

Given Under my hand and official seal this 10th day of April 1916.

10 APR 1916
 (NOTARIAL SEAL)
 Com. Expires July 5, 1918

W. F. Cash.
 Notary Public in and for the State of
 Washington, residing at White Salmon.

Filed for record by John T. Moore on April 18, 1916 at 3 A.M.

Charles H. Nelson

County Auditor;

HOVE TO STEVENSON WATER CO.

THIS AGREEMENT, Made and entered into this 17th day of April, 1916, by and between E.C. Hove party of the first part, and The Stevenson Water Company, a corporation, party of the second part, WITNESSETH;

That for and in consideration of \$1.00 and the benefits to be derived from piping water to be served said party of the first part, his heirs, or assigns, at the most favored customer rate, when the use of such water is desired, a right of way is hereby granted The Stevenson Water Company, its successors and assigns, for a period of twenty-five (25) years, to lay and maintain in good order water pipes, over and along the following described routes to wit:

No. 1 Beginning at iron pipe post agreed upon as center of Section 36 Township three North, Range Seven East W.M., thence ^{or less} Northwesterly as ditch is now dug 300 feet to east line of Reservoir site on Lot #2 of Hoves Orchard Homes tract as platted; One T to be placed near center post of Section 36 and also one near northerly end of said pipe line where same intersects with Reservoir Site. Both of the aforesaid T's to be on Lot #1 of Hoves Orchard Homes Tracts.

No. 2 A Beginning at center of Sec. 36 T. 3 N.R. 7 E. at said iron post above mentioned and running thence West 50 feet as pipe is now laid, with "T" at same point as now.

No. 3 Beginning 8 rods North of the Southeast corner of Lot 5 aforesaid subdivision, where a T is in at present time, thence southerly 122 feet, thence southwest 75 feet to the south line of said Lot No. 5 as pipe is now laid.

No. 4 Beginning 100 feet East of the Southwest corner of Lot No. 5 running thence Northwesterly along old abandoned road route to a point in the East side of County road, known as the southwest corner of land now owned by John C. Wachter; one T to be put in on said pipe line at a point 150 feet south of this corner and also one T to be put in at a point 150 feet North of the South line of Lot No. 5.

One of the aforesaid T's to be on Lot No. 5 and one on Lot No. 6 of Hoves Orchard Homes Tracts.

All six T's hereinbefore mentioned to be put in at the expense of the party of the second part at the time pipe is laid over the right of ways hereinbefore mentioned.

Such pipe to be laid 18 inches below surface of ground out of reach of damage by future clearing or plowing, and maintained in good order so as to prevent any damage whatsoever. In case of bursting pipes or the digging up of any pipes which results in the damage to the lands herein mentioned or any crops thereon, the party of the second part herein will be held liable for all such damages.

If at any time said pipe line proves to be a hindrance to the cultivation of said land said party of the second part, its successors and assigns agrees upon notice of the party of the first part, his heirs or assigns, to deepen ditch and lower pipes at its own expense and without cost to the owners of said land.

Owner of land not to be held liable for any damage done to pipe line by blasting stumps or clearing near said pipe line.

Witness our hands and seals the day and date first above written.

Witnesses:

E.C.Hove. (Seal)

E. Swisher.

Stevenson Water Co. (Seal)
By P.S.C.Wills, Pres.

John C. Wachter.

Filed for record by Geo. E. O'Brien on Apr. 27, 1916, at 10 A.M.

Chas. H. Nelson
County Auditor.

HENDRICKS ET AL AND INTERLAKEN RESORT CO.

THIS AGREEMENT made and entered into this 16th day of September, 1915, by and between Interlaken Resort Company, a Washington corporation of Vancouver, Washington, party of the first part and Alfred Hendricks and Matt Mattson, of Bonneyville, Oregon, party of the second part,

and
WITNESSETH: That the party of the first part has agreed to sell to the party of the second part hereby agrees to buy for the consideration of \$700.00 the following described tract of land, to wit:

Beginning at the S.E. corner of the west one half of the Baughman D.L.C., and running thence northwesterly along the easterly line of said West half of said Baughman D.L.C. to an intersection with the south line of the S.P. & S. R.R., thence westerly along said right of way to a point intersecting a tract of land heretofore sold by party of the first part to Lizzie Fields, thence