods when more than one party is using the same road, or any portion thereof, the parties hereto shall meet and establish necessary maintenance provisions. Such provisions shall include, but shall not be limited to:

(a) The appointment of a maintainer, which may be one of the parties hereto or any third party, who will perform or cause to be performed at a reasonable and agreed upon rate the maintenance and resurfacing of the road or the portion thereof being used; and

(b) A method of payment by which each party using said road or a portion thereof, shall pay its pro rata share of the cost incurred by said maintainer in maintaining or resurfacing said road or portion thereof.

For purposes of this agreement, maintenance is defined as the work normally necessary to preserve and keep the roadway, road structure and road facilities as nearly as possible in their present condition or as hereafter improved.

4. Each party using any portion of a road shall repair, or cause to be repaired, at its sole cost and expense, that damage to said road occasioned by it which is in excess of that which it would cause through normal and prudent usage of said road. Should inordinate damage to a road occur which is not caused by an authorized user of said road, the parties hereto shall meet to agree upon the cost of replacement, the party to undertake the replacement, and the shares of replacement cost to be borne by each user of said road.

5. Unless the parties hereto agree in writing to share the costs of improvements in advance of such improvements being made, such improvements shall be solely for the account of the improver.

6. Each party hereto reserves to itself all rights now on or hereafter growing within the rights of way or its said lands.

7. Each party hereto shall require each of its Permittees, before using any of said roads on the lands of the other party hereto for commercial purposes, to:

(a) Obtain and carry the term of such use, maintain a policy of liability insurance in a form generally acceptable in the trade and customary in the area of said rights of way insuring said Permittee against liability arising out of its operations, including use of vehicles. Minimum amounts of insurance shall be:

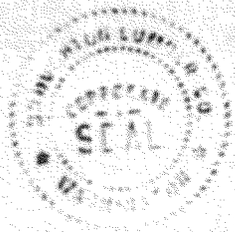
(1) For log skidders, and other miscellaneous users operating heavy trucks (over one (1) ton): Two hundred Fifty Thousand Dollars (\$250,000.00) for injury to one person, Five Hundred Thousand Dollars (\$500,000.00) for any one occurrence, and Two Hundred Fifty Thousand Dollars (\$250,000.00) property damage for any one occurrence;

(2) For fern cutters, brush cutters, pole cutters, or other miscellaneous users operating pickup trucks, light trucks (under one (1) ton) or passenger cars for the purpose of transporting miscellaneous forest products, One Hundred Thousand Dollars (\$100,000.00) for injury to one person, Three Hundred Thousand Dollars (\$300,000.00) for any one occurrence, and One Hundred Thousand Dollars (\$100,000.00) property damage for any one occurrence; or

(3) Such other limits as the parties hereto may agree upon in writing from time to time.

(b) Deliver to each party hereto a certificate from the insurer of said Permittee certifying that coverage is not less than the above named amounts is in force and that, in the event of cancellation or modification of such coverage, the insurer will give each party hereto ten (10) days written notice prior to any cancellation or modification.

IN WITNESS WHEREOF, the parties hereto have executed this instrument, in duplicate, to become effective as of the day and year first above written.



BRUGHTON LUMBER CO.

By Doyle L. Van Deventer  
Doyle L. Van Deventer Title  
General Manager

Attest Karl E. Karlson  
Karl E. Karlson Forester Title

Affix Seal of Corporation

STATE OF WASHINGTON  
DEPARTMENT OF NATURAL RESOURCES

Beverly R. Kinski  
Bert L. Cole  
BERT L. COLE  
Commissioner of Public Lands

Affix Seal of Commissioner  
of Public Lands

Easement No. 1787  
App. No. 42306  
NJE

STATE OF WASHINGTON )  
County of SPOKANE )

On this 15th day of November, 1950, before me personally  
appeared \_\_\_\_\_  
and \_\_\_\_\_, to me known as  
the \_\_\_\_\_ and \_\_\_\_\_,  
respectively, of \_\_\_\_\_,  
the corporation that executed the within and foregoing instrument, and acknowledged  
said instrument to be the free and voluntary act and deed of said corporation, for  
the uses and purposes therein mentioned, and on oath stated that they were authorized  
to execute said instrument and that the seal affixed is the corporate seal of said  
corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the  
day and year first above written.



Wesley J. ...  
Notary Public in and for the State of WASHINGTON  
residing at \_\_\_\_\_, WA

Wesley J. ...  
Notary Public

STATE OF WASHINGTON )  
                                  ) SS  
COUNTY OF THURSTON )

On this 5th day of December, 19 79, before me personally appeared BEVERLY R. KIUCHI, to me known to have signature authorization delegated to her to sign for BERT L. COLE, the Commissioner of Public Lands, and ex officio administrator of the Department of Natural Resources of the State of Washington, the Department that executed the within and foregoing instrument on behalf of the State of Washington, and acknowledged said instrument to be the free and voluntary act and deed of the State of Washington for the uses and purposes therein mentioned, and on oath stated that she was authorized to execute said instrument and that the seal affixed is the official seal of the Commissioner of Public Lands for the State of Washington.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the day and year set forth above.

Mary L. Harrison  
Notary Public in and for the State of  
Washington, residing at Olympia.



Unofficial Copy

STATE OF WASHINGTON  
DEPARTMENT OF NATURAL RESOURCES  
BERT L. COLE, Commissioner of Public Lands

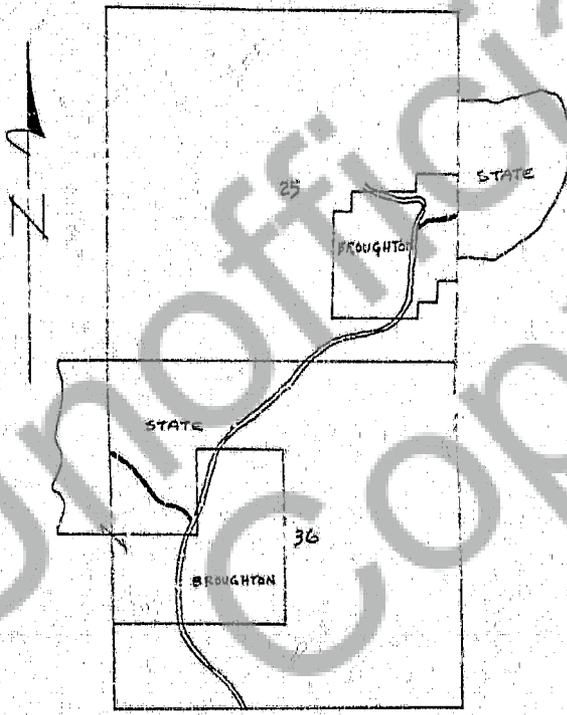
Application No. \_\_\_\_\_

County SKAMANIA

Name of Sale \_\_\_\_\_

Area SE

TOWNSHIP 4 NORTH, RANGE 9 (E.) (W.) W.M.



STATE TO BROUGHTON 

BROUGHTON TO STATE 

SCALE: 1" = 2000'

Drawn By: TT

Date: 7-24-73

EXHIBIT "A"

