## EASE TENT

## WITHESSETH:

WHEREAS, Grantee has applied for a grant of an extenent under the Act of October 13, 1964 (79 Stat. 1000, 16 USC 532-32), for a road over certain lands or assignable easements owned by the United States in the County of Skanania. State of Washington and administered by the Forest Service, Pepartment of Acriculture.

Fights of way received by Grantor, does hereby drant to Grantee, its successors and assisms, and to successors in interest to any lands now owned or hereafter acquired by Grantae (hereinafter collectively referred to as Grantoe), subject to existing easements and valid rights, a perpetual easement for a road along and across a strip of land, hereinafter defined as the provises, over and across the lands in the country of Skapania, State of Mashington, as described on Cabilla A attached bersta.

The word premises when used berein cons sold strip of land whether or not there is an edisting road located thereon. Except where it is defined more specifically, the word road shall muon roads one paisting or hereafter constructed on the premises or any secment of such roads.

The legation of said precises is shown on thight A offached bereto.

Said (polses shall be 32 foot on each side of the chatarline with such additional width as required for accommodation and protection of cuts and fills. If the road is located substantially as lescribed forein, the contribe of said road as constructed is thereby deemed excented by franter and Grantee as the true contartline of the provises granted. If any subsequent survey of the road shows that any martine of the road, although located substantially as described, crosses lands of the Grantor not described berein, the essence of the provides to include the additional lands traversed if any land described berein is not traversed by the road as constructed, the case out traversion the same shall be correlated in the manner hereinafter provided.

This grant is each subject to the following terms, provisions, and conditions applicable to frantee, its normittees, contractors, assignees, and successors in interest:

A. Except as hereinafter limited, Grantee shall have the right to use the road on the premises without cost for all purposes deemed necessary or desirable by Grantee in connection with the protection, administration, management, and utilization of Grantee's lands or resources, now or regulations and controlled, subject to such traffic-control regulations and rules as Grantor may reasonably impose upon or require other users of the road without reducing the lights herein granted. Grantee shall have the right to construct, reconstruct, and mointain roads within the premises.

Grantee's right to use the road shall include, but shall not be limited to, use for the purpose of operating and moving specialized longing vahicles and other equipment subject to the following limitations:

Subject to compliance with lend maximum dimensions and viciolits of motor vehicles imposed by State law on comparable public reads or highways. Provided, That gross weights of equipment or vehicles shall not exceed the capacity of bridges and other structures, and Provided further. That cleated equipment shall not be used on surfaced roads.

- B. Grantce shall comply with all applicable State and Federal laws, Executive Orders, and Folgral rules and regulations, execut that no present or futury administrative rules or regulations shall reduce the rights berein expressly granted.
- C. Strantee shall have the right to cut timber upon the premises to the extent necessary for constructing, reconstructing, and maintaining the road. Timber so cut shall, unless otherwise arread to, be cut into loss of lengths specified by the timber comer and decked along the road for disposal by the cymer of such timber.
- n. The costs of road reintenance shall be allocated on the \*asts of respective uses of the road.

ouring the periods when either party uses the road or franter permits use of the road by others for houling of timber or other materials, the party so using or permitting such use will perform or cause to be performed, or contribute or cause to be contributed that share of interpance occasioned by such use of the road.

On any read selections by france, france shall have the right to charge surchases of Sational Forest timber and other connected badders for increases from available denosits held by the france forested purchasers or badders, reasonable maintenance charges based on the ratio that said bayling bant to the total badding on such ron!. Frantor shall problet monoconcertal use unless provision is rate by Frantor or by the nonconcertal users to bear proportional continuous coats.

- E. Grantee shall have the right to require any user of the road for commercial or heavy hauling purposes to post security guaranteeing performance of such user's obligations with respect to maintenance of the road and with respect to payment of any charges hereinabove stated as payable to Grantee for use of the road: Provided, the amount of such security shall be limited to the amount reasonably necessary to secure such payment as approved by the Regional Forester.
- F. If it is customary in the industry in this locality to require liability insurance at the time commercial users are allowed to use the road, the Grantee shall have the right to require any user of the road for commercial hauling to procure, to maintain, and to furnish satisfactory evidence of liability insurance in a form generally acceptable in the trade and customary in this area, insuring said party against liability arising out of its operation on the premises with limits of \$100,000 for injury or death to one person \$300,000 for injury or death to two or more persons, and \$100,000 for damage to property.
- G. The Grantee shall maintain the right-of-way clearing by means of chemicals only after specific written approval has been given by the Regional Forester. Application for such approval must be in writing and specify the time, method, chemicals, and the exact portion of the right-of-way to be chemically treated.

This easement is granted subject to the following reservations by Grantor, for itself, its permittees, contractors, and assignees:

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- 1. The right to use the road for all nurposes deemed necessary or desirable by Grantor in connection with the protection, administration, management, and util ration of Grantor's lands or resources, now or hereafter owned or controlled, subject to the limitations herein contained, and subject to such traffic-control regulations and rules as Grantor may reasonably impose upon or require of other users of the road without reducing the rights herein granted to Grantee: Provided, That all use by the public for purposes of access to or from Grantor's lands shall be controlled by Grantor so as not unreasonably to interfere with use of the road by Grantee or to cause the Grantee to bear a shaze of the cost of maintenance greater than Grantee's use bears to all use of the road.
- The right alone to extend rights and privileges for use of the premises to other Government Departments and Agencies, States, and local subdivisions thereof, and to other users including members of the public except users of lands or resources owned or controlled by Grantee or its successors: Provided, That such additional use also shall be controlled by Granter so as not unreasonably to interfere with use of the road by Grantee or to cause the Grantee to bear a share of the cost of maintenance greater than Grantee's use bears to all use of the road.

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- The right to cross and recross the premises and road at any place by any reasonable means and for any purpose in such manner as will not unreasonably interfere with use of the road.
- The right to all timber now or hereafter growing on the premises. subject to Grantee's right to cut such timber as hereinbefore provided.

The Chief. Forest Service may terminate this pasement, or any segment thereof. (1) by conservof the Grantee, (2) by condemnation, or (3) after a five (5) year period of nonuse, by a determination to cancel after notification and opportunity for hearing as prescribed by law; provided the casement, or segment thereof, shall not be terminated for nonuse so long as the road, or segment thereof, is being preserved for prospective future use.

IN WITNESS WHEREOF, the Grantor, by its Perional Forester, Forest Service, has executed this easement (pursuant to the act above mentioned, the Delenation of Authority and Assignment of Functions by the Secretary of Agriculture dated Movember 27, 1964, 30 Fed. Peg. 16210, the Colegation of Authority by the Chief. Porest Service, date! Seatember 50, 1667, 50 Fed. Reg. 10020, and the Scharation of Authority by the Penuty Chief, Forest Service, dated April 16, 1965, 30 Fed. Peg. 5647, the provisions of which have been compiled with), on the day and year first above-written.

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TRANSACTION EXCISE TAX

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Amount Paid michael Dilonnece Skamania County Treasures
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County of 'ultremat

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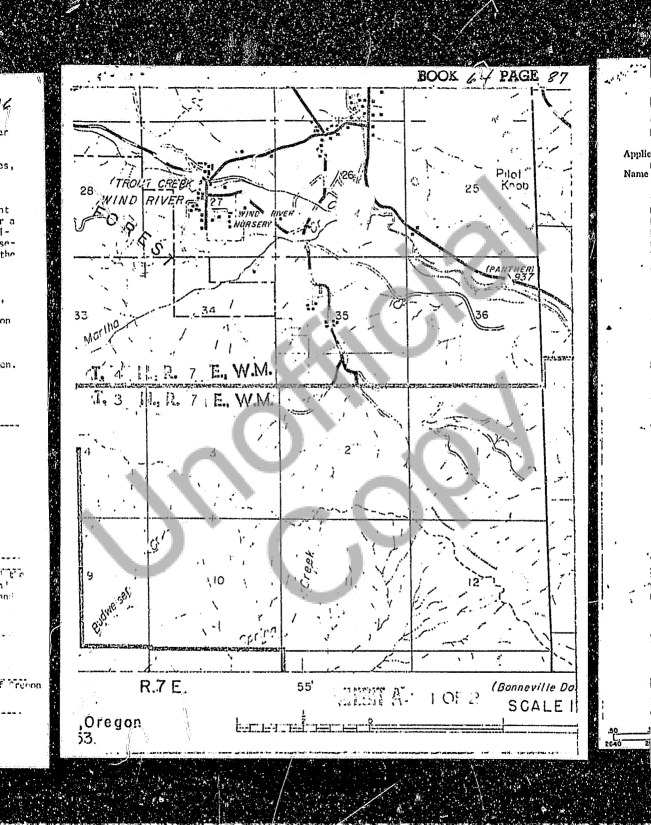
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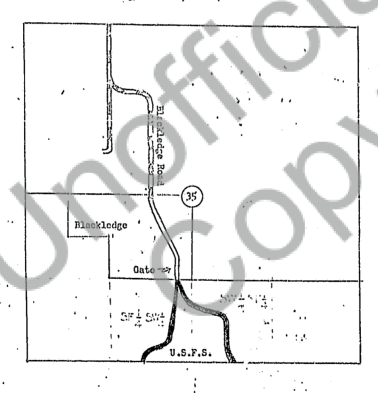
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## STATE OF WASHINGTON

DEPARTMENT OF NATURAL RESOURCES
BEET L. COLE, Commissi for of Public Lands

Application No.	County Skamania
Name of Sale	District Battle Ground

TOWNSHIP L NORTH, RANGE 7 (E.) (XI) W.M.



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