BASEMENT

THIS AGREEMENT, made and entered into this 7 day of Tocombit.

1976, by and between INTERNATIONAL PAPER COMPANY, a New York corporation, herein called "International," and STATE OF WISHINGTON, acting by and through the Department of Natural Resources, herein called "State," WITHESSETH:

I

The State, for and in consideration of a timber payment of \$1,947.00, a payment of \$90.00 for land damages and a statutory fee of \$5.00 hereby grants and conveys to International, its successors and assigna, a permanent easement assignable in whole or in park upon, over, and along rights of way sixty (50) feet in width over and across the SW45W4, Section 20, Township 7 North, Range 6 East, W.M. in Skanauia County, Washington, being thirty (30) feet on each side of the renterline 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.

II

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

1. This easement is conveyed for the purposes of construction, reconstruction, use and maintenance of a road or roads for the surpose of hauling forest products and other valuable materials from lands now owned or hereafter acquired by International, and to provide access to said lands for land management and administrative activities.

Provided, however, thirty (30) days prior to any construction, reconstruction, or development, International shall submit to the Area Manager at Castle Rock, Washington, for written approval, a complete and detailed plan of operation for the development of the right of way. International's operations specified hereinabove shall be conducted in accordance with the provisions of the State approved Plan of Operation in force at the time of the commencement of said operations and International shall provide for the examination of the right of way with the State's Area Manager, before any construction, reconstruction, or development is commenced.

2. The State reserves to itself, its successors, assigns and permittees the right to use, maintain, patrol, reconstruct and repair said road for any and all purposes provided that use for the hauling of timber or other valuable materials shall be initiated by serving notice to International, acknowledging such use shall be predicated on the basis of sharing in the value of the road. International agrees that upon receipt of this notice of intent the parties shall mutually agree as to their respective percentage of the total tributary acreage and the then replacement value of the roadway or other such facility.

The State shall then pay, or cause to be paid, its share of the facility being considered. The State shall also be responsible for the reconstruction of the facility if necessary to provide the use desired. Thereafter, the parties shall share replacement items on the basis of the previously calculated percentage.

3. The State may grant to third parties, upon such terms as it chooses, 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 International herein.

App. No. 38975



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 rate 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.

- 5. 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.
- 6. Unless the parties hereto agree in writing to share the cost of improvements in advance of such improvements being made, such improvements shall be solely for the account of the improver.
- The State reserves to itself all timber hereafter growing within the rights of way on its said lands.
- 8. International may permit its respective agents, contractors, licensees, lessees, purchasers of timter or other valuable materials, and their agents, hereinafter, individually referred to as "Permittee" and collectively referred to as "Permittee," to exercise the rights granted to it herein.
- International shall require each of its Permittees, before using any of
- said roads for commercial purposes, to:

 (a) obtain and during the term of such use, maintain a policy of liability insurance in a form generally acceptable in the trade and custowary 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 haulers, and other miscellaneous users operating heavy trucks (over one (1) ton), One Hundrod 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;
(2) For fern cutters, bough cutters, shake 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, Tweaty-five Thousand Dollars (\$25,000.00) for injury to one person, Mifty Thousand Dollars (\$50,000.00) for any one occurrence, and Five Thousand Dollars (\$5,000.00) 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 the State a certificate from the insurer of said Permittee certifying that coverage in 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 the State ten (10) days' written notice prior to any cancel-Aution or modification.

If MITHES WEEDLOP, the parties hereto have executed this instrument, in duplicate, as of the day and year first above written.

	INTERNATIONAL PAPER COMPANY
2×11 - No. 11 - 11 - 12 - 12 - 12 - 12	
	By Jahud
	Manager, Operations Control of Title
	Long-Berry Division.
	Attent Charles
Affix Seal of Corporation	Assistant Secretary (1, ,) Right
	STATE OF WASHINGTON
\$\langle \text{\tin}\text{\tetx{\text{\tetx{\text{\text{\text{\texi}\text{\text{\texi}\text{\text{\text{\tin\text{\text{\text{\text{\text{\text{\ti}}\\\ \ti}\\\ \ti}\titit{\text{\texi}\text{\text{\texi}\text{\text{\texi}\til\tet	DEPARTMENT OF NATURAL RESOURCES
The second of th	131 PV
	By Gerli Lake
	BERT L. COLE
ACCION CONTRACTOR OF CONTRACTO	Coumissioner of Public Lands
Affix Seal of Commissioner of Public Lands	
App. No. 38975	
#indextractions	
STATE OF WASHINGTON)	
County of Cowlitz)	
· · · · · · · · · · · · · · · · · · ·	76
on this // day of November appeared F. L. Patrick and L. E. LaBer	
anti	to me known to be
the Ma/Mager, Operations Control, Long-Bi	ell Divisionand Assistant Secretary International Paper Company
the corporation that executed the within	
said instrument to be the free and volum	tery act and deed of said corporation, for
said instrument to be the free and volument the uses and purposes therein mentioned,	stary act and deed of said corporation, for and on oath stated that they were authorized
said instrument to be the free and volument the uses and purposes therein mentioned,	tery act and deed of said corporation, for
said instrument to be the free and volument the uses and purposes therein mentioned, to execute said instrument and that the corporation.	tery act and deed of said corporation, for and on oath stated that they were authorized seal affixed is the corporate seal of said
said instrument to be the free and volument the uses and purposes therein mentioned, to execute said instrument and that the corporation.	stary act and deed of said corporation, for and on oath stated that they were authorized
said instrument to be the free and volument the uses and purposes therein mentioned, to execute said instrument and that the corporation. IN THE SECOND TO BE OF These hereunted	tery act and deed of said corporation, for and on oath stated that they were authorized seal affixed is the corporate seal of said
said instrument to be the free and volument the uses and purposes therein mentioned, to execute said instrument and that the corporation. IN THE SECOND TO BE OF These hereunted	tery act and deed of said corporation, for and on oath stated that they were authorized seal affixed is the corporate seal of said
said instrument to be the free and volument the uses and purposes therein mentioned, to execute said instrument and that the corporation. IN THE SECOND TO BE OF These hereunted	seary act and deed of said corporation, for and on oath stated that they were authorized seal affixed is the corporate seal of said set my hand and affixed my official scal the
said instrument to be the free and volument the uses and purposes therein mentioned, to execute said instrument and that the corporation. IN THE SECOND TO BE OF These hereunted	neary act and deed of said corporation, for and on oath stated that they were authorized seal affixed is the corporate seal of said set my hand and affixed my official seal the Notary Public in and for the State of
said instrument to be the free and volument to execute said instrument and that the corporation. IN THE SAME BOT, I have hereunted day and year offer power we ten.	neary act and deed of said corporation, for and on oath stated that they were authorized seal affixed is the corporate seal of said set my hand and affixed my official scal the Notar Public in and for the State of
said instrument to be the free and volument to execute said instrument and that the corporation. IN TIMES ADDROF, I have hereunted and volument and that the corporation. IN TIMES ADDROF, I have hereunted and volument and volument and that the corporation.	neary act and deed of said corporation, for and on oath stated that they were authorized seal affixed is the corporate seal of said set my hand and affixed my official seal the Notary Public in and for the State of
said instrument to be the free and volument to execute said instrument and that the corporation. IN THE SAME BOT, I have hereunted day and year offer power we ten.	neary act and deed of said corporation, for and on oath stated that they were authorized seal affixed is the corporate seal of said set my hand and affixed my official seal the Notary Public in and for the State of
said instrument to be the free and volument the uses and purposes therein mentioned, to execute said instrument and that the corporation. IN TAKES AMERICA, I have hereunted and district sove we ten. STATE OF WASHINGTON ASSOCIATED THURSTON ASSOCIATED THURSTO	nearly act and deed of said corporation, for and on oath stated that they were authorized seal affixed is the corporate seal of said set my hand and affixed my official seal the Notant Public in and for the State of Washington , residing at Longview
said instrument to be the free and volument the uses and purposes therein mentioned, to execute said instrument and that the corporation. IN TAKES AMERICA, I have hereunted and district sove we ten. STATE OF WASHINGTON ASSOCIATED THURSTON ASSOCIATED THURSTO	nearly act and deed of said corporation, for and on oath stated that they were authorized seal affixed is the corporate seal of said set my hand and affixed my official seal the Notant Public in and for the State of Washington , residing at Longview
said instrument to be the free and volument the uses and purposes therein mentioned, to execute said instrument and that the corporation. IN TAKES THE POP I have hereunted and view of the reunited and view of the law of the company of the Department of Nature and view of the Department of Nature and view of the Department of Nature and view of the Department of Nature to the view of the vie	near pack and deed of said corporation, for and on oath stated that they were authorized seal affixed is the corporate seal of said set my hand and affixed my official seal the Notant Public in and for the State of Washington , residing at Longview . 19 6 before me personally appeared itselower of Public Land and ex officio al Resources of the State of Washington, the
said instrument to be the free and volument the uses and purposes therein mentioned, to execute said instrument and that the corporation. IN TIMES TOWNS TOWNS OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE COUNTY OF THE CONTROL OF THE CONTR	Notary Public in and for the State of Washington , residing at Longview . 19 26 , before me personally appeared its state of the State of Vashington , the foregoing instrument on behalf of the State .
said instrument to be the free and volument the uses and purposes therein mentioned, to execute said instrument and that the corporation. IN THE STATE OF, I have hereunted day and the free cove we ten. STATE OF WASHINGTON On this day of the companion of the Department of Natural Department of Natural Of Washington, and acknowledged said insidered of the State of Washington for the	Notar Public in and for the State of Washington , residing at Longview . 19
said instrument to be the free and volument the uses and purposes therein mentioned, to execute said instrument and that the corporation. IN TIMES THE FOR I have hereunted and Shirt Fore year ten. STATE OF WASHINGTON On this day of the Commandathistrator of the Department of Natural Department that executed the within and of Washington, and acknowledged said instrument of the State of Washington for the oath stated that he was authorized to expend the stated that he was authorized to execute the state of the	Notary Public in and for the State of Washington , residing at Longview . 19 6 before he personally appeared is slower of Public Land, and ex officio al Resources of the State of Washington the foregoing instrument on behalf of the State trument to be the free and voluntary act and uses and foresed instrument and that the seal affiliation is caute said instrument and that the seal affiliation in the first said instrument and that the seal affiliation is a seal affiliation of the seal affiliation in the seal affiliation is a seal affiliation and that the seal affiliation is a seal affiliation in the seal affiliation in the seal affiliation is a seal affiliation in the seal affiliation in the seal affiliation is a seal affiliation in the sea
said instrument to be the free and volument the uses and purposes therein mentioned, to execute said instrument and that the corporation. IN TIMES THE FOR I have hereunted and Shirt Fore year ten. STATE OF WASHINGTON On this day of the Commandathistrator of the Department of Natural Department that executed the within and of Washington, and acknowledged said instrument of the State of Washington for the oath stated that he was authorized to expend the stated that he was authorized to execute the state of the	Notar Public in and for the State of Washington , residing at Longview . 19
said instrument to be the free and volument the uses and purposes therein mentioned, to execute said instrument and that the corporation. IN TIMES TRANSFOR, I have hereunted day and distributed over ten. STATE OF WASHINGTON On this day of the companion of the Department of Natural Department of the Department of Natural Department that executed the within and of Washington, and acknowledged said inside deed of the State of Washington for the path stated that he was authorized to exist the official seal of the Commissioner. IN WITNESS WEXEROF. I have become	Notary Public in and for the State of Washington , residing at Longview . 19 6 before he personally appeared is slower of Public Land, and ex officio al Resources of the State of Washington the foregoing instrument on behalf of the State trument to be the free and voluntary act and uses and foresed instrument and that the seal affiliation is caute said instrument and that the seal affiliation in the first said instrument and that the seal affiliation is a seal affiliation of the seal affiliation in the seal affiliation is a seal affiliation and that the seal affiliation is a seal affiliation in the seal affiliation in the seal affiliation is a seal affiliation in the seal affiliation in the seal affiliation is a seal affiliation in the sea
said instrument to be the free and volument the uses and purposes therein mentioned, to execute said instrument and that the corporation. IN TIMES AMEROF, I have hereunted day and the effect over the ten. STATE OF WASHINGTON On this day of the Commandation of the Commandation of the Department of Nature Department that executed the within and deed of the State of Washington for the cath stated that he was authorized to exist the official seal of the Commissioner	Notary Public in and for the State of Washington, the foregoing instrument on behalf of the State and uses and instrument and that the seal affixed residues of Public Land residues and instrument and that the seal affixed of Public Land residues and instrument and that the seal affixed of Public Land residues and instrument and that the seal affixed residues residues and residues residue

Notary Public in and for the Scate of Washington, residing at Olympia.

RIGHT OF WAY PLAT

Bec 20 If TN, RGE, W.M. Bramania County, Wish. Beale! 1"= 200"

SW 14, SW 14.

22.71

22.71

23.71

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

24.70

2

EXHIBIT A