MISCELLANEOUS RECORD G

SKAMANIA COUNTY

For and in consideration of mutual benefits to be derived, Sketenia County, Weshington, (Owner's Name)

hereby wrent permission to the State Division of Forestry to construct and maintain a road for forest protection purposes only, through my property;

SEME-1 :: SH-KYKT	7	(Twp)	6 E.
(quarter)	(Sec.)		(Lange)
Wisw	8	2 18.	6 E. (Range)
((uarter)	(Sec)	(Twp)	
- Nanc-Mara-Sulv	25	2 K.	5 E. (Han e)
(Quarter)	(Sec.)	(Twp)	

It is understood that any fences, goes or other improvements which are on the ground will be preserved.

This permission is granted subject to no provisions.

(Sion) T.S. Goodye r

Cohrsen-Cox Company, Makers, Tacoma- 402

T. S. Goodyear Supervisor of Forestry.

Skenaria Co., Taskington (Sign) Ed Hollis Cun r)

Chairm n, Loard of Co. Corm.

(Life) Ey

Filed for record July 13, 1387 at 3-80 p.m. by Grantee.

mall of action distribution

4.44.27

Glacier Springs Mater Co., From State Supervisor of Hydraulics of Meslington

Certificate second No. 2, Page No. 1011 State of Mashington, County of Skanenia.

CHEINICATE OF UNITER EIGHT (For rights perfected und r original enlargement or secondary permits.)

(In accordance with the provisions of Chapter 117, lous of Mashington for 1917, and the regulations of the State Supervisor of Mydraulics thereunder)

has made proof to the satisfaction of the State Supervisor of Eydreulics of Mashington, of a right to the use of the raters of Themsed springs, a tributary of Thite Sel on River, for the purposes of domestic supplies, sprinklers and fire protection under Appropriation terrat to 1463 issued by the State Supervisor of Hydraulics, and that said right to the use of said waters had been perfected in accordance with the Laus of Mashington, and in hereby confirmed by the State Supervisor of Hydraulics of Mashington, and in hereby confirmed by the State Supervisor of Hydraulics of Mashington and entered of re cod in volume 2, at any 1014, on the lath day of ally, 1957; that the right hereby confirmed from dates said in th, 1950; that the majorit of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to an amount actually bereficially used for said surposes, and shall not exceed 0.67 cubic feet, or second.

A description of the lands under such right and to which the unter hereby confirmed is appartement, or if for other purposes, the place under such water is put to beneficial use, is as follows:

Flace of The Section Township Tance 13,14,15, 6 . 30 E.M.H. E2,53,24)

Let 1 Suidivision

The right to the use of the natural decreased here y no fixed is restricted to the lands or whose of the concrete, or east as presided in decide 10, discrete 117, session

MISCELLANEOUS RECORD G

SKAMANIA COUNTY

Laws, 1917.

WITHESS the seal and signature of the State Supervisor of Lydraulies affixed this

loth day of July, 1987. (Div. of Sydraulies) (Seel Affixed)

Johnson-Cox Company, Makers, Tacoma- 4327

Chas. J. Tertholet State Supervisor of Hydraulics

En, incering Data C.E. J.I.R.A.

Filed for record July 90, 1907 at 8-00 a.m. by Dept. of Gydra lics.

malel 93' ... clark-Auditor.

#24484

Edgar L. Muckie et al to the Public
IN THE DISTRICT COURT OF THE UNITED STATES

FOR THE DISTRICT OF OREGON

In the Matter of

EDGAR L. MUCKLE and JAMES A. MUCKLE, individually and as co-partners doing business as MUCKLE WRECKING CO., Bankrupts.

BOND OF TRUSTER

KNOW ALL MEN BY THESE PRESENTS: That we G. W. Ingram of Portland, Oregon, as principal, and E. W. Johnson of Portland, Oregon, and Alice V. McCollum of Portland, Oregon, as sureties, are held and firmly bound unto the United States of America in the sum of One Hundred (\$100.00) Dollars in lawful money of the United States, to be paid to the said United States, for which payment, well and truly to be made, we bind ourselves and our heirs, executors, and administrators, jointly and severally, by these presents.

Signed and sealed this 22nd day of November, 1956.

The condition of this obligation is such, that whereas the above named G. W. Ingram was, on the 17th day of November, 1950, appointed trustee in the case pending in bankruptcy in said court, wherein Edgar L. Muckle and James A. Muckle, individually and as copartners doing business as Muckle Wrecking Co. are the bankrupts, and he, the said G. W. Ingram has accepted said trust with all the duties and obligations pertaining thereunto:

NOW, THEREFORE, if the said G. W. Ingram, Trustee as aforesaid, shall obey such orders as said court may make in relation to said trust, and shall faithfully and truly account for all the moneys, assets and effects of the estate of said benkrupt which shall come into his hands and possession, and shall in all respects faithfully perform all his official duties as said Trustee, then this obligation to be void; otherwise to remain in full force and virtue.

Signed and sealed in the presence of:Esther McCrea
N. Ray Alber

G. W. Ingram (Seal)

E. W. Johnson (Seal)

Alice V. McGollum (Seal)

STATE OF OREGON))ss.
County of Multnomah)

I, E. W. Johnson and I, Alice V. McCollum, whose nam_ is subscribed to the within bond as surety, being first severally duly sworn, say: That I am a resident and freeholder within the State of Oregon, and that I am worth the sum of \$100.00 over and above all debts and liabilities, and exclusive of property exempt from execution.

E. W. Johnson

Alice V. McCollum

Subscribed and sworn to before me this 10th day of July, 1937.

Lester L Ahlgrim Notary Public for Oregon, My commission expires: Sept. 10th, 1937.