RELEASE OF AGREEMENT

Camas, Washington March 30, 1913. For value received I hereby release all my rights, title and interest in the within lease, and agree to vacate said premises within 30 days from date hereof.

Signed. Emily A.Blodgett

Signed and sworn before me this 20th day of March 1913.

F.W. Hayungs

(Notarial Seal)

Notery Public in and for the State of

Commission expires Sept.2.1916.

Washington residing at Camas.

Filed for record by J.R.Fitzgerald on March 24 1913, at 8:30 A.M.

H.SWisher.

.Co.Auditor.

.30V

But

PRINDLE TO TATUM

KNOW ALL MEN BY THESE PRESENTS, That E.F. Prindle, hereinafter known as party of the first part, is hereby firmly bound unto H. 1. Tatum, party of the second part, his heirs, successors executors, administrators and assigns in the Ifull sum of Two Hundred and Twenty-five Dollars, (\$225.00) well and truly to be paid to said party of the second part, her heirs, successors, executors, administrators and assigns.

Sealed and dated the 26th day of july, '912.

The conditions of said contract are as follows:

The said first party has this day agreed to sell to the second party, "Tract 6 Sunshine Acres," Prindle, Washington, andmake and deliver to the second party a good and sufficient deed and abstract to said lot, for the full sum of Two Hundred and Twenty-five (\$225.00) to be paid as follows;

\$50.00 down, receipt whereof is hereby acknowledged, and balance to be paid within two years from date of this instrument, interest on unpaid balance seven (7) per cent if monthly payments of at least \$5.00, are not made.

Therefore, should the said second party pay said sums as above specified, and should the said first party execute and deliver to the said second party a good and sufficent deed as aforesaid, then this obligation is to be null and void, otherwise to be in full force and effect.

Said second party agrees to fence "Tract 6 Sunshine Acres" within ninety days from the date of this instrument, and said second party agrees not to turn any stock in until said tract is fenced. The said second party agrees that time is the essence of this contract; and that in case he shall fell to comply with the above mentioned covements and making the said payments within two years from date, when they become due, then this bond and contract shall be null and void and all payments theretofore made by said second party shall thereby be forfeited to said first party, as and for liquidation and stepulated damages, and said second party wil on demand therefor forthwith quit, deliver up and surrender possession of said premises to said first party, his successors and assigns; and said first party and his successors and assigns, may after such default or failure enter upon said premises and take

immediate posession thereof in his own right.

No intoxicating liquors permitted on said premises.

Signed, Sealed and Delivered in the-presence of

H.S.Mickley

Rob't C.Prindle

E.H.Prindle (Seal)

H.A. Tatum (Seal)
Party of the second part.

Filed for record by H.A. Tatum on April 17th, 1913. at 8:30 A.M.

H. Swisher,

CO. Auditor.

751

EMIL WILLARD TO MAHAMA LUMBER CO.

KNOW ALL MEN BY THESE PRESENTS: That, WHEREAS, Emil Willard and Barbara Wiblard his wife, did, by a deed dated January 22, 1903, and subsequently recorded in Book "H" on page 369, of deeds, of Skamenia County, State of Washington, sell all of the faller and stending merchantable timber upon and from the following described real estate situate, lying and being in the County of Skamenia, State of Washington, towit:

The N_2^1 of the SW_4^1 ; and the SE_4^1 of the SW_4^1 ; and the SW_2^1 of the SE_4^1 ; and all of the NW_4^1 ; all in Sec.26, Twp.4 N. of R.9 E. Willamette Meridian, in which said deed it was provided that the standing and fallen timber thereupon was to be removed at any time within ten years after the date of said deed; except as to said timber on the northwest quarter thereof, which was to be removed at any time within fifteen years after the date of said deed; and, if m_1 so removed within said date and dates, all of said timer to revert to the said parties of the first part in said instrument name, which said parties are the parties of the first part in this instrument; and

WHEREAS, the grantee in the aforesaid instrument prior to the date of the expiration of the period fixed for the removal of any or all of said timber, did, convey and assign its interest therein and thereunto; and that thereafter the Mahama Lumber Company a corporation, of the state of Washington, became the owner of said timber rights set forth in the aforesaid deed, pursuant to the terms and conditions thereof; and

WHEREAS, the right to cut and remove said timber as provided in said deed has expired and terminated, with regard to all of said real property, save and except the NW# thereof, which does not expire until 1918; that all of said rights, title and interest in the balance of said real property has become vested by the terms of said deed, in the grantors in said instrument named, and who are the parties of the first part herein; and

WHEREAS, the said Mahama Lumber Company, a Corporation, is desirous of securing a regival and continuance of said right, to cut and remove the said timber from all of that portion of the above real property covered by said term of ten years limitation; and in consideration of said continuance is desirous of the further right of and to a right of way over, across and upon said real property, for the construction,