VACIONENT

THIS ASPERMENT, made and entered into this 2 day of the by and between S.D.S. CO., : partnership, herein called "S.D.S. Jand SCHN F. YOUNG and MILDRED E. YOUNG, husband and wife, herein called "Young", withespecia: 1980

S.D.S. for and in consideration of the grant hereine took made by Young, hereby grants and conveys to Young, its successors at assigns, a remanent easement upon, over, and along rights of way thirty (30) fet in with, over and across the sgine; Section 12, "ownship 38, longe 92, in with, over and across the sgine; Section 12, "ownship 38, longe 92, in with, over and across the sgine; Section 15, "ownship 38, longe 92, in skamania County, washington, being fifteen (15) feet on each with the centerline of a road or roads iccated approximately as shown in red on the attached "Exhibit A".

in red on the attached "Exhibit A".

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

B. Young, for and ir consideration of the grant hereinabove made,
hereby grants and conveys to 5.2.2., its successors and assigns, permanent
easement upon, over, and along rights of way thirty (%) feet in width
over and across the SWISWA Section 1, Township W., ango 10% W.M.; in
over and across the SWISWA Section 1, Township W., ango 10% W.M.; in
Changelia Jounty, Washington being differen (15) feet on each and of the
Conterline of a road or roads located approximately as shown in green on
the attached "Exhibit A".

Subject as to said lands to all marters of public resoult.

The parties h reto hereby agree that the rights becomebove tranted 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 construction, reconstruction, use and maintenance of a total or total for the purpose of sauling forest products and other valuable paterials from lands now owned or hereafter acquired by the parties hereto, and to provide occess to said lands for land mana enent and accimistrative activities.

Provided, however, thirty (30) days prior to any reconstruction, and/or betterrent of said roads by either party on lands of the other party, the initiating party will subsit to the landowning party a written request for joint review of the proposed project, operations. Each party's operations, specified merein shall be consisted in accordance with the provisions of the approve plan of operations. Each party's operations, specified merein shall be consisted in accordance with the provisions of the approve plan of operations. Each parties shall provide the other party the right of examination of the right of way before any construction. reconstruction, or ovelopment is consenced.

- 2. Each party bereto reserves for itself, its successors and assigns, the right at all times for any parsone, to cross and recross at any piace on grade or otherwise on its own lands, and to use said rights of may in a manner that will not unresponded interfere with the rights granted herein.
- pon such terms as tach party hereto may grant to third parties, 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 berein.
- Each party hereto may permit its respective agents, contractors, litensees, leasees, purchasers of tieber or other valuable materials, and their agents, hereinefter individually referred to as "Permittee" and collectively referred to as "Permittees," to exercise the rights granted to it herein; provided, that when a 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 rotify the other thereof at least lifteen (15) days prior to the commencement of use of the other thereof at least lifteen for one of road to be used, the approximate dates when 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 volumes of forest products or valuable materials to be bauled and forthwith upon the completion of such use notify the other party thereof.

5. 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 at basis are allowed as basis are allowed. tributed, that share of maintenance and resurfacing occasioned by such use as hereinafter provided. Puring periods when a road is being used solely by one party, such party shall maintain that portion of said road so used to the standerards 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 estiblish 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 maintanance and remurfacing of the road

or the portion thereof being used; and

(b) A marked 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 readway, road structure and road facilities as nearly as possible in their present condition or as hereafter

- 6. 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 roud occasioned by it which is in excess (f 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 neet to agree upon the cost of replicement, the party to undertake the replacement, and the shares of replacement cost to be borne by each user of said road.
- 7. Unless the parties hereto agree in writing to share the costs of in rovements in advance of such improvements being made, such improvements shall be solely for the account of the improver.
- 8. Each party hereto reserves to itself all timber now on or hereafter growing within the rights of way on its said lends.



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

SDS CO.

By Sture Courter Title

B. R. Stevenson, Title

Partner

John F. Young, husband

Mildred F round wife meg

STATE OF WASHINGTON)

County of Klickitat)

On this day personally appeared before mr B. R. Stevenson, to me known to be a duly authorized partner of SDS Co., a partnership, described in and who executed the within and foregoing instrument and acknowledge that he signed the same as the free and voluntary act and dead of said partnership for the uses and purposes therein mentioned.

GIVEN under my hand and official seal this 21st day of February, 13.

Notary Public for State of Washington Residing at White Salmon

STATE OF WASHINGTON)
) ss
County of Skerenia)

I, the undersigned, a no ary public in and for the State of Wahington, hereby certify that on the day of The A. , 1980, personally appeared before me John F. Toung and Mildred E. Young, husband and wife, to me known to be the individuals described in and who executed the forecoing instrument and acknowledged that they signed and scaled the same as their free and voluntary act and deed, for the uses and purposes there mentioned.

No. 70%G TRANSACTION EXCISE TAX

MAR 1 - 1960 Amount Paid - Paragram

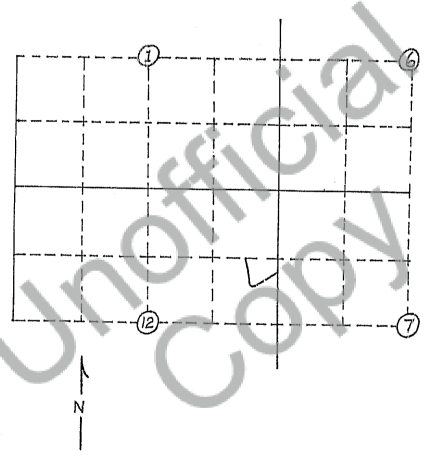
Skamania County Treasurer

By MALLMARTH CHARLEST DEP

Notary Public in and for the State of Washington Residing at Underwood, Wa.



TOWNSHIP 3 NORTH R.9 L' & RANGE 10 E. W.M.



Eas_nents

Miles

LEGEND: S.D.S. to Young — Young to S.D.S.

EXHIBIT A