135119

BOOK 189 PAGE 197

FILE I DE EDORO SKAL II DE L'ASH BY **Planning Dept** 

Return Address:

Grantors; James P. and Linda S. Borup 141 Wedrick Road Stevenson, Wa 98648

Kur 13 10 42 All '99

Oxowny

AUGITOR GARY H. OLSON

### **ROAD MAINTENANCE AGREEMENT**

THIS AGREEMENT made this 2 day of Harch, 1999, for the purpose of establishing a policy and procedure for maintenance of Nedrick ext. road common to the parcels of property described herein and between the owners of record, hereinafter referred to as 'Owners', of the following described parcels of real property located in Skamania County, Washington and described

Lots 1 & 2 of the BORUP SHORT PLAT in S½ SE½ Sec. 27, T3N, R8E, W.M., Skamania County, Washington as shown on the map thereof recorded in Book 3 at Page 349 of Short Plats, records of Skamania County.

Tax Parcel No.: 03-08-27-4-0-0400-00

The landowners agree to provide for the maintenance of all private roads common to the abovedescribed real property as follows:

# A. TYPE AND FREQUENCY OF MAINTENANCE.

That all roads designated as private road 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, guillies, etc. that restrict travel on said road, rocking or graveling and grading of the road as the landowners unanimously desire, and the provision of trenching along the sides of said road to provide for surface water runoff, where necessary and deemed appropriate by all landowners

### B. METHOD OF ASSESSING COSTS.

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

#### C. METHOD OF COLLECTION

The landowners shall establish an account at a reputable bank or financial institution designated as Riverview Community Bank. Account for the degrand disbursement of all funds for the maintenance of the road. Each landowner shall \_ Account for the deposit contribute to this account on such dates as the landowners may from time to time unanimously decide upon, but in any event, no less often than annually. The landowners may designate a Treasurer among them to administer such account, provided, however, that at least two landowners shall be named on the account.

BOOK /89 PAGE 198

#### D. DISBURSEMENT OF FUNDS.

Upon agreement of a majority of the landowners to perform maintenance on a private road, funds for road maintenance shall be disbursed within thirty (30) days of billing to any provider of road maintenance service or materials by the landowner designated as Treasurer.

## E. NON-PAYMENT OF COSTS - REMEDIES

Any landowner 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 landowner, any or all of the other landowners shall be entitled to seek any remerty available at law including a suit for money owed. The prevailing party in such a lawsuit shall be entitled to a judgment 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.

## F. APPURTENANCE TO THE LAND.

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

#### G. SEVERABILITY.

If any provision of this agreement is held invalid for any reason, the remainder of the	hîe
agreement is not affected.	113

Sinda & Borup

Thary L. Mc Innell-

MARY L. MCDONNELL
STATE OF WASHINGTON
NOTARY — • — PUBLIC
My Commission Expires June 1, 2000