26877 MTC 12522 Vol. NS3 Page 13378 THIS EASEMENT, dated this TIMBER COMPANY, a corporation of the State of Delaware, hereinafter called "Grantee" TIMBER COMPANY, a corporation of the State of Delaware, hereinafter "Grantor", to the UNITED STATES OF AMERICA, hereinafter called "Grantee", Grantor, for and in consideration of reciprocal easements received by does hereby grant to Grantee and its assigns, subject to existing ease-Grantor, for and in consideration of reciprocal easements received by menta and valid richta a narnerual easement for a road alone and across a Grantor, does hereby grant to Grantee and its assigns, subject to existing ease-strip of land, hereinafter defined as the "premises", over and across a described on Exhibit A attached hereto.

Grantor, does hereby grant to Grantee and its assigns, subject to existing ease-strip of land, hereinafter descent for a road along and across a described on Exhibit A attached hereto. onsideration, nd conditions, The word "premises" when used herein means said strip of land, whether or except where it is defined more The word "premises" when used herein means said strip of land, whether or specifically, the word "road" shall mean roads now existing or hereafter constructed on the premises or any segment of such roads. The location of said premises is shown approximately on Exhibit B, attached and and Correct as t discription ; Said premises shall be 33 feet on each side of the centerline with such said premises shall be jj feet on each side of the centerline with such if the road is located substantially as described herein the centerline of said additional Width as required for accommodation and protection of cuts and filter. If the road is located substantially as described herein, the centerline of said haraba described herein, and Granton and Granton as the It the road is located substantially as described herein, the centerline of said true centerline of the premises granted. If any subsequent survey of the road road as constructed is hereby deemed acceptable by Grantor and Grantee as the shows that any nortion of the premises granted. If any subsequent survey of the road although located substantially as described shows that any portion of the road, although located substantially as described, crosses lands of the Grantor not described herein the assessment shall be amended shows that any portion of the road, although located substantially as described for include the Grantor not described herein, the easement shall be amended and lands traversed; if any lands described herein are not crosses lands of the Grantor not described herein, the easement shall be amended to include the additional lands traversed; if any lands described herein are not the came chall he to include the additional lands traversed; it any lands described herein are not traversed by the road as constructed, the easement traversing the same shall be terminated in the manner hereinafter provided. The acquiring Agency is the Forest Service, Department of Agriculture. This grant is made subject to the following terms, provisions, and conditions applicable to Grantee, its permittees, contractors and assigns: Path Except as hereinafter limited, Grantee shall have the right to use the road on the promises without cost for all purposes deemed necessary or Except as nereinaiter limited, Grantee shall have the right to use the desirable by Grantee in connection with the protection administration Toaq on the premises without cost for all purposes deemed necessary or desirable by Grantee in connection with the protection, administration, and utilization of Grantee's lands or recourses now or destrable by Grantee in connection with the protection, administration, hereafter numed or controlled subject to such traffic control results. management, and utilization or brancee's tands or resources, now or hereafter owned or controlled, subject to such traffic control regulations and rules as Grantee may resource unon or require of hereafter owned or controlled, subject to such traffic control regulations and rules as Grantee may reasonably impose upon or require of
Grantee shall have the right to construct other users of the road. Grantee shall have the right to construct, reconstruct, and maintain roads within the premises. Grantee alone may extend rights and privileges for use of the premises to other Government Departments and Agencies. States, and local subto other Government Departments and Agencies, States, and local subto other Government Departments and Agencies, States, and local sub-divisions thereof, and to other users including members of the public

except users of lands or resources owned or controlled by Grantor or its successors: Provided, that such additional use also shall be controlled by Grantee so it will not unreasonably interfere with use of the road by Grantor or cause the Grantor to bear a share of the cost of maintenance greater than the Grantor's use bears to all use of the road.

- B. Grantee shall have the right to cut timber upon the premises to the extent necessary for constructing, reconstructing, and maintaining the road. Timber so cut shall, unless otherwise agreed to, be cut into logs of lengths specified by the timber owner and decked along the road for disposal by the owner of such timber.
- C. The costs of road maintenance shall be allocated on the basis of respective uses of the road.

During the periods when either party uses the road or Grantee permits use of the road by others for hauling of timber or other materials, the party so using or permitting such use will perform or cause to be performed, to contribute or cause to be contributed that share of maintenance occasioned by such use of the road.

On any road maintained by Grantor, Grantor shall have the right to charge purchasers of National Forest timber and other commercial haulers, or to recover from available deposits held by Grantee for such purchasers or haulers, reasonable maintenance charges based on the ratio that said hauling bears to the total hauling on such road. Grantee shall prohibit noncommercial use unless provision is made by Grantee or by the noncommercial users to bear proportionate maintenance costs.

This easement is granted subject to the following reservations by Grantor, for itself, its permittees, contractors, assigns and successors in interest:

- 1. The right to use the road for all purposes deemed necessary or desirable by Grantor in connection with the protection, administration, management, and utilization of Grantor's lands or resources, now or hereafter owned or controlled, subject to the limitations herein contained, and subject to such traffic control regulations and rules as Grantee may reasonably impose upon or require of other users of the road without reducing the rights hereby reserved: Provided, however, That any timber or other materials hauled by the Grantor from lands now owned by third parties in the agreement area shall be treated as though hauled by someone else.
- The right to cross and recross the premises and road at any place by any reasonable means and for any purpose in such manner as will not interfere unreasonably with use of the road.
- The right to all timber now or hereafter growing on the premises, subject to Grantee's right to cut such timber as hereinbefore provided.
- 4. The right to require any user of the road for commercial or heavy hauling purposes to post security guaranteeing performance of such

user's obligations with respect to maintenance of the road and with respect to payment of any charges hereinbefore stated as payable to Grantor for use of the road: Provided, The amount of such security shall be limited to the amount reasonably necessary to secure such payment, as approved by the Regional Forester.

The right to require any user of the road for commercial hauling to 5. procure, to maintain, and to furnish satisfactory evidence of liability insurance in a form generally acceptable in the trade and customary in this area, insuring said party against liability arising out of its operation on the premises with limits of \$100,000 for injury or death to one person, \$300,000 for injury or death to two or more persons and \$100,000 for damage to property: Provided, It is customary in the industry in this locality to require liability insurance at the time commercial users are allowed to use the road.

Provided, That so long as the Winema-Gilchrist Timber Company Road Management Agreement dated June 10, 1983, remains in full force and effect, the terms and conditions thereof shall govern all aspects of use of the premises, including, but not limited to, improvement, and maintenance of the road and the

If at any time the Regional Forester determines that the road, or any segment thereof, is no longer needed, the easement traversed thereby shall terminate. In the event of such determination, the Regional Forester shall furnish to the Grantor, its successors or assigns, a statement in recordable form evidencing termination.

IN WITNESS WHEREOF, Grantor has caused this instrument to be executed by its duly authorized officers and its corporate seal to be hereunto affixed on

Gilchrist Timber Company

By: C. F. Slott

Title: Vice President

Attest:	
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Title:	- A
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KLAMATH QU	200-y
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STATE OF OF	RESON)
On this27	day oflast
appeared CHARLE	
Timbor C. PRESID	DENT and SECRETARY respectively
ment and sales	the Corporation that executed the within and foregoing instru- ion, for the uses and
of said Cornerate	the Corporation that executed the within and foregoing instru- ion, for the uses and purposes therein mentioned and deed were authorized to compare the compare th
ocated that the	add bilrhoods the second act and dood
affixed is the Co	ledged said instrument to be the free and voluntary act and deed were authorized to execute said instrument and on oath rporate seal of said execute said instrument and the s
	of said Corporation
IN WITNESS W	WHEREOF, I have here
sear the day and y	WHEREOF, I have hereunto set my hand and affixed my official
	outligial
	Caker P. D. Fr. D. Jon 18
and the second	Notary Public in and for the State of,
	Oregon residing at Gomest
and the state of t	My commission expires 9/24/84
n de la companya de La companya de la co	
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garan Maria Berselah Suba Baran Baran Baran	

EXHIBIT A GILCHRIST TO FOREST SERVICE KLAMATH COUNTY, OREGON

Road 2780

T. 25 S., R. 10 E., W.M. Sec. 24 NELNWL, NWLNWL, SWLNWL

Road 2780-260

T. 25 S., R. 10 E., W.M. Sec. 13 NW\{nE\{\}, NE\{\}NE\{\}

Road 88

T. 27 S., R. 10 E., W.M. Sec. 3, NE‡SE‡, SE‡SE‡

Road 8800-850

T. 26 S., R. 10 E., W.M.
Sec. 33, SE; NW; NE; SW; NW; SE; SW; SE;

Road 8850

T. 26 S., R. 10 E., W.M. Sec. 25, SW\u00e4NE\u00e4, NW\u00e4NE\u00e4

Road 8851

T. 26 S., R. 10 E., W.M. Sec. 26, SW\se\frac{1}{2}

Road 8850-090

T. 27 S., R. 10 E., W.M. Sec. 2, SW4NE4

Road 8851-050

T. 26 S., R. 10 E., W.M. Sec. 34, NW\set

Road 8851-870

T. 26 S., R. 10 E., W.M. Sec. 34, NW\(\frac{1}{2}\)SE\(\frac{1}{2}\), NE\(\frac{1}{2}\)SE\(\frac{1}{2}\)

Road 9400-780

T. 26 S., R. 10 E., W.M. Sec. 25, SW\u00e4NW\u00e4, SE\u00e4NW\u00e4 T. 25 S., R. 9 E., W.M.
Sec. 24, NEţNEţ, SEţNEţ, SWţNEţ, NEţSWţ

Road 9407-616

T. 25 S., R. 10 E., W.M. Sec. 19, NEISWI

Road 9407-640

T. 25 S., R. 10 E., W.M. Sec. 17, NEISEI, SWISEI Sec. 20, NWINWI

Road 9410-540

T. 25 S., R. 10 E., W.M. Sec. 28, SWISWI Sec. 33, NWINWI, SEINWI

Road 9411-570

T. 25 S., R. 10 E., W.M. Sec. 15, SEtSEt

Road 9450

T. 26 S., R. 10 E., W.M.
Sec. 1, SW\(\frac{1}{2}\)N\(\frac{1}{

Road 9450-120

T. 26 S., R. 10 E., W.M. Sec. 1 NWtNEt, NEtNWt, SEtNWt, NEtSWt, SEtSWt

Road 9450-436

T. 25 S., R. 10 E., W.M. Sec. 25, SELSWI

Road 9450-512

T. 25 S., R. 10 E., W.M. Sec. 25, SEINWI

Road 9450-550

T. 25 S., R. 10 E., W.M. Sec. 24, NWINWI Sec. 13, SEINWI

Road 9450-560

T. 25 S., R. 10 E., W.M. Sec. 23, NWINE

13384

EXHIBIT B RECEIVE Winema National Forest JUL 28 1983

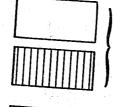
and

Gilchrist Timber Company

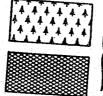
Road Management & Maintenance Agreement June 10, 1983

SCALE 1/2 2 Miles

LEGEND



Winema National Forest



Gilchrist Timber Company



Other Ownership



Easements Granted



Agreement Roads



Agreement Boundary

