THIS AGREEMENT, made and entered into as of the 7th day of OCTOBER NO., 19 90, by and between OREGON, CALIFORNIA AND EASTERN RAILWAY COMPANY, an Oregon corporation, hereinafter called "OC&E"; LOWELL N. JONES COMPANY, an Oregon corporation, hereinafter called "LNJ Co."; and LOWELL N. JONES and HARMONY JONES, also known as Harmony Hawkins Jones, husband and wife, hereinafter called "JONES," WITNESSETH:

I.

A. OC&E, for and in consideration of the grants hereinafter received by it, hereby grants and conveys to LNJ Co. a perpetual, nonexclusive easement and right of way, fifty (50) feet in width, for a road and railroad crossing over and across a portion of the:

SE\SE\

Section 15-39S-10E, W.M.

Klamath County, Oregon; said easement and right of way being located approximately as shown in orange on the attached Exhibit A.

Subject as to said lands to all matters of public record.

B. OC&E, for and in consideration of the grants hereinafter received by it, hereby grants and conveys to LNJ Co. a perpetual, nonexclusive easement and right of way, twenty-five (25) feet in width, for a road over and across portions of the:

NE $\frac{1}{4}$ NE $\frac{1}{4}$ : S $\frac{1}{2}$ NE $\frac{1}{4}$ : N $\frac{1}{2}$ SW $\frac{1}{4}$ : SW $\frac{1}{4}$ SW $\frac{1}{4}$ Section 14-39S-10E, W.M. Section 15-39S-10E, W.M.

Klamath County, Oregon; said easement and right of way being located approximately as shown in yellow on the attached Exhibit A.

Subject as to said lands to all matters of public record.

C. OC&E, for and in consideration of the grants hereinafter received by it, hereby grants and conveys to LNJ Co., a perpetual, nonexclusive easement and right of way, thirty-five

(35) feet in width, for a road over and across a portion of the:

SWANEA: SEANWA: NEASWA

Section 14-39S-10E, W.M.

Klamath County, Oregon; said easement and right of way being located approximately as shown in brown on the attached Exhibit A.

Subject to said lands to all matters of public record.

D. JONES, for and in consideration of benefits received by them, hereby grant and convey to OC&E and LNJ Co. a perpetual, nonexclusive easement and right of way, fifty (50) feet in width, plus such additional widths as are necessary for cuts and fills, for a road over and across a portion of the:

SW\SE\

Section 15-39S-10E, W.M.

Klamath County, Oregon; said easement and right of way being located approximately as shown in pink on the attached Exhibit A.

Subject as to said lands to all matters of public record.

E. LNJ Co., for and in consideration of the grants hereinbefore received by it, hereby grants and conveys to OC&E a perpetual, nonexclusive easement and right of way, seventy-five (75) feet in width, plus such additional widths as are necessary for cuts and fills, for a road over and across portions of:

neąneą: sąneą: nąswą seąseą Section 14-39S-10E, W.M. Section 15-39S-10E, W.M.

Klamath County, Oregon; said easement and right of way being located approximately as shown in green on the attached Exhibit A.

Subject as to said lands to all matters of public record.

F. LNJ Co., for and in consideration of the grants hereinbefore received by it, hereby grants and conveys to OC&E a perpetual easement to construct, reconstruct, use and maintain spur tracks over and across portions of:

NE¼: N½SW¾ SE¼SE¼ Section 14-39S-10E, W.M. Section 15-39S-10E, W.M.

Klamath County, Oregon, to provide rail service to adjacent lands; provided, however, that OC&E shall use the most direct and reasonable route in locating any such spur track(s).

Subject as to said lands to all matters of public record.

G. LNJ Co., for and in consideration of the grants hereinbefore received by it, hereby grants and conveys to OC&E the exclusive right to develop, mine and remove rock and gravel from the gravel pit located in a portion of the:

NW\SW\

Section 14-39S-10E, W.M.

Klamath County, Oregon; said gravel pit being located approximately as shown on the attached Exhibit A. It is understood and agreed that any such rock and gravel removed by OC&E shall be free of charge and no royalties whatsoever shall be due LNJ Co. therefor.

II.

IT IS HEREBY AGREED by and between the parties hereto that the rights hereinabove granted shall be subject to the following terms and conditions:

- 1. <u>Purpose</u> The easements hereinabove conveyed in IA., IB., IC., ID. and IE. are for the purposes of construction, reconstruction, use and maintenance of a road for the purpose of industrial development and use of the adjacent lands now owned by each of the parties hereto. The easement hereinabove conveyed in IF. is for the purposes of construction, reconstruction, use and maintenance of spur track(s) for the purpose of providing rail service to adjacent lands.
- 2. Road Crossing Each party reserves for itself, its heirs, successors and assigns, the right at all times, to cross and recross, at any place on grade or otherwise, said rights of way and to use the road on said rights of way in a manner that will not unreasonably interfere with the rights granted the others hereunder.
- 3. <u>Maintenance</u> The cost of road maintenance and resurfacing shall be allocated on the basis of respective uses of said road. When any party uses said road, or a portion thereof, that party shall perform or cause to be performed, or contribute or cause to be contributed, that share of the maintenance and resurfacing occasioned by such use as hereinafter provided.

During periods when a road or a portion thereof is being used solely by one party, such party shall maintain that portion of said road so used to the standards existing at the time use commenced. During periods when more than one party is using said road, or a portion thereof, each party's share of maintenance and resurfacing shall be pro rata in proportion to its use thereof.

It is agreed that the parties will prepare and execute a detailed maintenance agreement for the accomplishment of equitable sharing of maintenance costs at the time of or prior to commencement of road construction.

For the purposes of this Agreement, maintenance is defined as the work normally necessary to preserve and keep the roadway, road structure and road facilities as nearly as possible in their present condition or as hereafter improved.

- 4. Road Damage Each party using any portion of said road shall repair or cause to be repaired at its sole cost and expense that damage to said road occasioned by it which is in excess of that which it would cause through normal and prudent usage of said road. Should inordinate damage to said road occur which is not caused by an authorized user of said road, the parties hereto shall meet to agree on the cost of replacement, the party to undertake the replacement, and the share of replacement cost to be borne by each user of said road.
- 5. Road Construction The initial developer of the road, or any segment thereof, shall bear all expenses of such road development including, but not limited to, road construction, installation of crossing signals, safety devices and signs, fence construction and necessary changes to irrigation facilities, unless prior written agreement is reached regarding the sharing of such road development costs.
- 6. <u>Minimum Specifications</u> The road, or any segment thereof, shall be constructed to minimum standards and specifications approved in writing by OC&E.
- 7. Road Improvement Unless the parties hereto agree in writing to share the cost of improvements to said road in advance of such improvements being made, said improvements shall be solely for the account of the improver.

- 8. Exercise of Rights Each party may permit its employees, guests, invitees, contractors, lessees, purchasers of valuable materials, and their agents, hereinafter individually referred to as "Permittee" and collectively referred to as "Permittees," to exercise the rights granted to it herein.
- 9. <u>Indemnification</u> Each party shall indemnify and hold harmless the others against all claims or liabilities asserted by third parties resulting directly or indirectly from the indemnifying party's acts or omissions hereunder whether negligent or otherwise.
- 10. Protection of Geothermal Test Well LNJ Co. and OC&E agree to protect LNJ Co.'s existing geothermal test well located in the SE\setail SE\setail of Section 15-39S-10E, W.M. during road construction and maintenance activities; provided, however, should any additional or extraordinary operational costs be incurred through said protection measures, such costs shall be borne solely by LNJ Co.
- 11. Geothermal Energy Easements The parties hereto agree that the transfer of geothermal energy via hot water conduits may be necessary with the industrial development and use of the adjacent lands now owned by each of the parties hereto. At such time as such development is activated, geothermal energy easements will be drafted with appropriate provisions that will protect the respective parties' interests and investments.
- 12. <u>Heirs, Successors and Assigns</u> The terms and conditions hereof shall be binding upon and inure to the benefit of the respective heirs, successors and assigns of the parties hereto.
- 13. Termination of Previous Agreements This Easement Exchange shall terminate and supersede that certain Easement Exchange dated November 8, 1984, as recorded in the Records of Klamath County, Oregon, in Volume M85 of Deeds, Page 9214, as amended by Amendment to Easement Exchange dated May 20, 1985, as recorded in said Records of Klamath County in Volume M85 of Deeds, Page 9229, and as further amended by unrecorded Supplemental Agreement dated November 14, 1989.

IN WITNESS WHEREOF, the parties hereto have executed this instrument, as of the day and year first above written.

LOWELL N. JONES COMPANY	OREGON, CALIFORNIA AND EASTERN RAILWAY COMPANY
By: Sowell M. Jones  Title: Pres.  Attest Surgary Sulin Jane  Title: Sar- Ire,	By: Lem Mor D, W  BXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	LOWELL N. JONES
	HARMONY JONES
STATE OF OREGON ) COUNTY OF KLAMATH ) ss.	
D. A. Peterson to	me known to be the
President, Acting respectively, of OREGON, CALIFORNI the corporation that executed instrument, and acknowledged said voluntary act and deed of said of purposes therein mentioned, and of authorized to execute said instrum is the corporate seal of said corporate	and Assistant Secretary,  A AND EASTERN RAILWAY COMPANY, the within and foregoing instrument to be the free and corporation, for the uses and on oath stated that they were ment and that the soal affiliate
IN WITNESS WHEREOF, I have her	reunto set my hand and affixed

NOTADA

Notary Public in and for the State of Oregon.

My Commission expires:

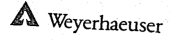
G90-1499 STATE OF OREGON 23940 COUNTY OF Klamath Novembur October JB On this 7th day of  $19_{\underline{\phantom{0}},}^{90}$ , before me personally appeared LOWELL N. JONES and HARMONY HAWKINS JONES, to known to be the President Secretary - Treasurer , respectively, of LOWELL N. JONES COMPANY, the corporation that executed the within and foregoing instrument, and acknowledged said instrument to be the free and voluntary act and deed of said corporation, for the uses and purposes therein mentioned, and on oath stated that they were authorized to execute said instrument and that he seal affixed is the corporate seal of said corporation. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written. YRAFO! Notary Public in and for the State of Oregon. My Commission expires: 12-19-92 STATE OF OREGON Klamath COUNTY OF

On this 7th day of October AB, 1990, before me personally appeared LOWELL N. JONES and HARMONY JONES, husband and wife, to me known to be the individuals described in, and who executed the above and foregoing instrument and acknowledged that they signed the same as their free and voluntary act and deed, for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.

MOTARY

Notary Public in and for the State of Oregon. My Commission expires: 12-19-92



P.O. Box 9 Klamath Falls, Oregon 97601 Tel (503) 884 2241

DATE:

November 5, 1990

FROM:

D. C. Williams

SUBJECT:

DELEGATION OF AUTHORITY

TO:

D. J. Young - Hot Springs Otto Leuschel - WWC 2U2

Bob Loucks
Martin Lugus
Dennis McClure
Kerry Miller
Dave Peterson
Dave Wilson
Phil Hays
Jerry Howe

I will be on vacation November 8th through November 23rd, 1990.

During my absence Kerry Miller will be delegated to act in my behalf.

D.

cc:

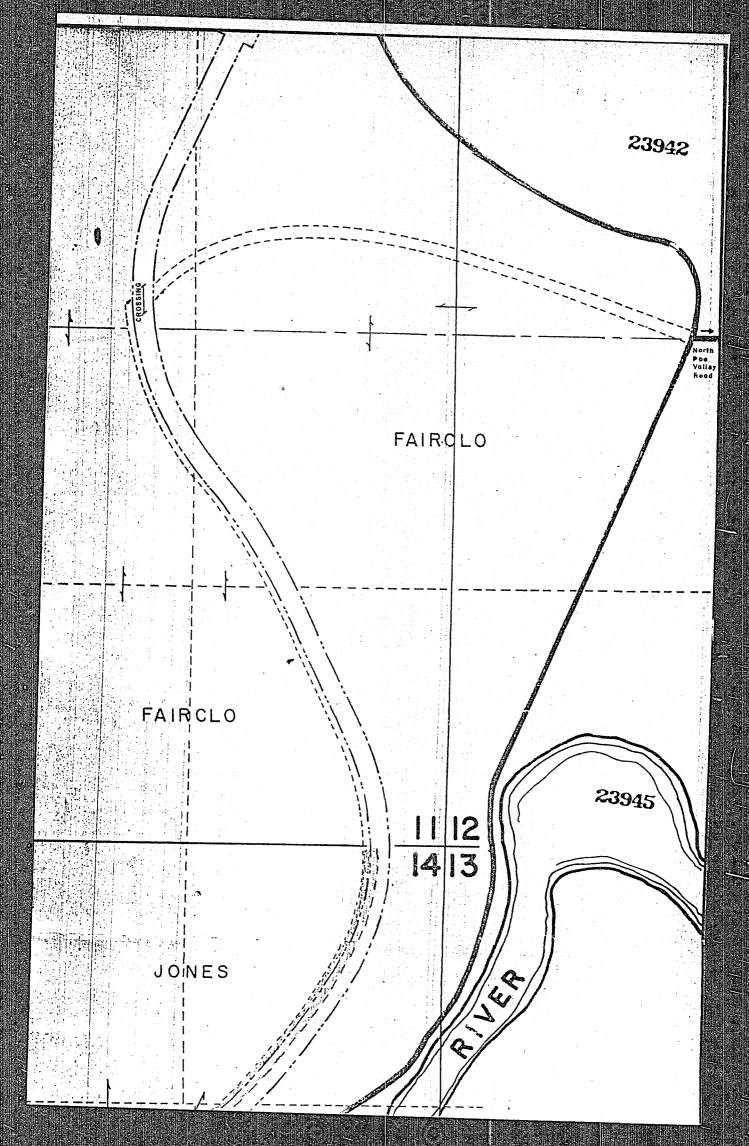
Chuck Smith

Donn Jensen

Return: Weyerhaeuser Co. Attn: John Monfore

P.O. Box 9

Klamath Falls, Or. 97601



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