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FILED FOR RECORD
SKAMANIA CO. WASH
BY SKAMANIA CO. UILL

APR 2 3 91 PM '97

AUDITORY

AUDITORY

Name	GARY M. OLSON
Address	
City / State	· ( /\
Document Title(s): (or transactions contained therein)  1. Rofto Main Tavasa Agreement  2.  3.  4.  Reference Number(s) of Documents assigned or released:	First American Title Insurance Company
☐ Additional numbers on page of document	(this space for tale company use only)
Grantor(s): (Last name first, then first name and initials)  1. Lagrande Bebowk  3. 4.  5. Additional names on page of document	
Grantee(s): (Last name first, then first name and initials)  1. Lagrande.  2. Lagrande.  3. Lagrande.  4. Lagrande.  5. Additional names on page of document	
Abbreviated Legal Description as follows: (i.e. lot/block/plator.seque	on/township/range/quarter/quarter)
Lot 2 of the Green Acre	o Sul
☐ Complete legal description is on page of documen	t Indexed, Dir
Assessor's Property Tax Parcel / Account Number(s):	indirect  Fined  Yale4

NOTE: The auditor/recorder will rely on the information on the form. The staff will not read the document to verify the accuracy or completeness of the indexing information provided herein.

## HOMEOWNERS ROAD MAINTENANCE AGREEMENT

THIS AGREEMENT made this 15th day of December, 1996, for the purpose of establishing a policy and procedure for maintenance of Park Lane Road and Park Lane Place, private roads common to the parcels of property described herein and between the owners of record, hereinafter referred to as the "Owners", of the following described parcels of real property located in Skamania County, Washington and describes as:

#### Lots 1, 2, 3, 4, 5, and 6 of Green Acres Subdivision

The property owners agree to provide for the maintenance of the private roads common to the above described real property as follows:

## A. TYPE AND FREQUENCY OF MAINTENANCE.

That the roads designated as private roads shall be maintained in as satisfactory and useable condition as is practical. Said maintenance shall consist of, at minimum, the annual filling of all potholes, ruts, gullies, etc. that restrict travel on said roads, rocking or graveling and grading of said roads as the property owners unanimously desire, and the provision of trenching along the sides of said roads to provide for surface water runoff, where necessary and deemed appropriate by the property owners.

#### **B. SNOW REMOVAL**

That the roads designated as private coads shall have the snow removed to facilitate access for fire and medical vehicles. Snow removal shall be authorized by the consent of any three property owners.

### C. METHOD OF ASSESSING COSTS.

Costs for the road maintenance described herein shall be assessed equally among all property owners served by said roads, regardless of lot size.

#### D. METHOD OF COLLECTION.

The property owners shall establish an account at a reputable bank or financial institution designated as Green Acres Homeowners Road Maintenance Account for the deposit and disbursement of all funds for the maintenance of the roads. Each property time, unanimously decide upon, but in any event, no less often than annually. The property owners shall designate three trustees among them to administer such account. One of the trustees will also be designated as the Treasurer to maintain the account. The property owners designated on the account may be changed at any time by a seventy-five (75) percent majority vote of the property owners. Any additional funds needed to cover the cost of maintenance or snow removal above the amount available in the account shall be assessed equally among all the property owners. This emergency assessment may only be authorized by a unanimous vote of the property owners.

Parcel No. 02-07-20-0-0216-00

RECORDER'S NOTE:
NOT AN ORIGINAL DOCUMENT

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#### E. DISBURSEMENT OF FUNDS.

Upon agreement of a seventy-five (75) percent majority of the property owners to perform maintenance on the private roads, funds for road maintenance shall be disbursed within thirty (30) days of billing to any provider of road maintenance service or materials. Funds from the Green Acres Homeowners Road Maintenance Account must be authorized by two of the three trustees.

## F. NON-PAYMENT OF COSTS - REMEDIES.

Any property owner who becomes delinquent in the payment of funds under this agreement for a period of thirty (30) days or more shall contribute a late penalty of \$1.00 per day to the road maintenance account for each day of delinquency. After ten (10) days written notice to the property owner, any or all of the other property owners shall be entitled to seek any remedy available at law including a suit for money owed. The prevailing party in such a lawsuit shall be entitled to a judgement against the non-prevailing party for all attorney's fees and costs expended in such action. The prevailing party shall also be entitled to attorney's fees or costs incurred as a result of any action undertaken in the collection of money owed, either before or after suit is filed.

# G. APPURTENANCE TO THE LAND.

This agreement shall be binding on all heirs, successors or assigns of any property owner and shall be appurtenant to the parcels of land herein described.

#### H. SEVERABILITY.

If any provision of this agreement is held invalid for any reason, the remainder of this agreement is not affected.

Lot 1_ alejanolia Lynch	Owner
Lot 2 R. D. Larinda J.	Owner
Lot 3	Owner
1.014 Henry Typhens	Owner (7 sub-owners)
Lot 5	Owner
Lot 6	

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State of Washington County of Skamania

On this day personally appeared before me <u>Shin Adagrative</u> to me known to be the individual(s) described in and who executed the within and acknowledged to me that <u>signed</u> the same as <u>his</u> free and voluntary act and deed for the purposes mentioned.

Given under my hand and official seal this 23rd day of family 1997.

Notary Public in and for the State of Washington, residing at 11 1 1000 1997.

My commission expires 2-29-97

