APPENDIX F

Easement Agreements and Deeds

DMECTORS
LYMAN B. BARDIN
RONALD K. PFLUGRATH
KENT A. CHRISTENSEN

Land ("

CICLE STATE CHANGE MANAGER MANAGER SANET ROGERS, DEPUTY SECRETARY

ICICLE IRRIGATION DISTRICT

TOTOLL ITERATION			
CHELAN COUNTY		3 72.87	•
308 South Division Street - 509/782-25			Ö
Cashmere, Washington 98815	აიხ	DEP	2
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January 29, 1987	AS	ELM ATENT	4
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Wenatchee National Forest	PER	ARCH	<u>\$</u>
Donald H. Smith, Forest Supervisor	DR	RWWS	$\overline{}$
Post Office 811	60	TBR	1,-
Wenatchee, Washington 9880l	RDS	FSL	

RE: Decision Notice of Categorical Exclusion Leavenworth Ranger District Wenatchee National Forest Enchantment Core Management Wenatchee World, Friday, January 16, 1987

Dear Mr. Smith:

This letter is being written to inform you that the Icicle Irrigation District and the Peshastin Irrigation District have entered into a land exchange agreement with the Forest Service, Department of Agriculture relative to Colchuck Lake, with the Forest Service, Department of Agriculture relative to Colchuck Lake, Eight Mile Lake and Klonaqua Lake and the Snow Lakes Trailhead. Within this agreement, the Forest Service acknowledges that there is reserved to the Districts a nonexclusive, perpetual easement across, through, along and upon the property for the purpose of maintenance, repair, operation, modification, upgrading and replacement of all facilities presently located in and upon the property, together with a nonexclusive right of ingress to and egress from all such facilities for all such purposes.

The Districts may exercise the rights hereunder by any means reasonable for the purposes described, including but not limited to the use of motorized transportation and equipment. These rights include the right to regulate water level to all facilities located upon the property. In performing maintenance, repair operation, modification, upgrading and replacement of facilities located in or upon the property, the District will not without the prior written consent of the Forest Service, which consent shall not be unreasonably be withheld, materially increase the size or scope of the facilities.

The easements reserved by the District and granted by the United States of America, Forest Service, herein shall be perpetual unless the Districts, their assigns or heirs, abandon such faciliteis for a period of five successive years. The United States of America, Forest Service, acknowledges that the interests in real property, improvements to real property and water rights are used by the Districts on an "as-needed" basis to supplement the water supply of the Districts. No abandonment shall be deemed to take place unless the Districts have ceased to use the interest in real property, the water rights and the improvements to real property on an "as-needed" basis, for five successive years.

The United States shall charge no fee for the exercise of the rights reserved or granted hereunder, nor shall it require any further permission for the Districts to exercise the rights granted or reserved herein.

PAGE TWO - Required mandatory permits and limit number issued - Enchantment Core Management.

Because the Districts reserve the aforementioned rights, it is this writer's hopes that mandatory permits with a limited number issued and the fee charge on reservation permits will not pertain to the Icicle or Peshastin Irrigation Districts. During the period after May 1 of each year and running through November 31 of each year, the Districts need to make random inspections of the facilities for the purpose of water regulation, water storage and facility maintenance. Some of these trips are on the spur of the moment due to numerous circumstances and the thought of having to obtain a mandatory permit or not being able to enter the area at all on a particular day, would pose a hardship on the Districts' overall function of delivering irrigation water in an efficient manner. It is the desire of the Districts that some acknowledgement of exemption from the practice of mandatory permits on a first-come, first-serve basis and the fee charge on reservation permits, be made by the United States Forest Service for the Districts.

The Districts would appreciate a response to the above concerns at your earliest convenience.

Sincerely,

ICICLE IRRIGATION DISTRICT PESHASTIN IRRIGATION DISTRICT

Minar Marellum Sheretury Managar Monroe Mashburn, Secretary/Manager

C.C. Leavenworth Ranger Station Attention: Steve Morton 600 Sherbourne

Leavenworth, Washington 98826

MM/jr

Land Status Report, Page 2 Irrigation District, Land Exchange tchee #139 - OR 44205(W)

RIGHTS PREVIOUSLY CONVEYED OR PERMITTED BY THE UNITED STATES

- 1. Existing Contracts/Agreements/Memorandums of Understanding NONE
- 2. Existing public roads NONE.
- 3. Special Use Permits
 - a. SU Permit dated 3/21/32 for a right of way for a power transmission line granted to Puget Sound Power and Light Company (now Chelan County P.U.D.), over and across the SW1/4SW1/4 sec. 15, T.24N., R.18E., W.M.
 - b. SU Permit dated 6/30/23 for a right of way for an irrigation canal, flume and tunnel granted to Icicle Irrigation District over and across the E1/2SE1/4 sec. 28, and lots 2 to 4 inclusive, sec. 26, T. 24 N., R. 17 E., W.M.
 - c. SU Permit dated 9/14/12 for a right of way for a water pipeline granted to the City of Leavenworth over and across the SE1/4 sec. 28, T. 24 N., R. 17 E., W.M.
- 4. Grazing Permits NONE.
- 5. Mining Claims NONE.
- 6. Oil & Gas Leases NONE.
- 7. Cost-Share Agreement Areas NONE.
- 8. Power Site Classification Withdrawal #224 dated 5/13/29 (Affects lots 3 & 4, sec. 26, and SEI/4 sec. 28, T. 24 N., R. 17 E., W.M.) Will be revoked before documents are conveyed to Icicle Irrigation District.
- 9. Other Outstanding Rights:
 - a. Certificate of Water Rights in Icicle Creek and Snow Creek, a tributary to Icicle Creek, for 83.33 second feet issued to Icicle Irrigation District on 9/18/34, and recorded in Volume F, Page 2 of Water Right Certificates at Olympia, Washington. Intakes are located in SW1/4SW1/4 sec. 27 and NE1/4SE1/4 sec. 28, T. 24 N., R. 17 E., W.M.
 - b. The interests, rights and privileges of both the United States of America and Joseph L. Hughes and the Pacific National Bank of Seattle, as set forth in that certain easement dated 10/17/67 and recorded in Volume 602, Page 451, Chelan County, Washington.

Certified & Prepared By:

Dorylee M \mathcal{D} Engle, Land Law Examiner

Title Examiner for the Washington Forests

Date 6/27/89

Icicle Irrigation District Land Exchange Wenatchee #139 - OR 44205(W)

chee National Forest - Chelan County, Washington

T. 23 N., R. 19 E., W.M. sec. 7, NE1/4SE1/4.

40.00 acres

WEEKS LAW STATUS - Acquired through donation from Chelan County #146, under the Clarke-McNary Act of June 7, 1924. Received Title Approval from the Office of General Counsel on 9/27/39. Surface rights use and management in U.S.A. Will be conveyed to Icicle Irrigation District by USDA Exchange Deed.

T. 24 N., R. 17 E., W.M.

sec. 26, lots 2 to 4 inclusive;

125.25 acres 160.00 acres

sec. 28, SE1/4.

RESERVED PUBLIC DOMAIN STATUS - Became NF System Lands by Proclamation dated 3/2/1907. Determination of surface rights under Serial No. OR 04264 on 5/7/1962 - use and management in U.S.A. Will be conveyed to Icicle Irrigation District by

Power Site Classification #224 - lots 3 & 4, sec. 26, and SE1/4 sec. 28.

17.50 acres

RESERVED PUBLIC DOMAIN STATUS - Acquired through land exchange from Peshastin Lumber & Box Company under General Exchange Act of 3/20/1922; Serial No. 018679, received Final Title Approval on 5/17/1941. Surface rights use and management in U.S.A. Will be conveyed to Icicle Irrigation District by Patent.

SUBJECT TO:

- Easement for transmission and power lines to Puget Sound Power & Light Company dated 8/20/1930.
- 2. Rights of way of the Icicle Irrigation District for irrigation canals.

sec. 34, W1/2SE1/4.

80.00 acres

WEEKS LAW STATUS - Acquired through donation from Chelan County #D58, under the Clarke-McNary Act of June 7, 1924. Received Title Approval from the Office of General Counsel on 9/27/34. Surface rights use and management in U.S.A. Will be conveyed to Icicle Irrigation District by USDA Exchange Deed.

TERRENCE M. MCCAULEY LAW OFFICES 100 NORTH DIVISION STREET POST OFFICE BOX 836 CASHMERE, WASHINGTON 98815

AREA CODE 509 782-1023

December 6, 1989

Ms. Dorylee M. Engle Land Law Examiner United States Department of Agriculture Forest Service 1022 First Avenue Seattle, WA 98104-1008

Dear Dorylee:

Re: Forest Service - Icicle Land Exchange

I will be unable to review the land exchange files and proceed for two weeks because of a Supreme Court brief which I am obligated to write and file in the very near future. I do enclose for you a revised easement termination agreement adding a signature line for the third director, Mr. Ralph Kimmerly.

To save time, you could have this original agreement signed by Mr. Jackson on behalf of the Department of Agriculture and you could return the signed original to me. I could then obtain the signatures of the directors and take care of recording that agreement at the appropriate time.

Please call if you have any questions.

Very truly yours,

Terrence M. McCauley

TMM:ljt
Enclosure
cc: Mr. Monroe Mashburn
icla9

EASEMENT TERMINATION AGREEMENT

This agreement, made and entered into on the date last shown below, by and between the ICICLE IRRIGATION DISTRICT, a municipal corporation organized under the laws of the State of Washington, hereinafter referred to as "DISTRICT", and the UNITED STATES OF AMERICA acting by and through the U. S. Department of Agriculture, hereinafter referred to as "UNITED STATES",

WITNESSETH:

WHEREAS, DISTRICT and UNITED STATES have executed a certain land exchange agreement dated April 1, 1986 which is incorporated herein by this reference (hereinafter referred to as "Agreement" and,

WHEREAS, DISTRICT pursuant to the Agreement as conveyed by warranty deed certain real property in Chelan County, Washington to the UNITED STATES in which deed DISTRICT reserved certain easements and,

WHEREAS, DISTRICT and the UNITED STATES desire to set forth the terms and conditions on the basis of which the reserved easements shall terminate, now therefore,

In consideration of the agreement between DISTRICT and UNITED STATES and in consideration of the land exchange pursuant thereto agree as follows:

The easements reserved by DISTRICT in that certain warranty deed in which the DISTRICT conveyed certain real property in Chelan County, Washington to the UNITED STATES pursuant to the agreement shall be perpetual unless the DISTRICT, its successors and assigns, abandons DISTRICT facilities. NO ABANDONMENT for purposes of this agreement shall be deemed to have taken place unless the DISTRICT has ceased to use the interests in real property and easements, the water rights and the improvements to real property on an "as - needed" basis for five (5) consecutive years. In the event of such

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Easement termination agreement -1-icju2 - 12/6/89

TERRENCE M. MCCAULEY
LAW OFFICES
100 NORTH DIVISION STREET
POST OFFICE BOX 836
CASPIMERE. WASHINGTON 98815
509/782-1023

1	abandonment for five	e (5) consecutive years, the easements
2	shall terminate.	
3	Dated this da	ay of, 1989.
4		
5		ICICLE IRRIGATION DISTRICT
6	8 *	By:
7		LYMAN B. BARDIN - Director
8		DIMAN D. DANDIN DITECTOI
9		KENT CHRISTENSEN - Director
10		RALPH F. KIMMERLY
11		
12	3K	
13	Attest:	
	MONROE MASHBURN - Secreta	www./Managow
14	MONKOE MADIIDOKN - Becleta	ary/Manager
15		•
16		THE UNITED STATES OF AMERICA
17		Ву:
18		Carlin B. Jackson Director of Lands,
19		Pacific Northwest Region Forest Service U.S. Department of Agriculture
		0.5. Department of Agriculture
20		
21		
22		
23	8	
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Easement termination agreement -2-icju2 - 12/6/89

TERRENCE M. MCCAULEY
LAW OFFICES
100 NORTH DIVISION STREET
POST OFFICE BOX 836
CASHMERE, WASHINGTON 98815
509/782-1023

•	
2	State of Washington)) ss.
3	County of Chelan)
4	I certify that I know or have satisfactory evidence that LYMAN B. BARDIN, KENT CHRISTENSEN, RALPH F. KIMMERLY and MONROE LYMAN B. BARDIN, KENT CHRISTENSEN, RALPH F. KIMMERLY and MONROE
6	acknowledged that they signed this instrument, on acknowledged it they were authorized to execute the instrument and acknowledged it as the Directors and Secretary/Manager respectively of ICICLE IRRIGATION DISTRICT to be the free and voluntary act of such party in the instrument.
7	for the uses and purposes mentioned in the instrument.
8	Dated this day of, 1989.
9	
10	NOTARY PUBLIC for the State of Washington
11	My Appointment Expires
12	
13	State of Washington)) ss. County of)
14	County of)
15	I certify that I know or have satisfactory evidence that CARLIN B. JACKSON is the person who appeared before me, and said
16	person acknowledged that he signed this instrument, on oden between the person acknowledged
17	it as the Director of Lands, Pacific Northwest Region Follow
18	and limit agt of such party for the uses and putposes money and
19	
20	
21	NOTARY PUBLIC for the State of Washington
22	My Appointment Expires
23	
24	

25

Easement termination agreement -3-icju2 - 12/6/89

TERRENCE M. MCCAULEY LAW OFFICES 100 NORTH DIVISION STREET POST OFFICE BOX 836 CASHMERE, WASHINGTON 98815

509 782-1023

FEE SON
FILED FOR RECORD
PIONEER TITLE COMPANY
'90 MAY 22 AM 10 51
BOOK 22 AN 10 57
KENNETH C. HOUSDEN
CHELAN COUNTY AUDITOR
WENATCHEE, WASH.

OR 44205(W) Wenatchee #139

WEHATCHEE, WASH. EXCHANGE DEED

THIS DEED, made this <u>27th</u> day of <u>Newborn</u>, 19<u>81</u>, between the UNITED STATES OF AMERICA, Grantor, acting herein by and through the Forest Service, United States Department of Agriculture, and ICICLE IRRIGATION DISTRICT, a municipal corporation organized and existing under the laws of the State of Washington and fully authorized to do business in the State of Washington, Grantee.

WITNESSETH: That the Grantor, hereunto authorized by the Weeks Law Act approved March 1, 1911, (16 U.S.C. 516), the provisions of which have been complied with, for, and in consideration of the conveyance to it by the Grantee of lands in the County of Chelan, State of Washington, as stated in the deed to the United States, the receipt of which is hereby acknowledged, does hereby remise, release, quitclaim and convey unto the Grantee all its rights, title, and interest in and to the real property situated in the County of Chelan, State of Washington, described as follows:

T. 23 N., R. 19 E., W.M. sec. 7, NEI/4SEI/4.

T. 24 N., R. 18 E., W.M. sec. 34, W1/2SE1/4.

Containing 120 acres, more or less.

TO HAVE AND TO HOLD the above-described real property unto Icicle Irrigation District and its successors and assigns forever, together with all hereditaments and appurtenances thereunto belonging.

IN WITNESS WHEREOF, the Grantor, by its duly authorized representative, has executed this deed pursuant to the delegation of authority promulgated in Title 7 CFR 2.60 and 49 FR 34283, August 29, 1984, on the day and year first above written.

UNITED STATES OF AMERICA

REAL ESTATE EXCISE TAX
EXEMPT

Chelan County Treasurer Robert H. May By

Deputy

CARLIN B. JACKSON
Director of Lands
Pacific Northwest Region

Forest Service U.S. Department of Agriculture

Page 1 of 2

600x 929 PAGE 496

d conditions.

ACKNOWLEDGMENT

State of OREGON

County of MULTNOMAH

On this 17th day of Wlymbl, 1969, before me a Notary Public within and for said State, personally appeared CARLIN B. JACKSON, Director of Lands, Pacific Northwest Region, Forest Service, Department of Agriculture, and the same person who executed the within and foregoing instrument, who, being by me duly sworn according to law, did say that said instrument was signed in behalf of the United States of America by its authority duly given and by him delivered as and for its act and deed. And he did further acknowledge that he executed said instrument as the free act and deed of the United States of America, for the purposes and consideration herein mentioned and set forth, and I do hereby so certify.

IN WITNESS WHEREOF, I have hereunto set ${\tt my}$ hand and affixed ${\tt my}$ official seal the day and year above written.



Notary Public for Residing at Post My Commission expires

Page 2 of 2

800K 929 MAGE 497

Form 1860-9 (November 1984)

The United States of America

To all to whom these presents shall come, Greeting:

OR 44205(W)

WHEREAS,

ICICLE IRRIGATION DISTRICT

FEE 9.00 PIONEER TITLE COMPANY AM 10 BOOK 229 COUNTY AUDITO

KENNETH C. HOUSDEN / TOHZE, WASH.

being the owner of certain tracts of land situated and included AUDITOR within the limits of to the Wenatchee National Foresty Washingtonsh. A has under provisions of the General Exchange Act of March 20, 1922, as amended (16 U.S.C. 485, 486); Alpine Lakes Area Management Act of July 12, 1976, (16 U.S.C. 1132); Federal Land Policy and Management Act of October 21, 1976, as amended (43 U.S.C. 1715, 1716, 1717); and the Weeks Law Act of March 1, 1911, as amended (16 U.S.C. 516), reconveyed and relinquished the said tracts to the United States of America and has, under provisions of the said Acts, selected in lieu thereof the following tracts of land:

Willamette Meridian, Chelan County, Washington

T. 24 N., R. 17 E., sec. 26, lots 2, 3 and 4 inclusive; sec. 28, SE1/4.

The area described contains 285.25 acres according to the official plats of the survey of the said land, on file in the Bureau of Land Management;

NOW KNOW YE, that there is, therefore, granted by the UNITED STATES OF AMERICA unto ICICLE IRRIGATION DISTRICT, the lands above described, together with all minerals; TO HAVE AND TO HOLD the said lands with all the rights, privileges, immunities, and appurtenances, of whatsoever nature thereunto belonging, unto the said ICICLE IRRIGATION DISTRICT, its successors and assigns, forever;

EXCEPTING AND RESERVING TO THE UNITED STATES from the lands so granted:

- A right-of-way thereon for ditches or canals constructed by the authority of the United States (Act of August 30, 1890, 43 U.S.C. 945).
- A right-of-way for all right, title and interest in the existing Icicle Creek Road No. 2451 over and across the E1/2SE1/4 of sec. 28, T. 24 N., R. 17 E., the easement being 80 feet in width, lying 40 feet on each side of the centerline. The centerline of the existing road is more particularly described as follows:

46-90-0006 Patent Number

800x 929 PAGE 493

Beginning at a point on the east line of said sec. 28, from which point the southeast section corner bears south, 2,020 feet more or less; thence in a southwesterly direction to a point on the west line of the E1/2SE1/4 of said sec. 28, from which point the southeast section corner bears N. 46 W., 1,848 feet more or less.

IT IS AGREED that Icicle Irrigation District and assigns shall have the right to use the road for all proper and lawful purposes as provided for in 36 CFR 212.8(c) subject to compliance with traffic control regulations as provided in 36 CFR 212.7(a)(1) and (2). The exercise of the rights herein granted shall be subordinate to any easement on said road subsequently granted by the United States to a public road agency for operation as a public highway.

Provided, that 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 Icicle Irrigation District, its successors or assigns, a statement in recordable form evidencing termination.

3. The interests, rights and privileges of both the United States and Joseph L. Hughes and the Pacific National Bank of Seattle as set forth in that certain easement for Icicle Creek Road No. 2451, dated October 17, 1967, and recorded as Auditor's File No. 688811 in Volume 602, Page 451, Chelan County, Washington, records, which interests, rights and privileges together with the right to construct, reconstruct, and maintain the road over and across NWI/4SEI/4 and SWI/4SEI/4 sec. 28, T. 24 N., R. 17 E., W.M., are herein reserved, except the United States does not reserve in this patent, the title to any timber within the road easement, but only the right to cut and deck for use of the landowner such timber as may be necessary to accommodate the construction and maintenance of the road on the reserved right-of-way. This reservation is made subject to the following terms, provisions, and conditions:

Joseph L. Hughes and The Pacific National Bank of Seattle and its assigns shall have the right to use for all useful purposes the road described above, subject to traffic control regulations as provided in 36 CFR 212.7(a) (1) and (2) and the bearing of road maintenance costs proportionate to use as provided in 36 CFR 212.7(d).

Patent Number 46-90-0006

800x 929 PAGE 494

Form 1860-10 (April 1988)

OR 44205(W)

Provided, that 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 Icicle Irrigation District, its successors or assigns, a statement in recordable form evidencing termination.

SUBJECT TO a Certificate of Water Rights in Icicle Creek and Snow Creek, a tributary to Icicle Creek, for 83.33 second feet issued to Icicle Irrigation District on September 18, 1934, and recorded in Volume F, page 2 of Water Right Certificates at Olympia, Washington. (Also affects intakes located in the NEI/4SEI/4, sec. 28, T. 24 N., R. 17 E., W.M.)



IN TESTIMONY WHEREOF, the undersigned authorized officer of the Bureau of Land Management, in accordance with the provisions of the Act of June 17, 1948 (62 Stat. 476), has, in the name of the United States, caused these letters to be made Patent, and the Seal of the Bureau to be hereunto affixed.

GIVEN under my hand, in Portland, Oregon
the Twentyseventh day of April
in the year of our Lord one thousand nine hundred and
Ninety and of the Independence of the
United States the two hundred and fourteenth

By Robert C. Malloha. Chief, Branch of Lands and

Patent Number _____46-90-0006

Minerals Operations

600k 929 PAGE 495

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PIONEER TITLE COMPANY
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KENNETH C. HOUSDIN
CHELAN COUNTY AUDITOR EASEMENT TERMINATION AGREEMENT
USWATCHES, WASH.

This agreement, made and entered into on the date last shown below, by and between the ICICLE IRRIGATION DISTRICT, a municipal corporation organized under the laws of the State of Washington, hereinafter referred to as "DISTRICT", and the UNITED STATES OF AMERICA acting by and through the U. S. Department of Agriculture, hereinafter referred to as "UNITED STATES",

WITNESSETH:

WHEREAS, DISTRICT and UNITED STATES have executed a certain land exchange agreement dated April 1, 1986 which is incorporated herein by this reference (hereinafter referred to as "Agreement" and,

WHEREAS, DISTRICT pursuant to the Agreement as conveyed by warranty deed certain real property in Chelan County, Washington to the UNITED STATES in which deed DISTRICT reserved certain easements and,

WHEREAS, DISTRICT and the UNITED STATES desire to set forth the terms and conditions on the basis of which the reserved easements shall terminate, now therefore,

In consideration of the agreement between DISTRICT and UNITED STATES and in consideration of the land exchange pursuant thereto and for valuable consideration, DISTRICT and the UNITED STATES agree as follows:

The easements reserved by DISTRICT in that certain warranty deed in which the DISTRICT conveyed certain real property in Chelan County, Washington to the UNITED STATES pursuant to the agreement shall be perpetual unless the DISTRICT, its successors and assigns, abandons DISTRICT facilities. NO ABANDONMENT for purposes of this agreement shall be deemed to have taken place unless the DISTRICT has ceased to use the interests in real property and easements, the water rights and the improvements to real property on an "as - needed" basis for five (5) consecutive years. In the event of such

BOOK 928 PAGE 612

Easement termination agreement -1-icju2 - 12/6/89

TERRENCE M. MCCAULEY
LAW OFFICES
100 NORTH DIVISION STREET
POST OFFICE BOX 836
CASHMERE, WASHINGTON 98815

State of Washington) County of Chelan I certify that I know or have satisfactory evidence that LYMAN B. BARDIN, KENT CHRISTENSEN, RALPH F. KIMMERLY and MONROE MASHBURN are the persons who appeared before me, and said persons acknowledged that they signed this instrument, on oath stated that they were authorized to execute the instrument and acknowledged it as the Directors and Secretary/Manager respectively of ICICLE IRRIGATION DISTRICT to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument. Dated this 3d day of April , 1989. Tue is M. Milanle
NOTARY PUBLIC for the State of Washington My Appointment Expires _ Mos 1, 1991 State of Washington 14 County of multismak I certify that I know or have satisfactory evidence that CARLIN B. JACKSON is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the Director of Lands, Pacific Northwest Region Forest Service, U.S. Department of Agriculture, to be the free and 18 voluntary act of such party for the uses and purposes mentioned in Dated this 27th day of hellember, 1989. the instrument. Therena a. Bowar NOTARY PUBLIC for the State of Washington My Appointment Expires 8/3/1/ BOOK 928 PAGE 614 TERRENCE M. MCCAULEY Easement termination agreement -3-

icju2 - 12/6/89

LAW OFFICES MORTH DIVISION STREET

POST OFFICE BOX 836
CASHMERE, WASHINGTON 96815

1	abandonment for five (5) consecutive years, the easements shall terminate.
3	Dated this day of, 1989:
4	ICICLE IRRIGATION DISTRICT
5	By:
R	Lymay B. Rudin
7	LYMAN B. BARDYN - Director
8	Kent Charten
9	KENT CHRISTENSEN - Director
10	RALPH F. KIMMERLY - Director
11	
12	Attest:
13	
14	MONROE MASHBURN - Secretary/Manager
15	
16	THE UNITED STATES OF AMERICA
17	By: Carlin B. Jackson
18	Director of Lands, Pacific Northwest Region Forest Service
19	U.S. Department of Agriculture
20	
21	
22	
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24	800x 928 PAGE 613
25	
	Easement termination agreement -2= icju2 - 12/6/89 TERRENCE M. MCCAULEY LAW OFFICES 100 North Division STREET POST OFFICE BOX 836 CASHMERE. WASHINGTON 98815 500-781 1037

Form 1860-9 (November 1984)

The United States of America

To all to whom these presents shall come, Greeting:

OR 44205(W)

FEE FOR REPORT

WHEREAS,

ICICLE IRRIGATION DISTRICT

BOOK 22 AM 10 NOWETH 3. NOUSDEN

BOOK 22 AM 10 NOWETH 3. NOUSDEN

BOOK 22 AM 10 NOWETH 3. NOUSDEN

BOOK 24 NOWETH 3. NOUSDEN

BOOK 25 NOWETH 3. NOUSDEN

BOOK 26 NOWETH 3. NOUSDEN

KENNETH 6. HOUSDEN NOWETH 3. NOUSDEN

WITCHES WASH.

BOOK 27 NOWETH 3. NOUSDEN

KENNETH 6. HOUSDEN NOUSDEN

KENNETH 6. HOUSDEN

KENNETH 6. HOU

Willamette Meridian, Chelan County, Washington

T. 24 N., R. 17 E., sec. 26, lots 2, 3 and 4 inclusive; sec. 28, SE1/4.

The area described contains 285.25 acres according to the official plats of the survey of the said land, on file in the Bureau of Land Management;

NOW KNOW YE, that there is, therefore, granted by the UNITED STATES OF AMERICA unto ICICLE IRRIGATION DISTRICT, the lands above described, together with all minerals; TO HAVE AND TO HOLD the said lands with all the rights, privileges, immunities, and appurtenances, of whatsoever nature thereunto belonging, unto the said ICICLE IRRIGATION DISTRICT, its successors and assigns, forever;

EXCEPTING AND RESERVING TO THE UNITED STATES from the lands so granted:

- A right-of-way thereon for ditches or canals constructed by the authority of the United States (Act of August 30, 1890, 43 U.S.C. 945).
- A right-of-way for all right, title and interest in the existing Icicle Creek Road No. 2451 over and across the E1/25E1/4 of sec. 28, T. 24 N., R. 17 E., the easement being 80 feet in width, lying 40 feet on each side of the centerline. The centerline of the existing road is more particularly described as follows:

46-90-0006 Patent Number

800x 929 PAGE 493

Beginning at a point on the east line of said sec. 28, from which point the southeast section corner bears south, 2,020 feet more or less; thence in a southwesterly direction to a point on the west line of the E1/2SE1/4 of said sec. 28, from which point the southeast section corner bears N. 46° W., 1,848 feet more are less

IT IS AGREED that Icicle Irrigation District and assigns shall have the right to use the road for all proper and lawful purposes as provided for in 36 CFR 212.8(c) subject to compliance with traffic control regulations as provided in 36 CFR 212.7(a)(1) and (2). The exercise of the rights herein granted shall be subordinate to any easement on said road subsequently granted by the United States to a public road agency for operation as a public highway.

Provided, that 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 Icicle Irrigation District, its successors or assigns, a statement in recordable form evidencing termination.

3. The interests, rights and privileges of both the United States and Joseph L. Hughes and the Pacific National Bank of Seattle as set forth in that certain easement for Icicle Creek Road No. 2451, dated October 17, 1967, and recorded as Auditor's File No. 688811 in Volume 602, Page 451, Chelan County, Washington, records, which interests, rights and privileges together with the right to construct, reconstruct, and maintain the road over and across NWI/4SE1/4 and SWI/4SE1/4 sec. 28, T. 24 N., R. 17 E., W.M., are herein reserved, except the United States does not reserve in this patent, the title to any timber within the road easement, but only the right to cut and deck for use of the landowner such timber as may be necessary to accommodate the construction and maintenance of the road on the reserved right-of-way. This reservation is made subject to the following terms, provisions, and conditions:

Joseph L. Hughes and The Pacific National Bank of Seattle and its assigns shall have the right to use for all useful purposes the road described above, subject to traffic control regulations as provided in 36 CFR 212.7(a) (1) and (2) and the bearing of road maintenance costs proportionate to use as provided in 36 CFR 212.7(d).

Patent Number 46-90-0006

800x 929 PAGE 494

Form 1860-10

OR 44205(W)

Provided, that 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 Icicle Irrigation District, its successors or assigns, a statement in recordable form evidencing termination.

SUBJECT TO a Certificate of Water Rights in Icicle Creek and Snow Creek, a tributary to Icicle Creek, for 83.33 second feet issued to Icicle Irrigation District on September 18, 1934, and recorded in Volume F, page 2 of Water Right Certificates at Olympia, Washington. (Also affects intakes located in the NEI/4SEI/4, sec. 28, T. 24 N., R. 17 E., W.M.)



[SEAL]

N TESTIMONY WHEREOF, the undersigned authorized officer of the Bureau of Land Management, in accordance with the provisions of the Act of June 17, 1948 (62 Stat. 476), has, in the name of the United States, caused these letters to be made Patent, and the Seal of the Bureau to be hereunto affixed.

GIVEN under my hand, in Portland, Oregon the Twentyseventh day of April in the year of our Lord one thousand nine hundred and Ninety and of the Independence of the United States the two hundred and fourteenth

By Robert C. Malloha.
Chief, Branch of Lands and
Minerals Convenience

Patent Number 46-90-0006

Minerals Operations
550% 929 PAGE 495

FILED FOR RECORD PIONEER TITLE COMPANY **SOMETH COMPANY

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BOOK 227 . ADE 446-57

KENNETH C. HOUSDEN

CHELAN COUNTY AUDITOR

WEHATCHEE, WASH.

OR 44205(W) Wenatchee #139

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THIS DEED, made this <u>27th</u> day of <u>Newmber</u>, 19<u>81</u>, between the UNITED STATES OF AMERICA, Grantor, acting herein by and through the Forest Service, United States Department of Agriculture, and ICICLE IRRIGATION DISTRICT, a municipal corporation organized and existing under the laws of the State of Washington and fully authorized to do business in the State of Washington, Grantee.

EXCHANGE DEED

MITNESSETH: That the Grantor, hereunto authorized by the Weeks Law Act approved March 1, 1911, (16 U.S.C. 516), the provisions of which have been complied with, for, and in consideration of the conveyance to it by the Grantee of lands in the County of Chelan, State of Washington, as stated in the deed to the United States, the receipt of which is hereby acknowledged, does hereby remise, release, quitclaim and convey unto the Grantee all its rights, title, and interest in and to the real property situated in the County of Chelan, State of Washington, described as follows:

Containing 120 acres, more or less.

TO HAVE AND TO HOLD the above-described real property unto Icicle Irrigation District and its successors and assigns forever, together with all hereditaments and appurtenances thereunto belonging.

IN WITNESS WHEREOF, the Grantor, by its duly authorized representative, has executed this deed pursuant to the delegation of authority promulgated in Title 7 CFR 2.50 and 49 FR 34283, August 29, 1984, on the day and year first above written.

UNITED STATES OF AMERICA

REAL ESTATE EXCISE TAX EXEMPT

Chelan County Treasurer Robert H. May

Deputy

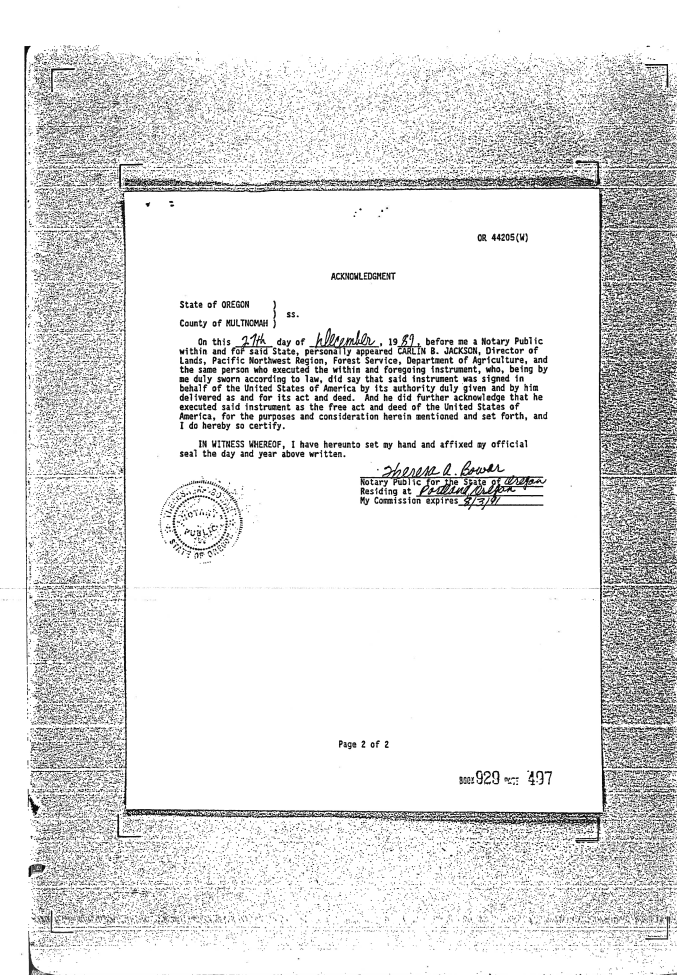
CARLIN B. JACKSON
Director of Lands

Morthwest Pacific Northwest Region

Forest Service U.S. Department of Agriculture

Page 1 of 2

600x 929 PAGE 496



OR 44205 (W) Wenatchee #139

REAL ESTATE EXCISE TAX EXEMPT Chelan County Treasurer Robert H. May

SPECIAL WARRANTY DEED

Deputy
ICICLE IRRIGATION DISTRICT, a municipal corporation organized and existing
under the laws of the State of Washington and fully authorized to do business
in the State of Washington, hereinafter called Grantor, for and in consideration of National Forest System land under the provisions of the General
Exchange Act of March 20, 1922 (42 Stat. 465, as amended; 16 U.S.C. 485, 486);
the Alpine Lakes Area Management Act of July 12, 1976 (90 Stat. 906; 16 U.S.C.
1132), the Federal Land Policy and Management Act of October 21, 1976 (90 Stat.
2755; 43 U.S.C. 1715, 1716, 1717); and the Weeks Law Act of March 1, 1911 (36
Stat., 961, as amended; 16 U.S.C. 516), which is of equal value to the land
herein conveyed, the receipt of which is hereby acknowledged, hereby grants,
bargains, sells, conveys and confirms to the UNITED STATES OF AMERICA, Grantee,
and its assigns, all interest in the following described real property,
including minerals, in the County of Chelan, State of Washington, except for
those encumbrances specifically set forth:

Willamette Meridian, Chelan County, Washington

T. 23 N., R. 16 E., sec. 5, lots 1 and 2; sec. 15, lots 1 and 2.

T. 23 N., R. 16 E.,
sec. 5, lots 1 and 2;
sec. 15, lots 1 and 2.

T. 24 N., R. 14 E.,
sec. 3, lots 17 thru 25, inclusive PHONEER TITLE COMPANY
sec. 3, lots 17 thru 25, inclusive PHONEER TITLE COMPANY
T. 24 N., R. 16 E.,
sec. 33, lot 1.

BOOK 99 1.00 505

EEI DFF RECORD
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River; THENCE N. 73° 33' 28" W., 400.00 feet along the north bank of the

Page 1 of 4

BOOK 929 PAGE 085

9005170061

THENCE N. 16⁹ 26' 32" E., 40.00 feet to a rebar with aluminum cap located on the north bank of said Icicle River; THENCE N. 28' 07' 10" W., 199.96 feet to a rebar with aluminum cap located on the southerly edge of said Icicle River Road right-of-way; THENCE S. 82' 28' 37" E., 137.81 feet along the southerly edge of said right-of-way; THENCE along the southerly edge of said right-of-way following a curve to the left having a radius length of 613.00 feet along an arc length of 51.77 feet to the POINT OF BEGINNING, as shown in that certain record of survey recorded on January 11, 1983, as Auditor's File No. 8301120006 in Book 14 of Surveys, at Page 80.

Containing 362.83 acres, more or less.

EXCEPTING AND RESERVING to the Grantor, its successors and assigns, a nonexclusive, perpetual easement across, through, along and upon the property described herein for the purposes of maintenance, repair, operation, modification, upgrading and replacement of all facilities presently located in or upon the property described herein, together with a nonexclusive right of ingress to and egress from all such facilities for all such purposes, in accordance with the Rules and Regulations of the Secretary of Agriculture, 36 CFR 251.17 and 251.18, attached hereto and made a part hereof, in such manner as not unreasonably to interfere with its use by the United States, its authorized users or assigns, or cause substantial injury thereto.

The Grantor may exercise the rights hereunder by any means reasonable for the purposes described, including but not limited to the use of motorized transportation and equipment, or aircraft. These rights include the right to regulate water level of all facilities located upon the property described herein. In performing maintenance, repair, operation, modification, upgrading and replacement of facilities located in or upon the property described herein, the Grantor will not without the prior written consent of the Forest Service, which consent shall not unreasonably be withheld, materially increase the size or scope of the facilities.

The United States of America shall charge no fee for the exercise of the rights reserved or granted hereunder, nor shall it require any further permission for the Grantor to exercise the rights granted or reserved herein.

Said easements shall be perpetual unless the Grantor, its successors and assigns, abandons such facilities. The United States of America acknowledges that the interests in real property, improvements to real property and water rights referred to in this Warranty Deed are used by the Grantor on an "as-needed" basis to supplement the water supply of the Grantor.

Termination of this easement will be according to terms and conditions set out in the "Easement Termination Agreement" dated December 27, 1989 and recorded on Man 9, 1990, as Auditor's File No. 900509031 in records of Chelan County, Washington. (Affects all parcels.)

Page 2 of 4

FURTHER EXCEPTING AND RESERVING to the Grantor, its successors and assigns, the right to overflow and inundate the bed and shore of Colchuck, Eight Mile and Klonaqua Lakes and further excepting and reserving to the Grantor all other water rights in favor of the Icicle Irrigation District, in accordance with the Rules and Regulations of the Secretary of Agriculture, 36 CFR 251.19, attached hereto and made a part hereof, including, but not limited to, the following:

- Rights granted by Commissioners of Public Lands, under that certain Application No. 12855 dated October 26, 1927, and recorded April 14, 1928, in volume 172 of Deeds, page 131 in the records of Chelan County, Washington, as Auditor's File No. 165072. (Affects secs. 5 and 15, T.23 N., R.16 E.; sec. 3, T.24 N., R.14 E., and sec. 33, T.24 N., R.16 E., W.M.).
- Water rights granted under Certificate of Water Right to use the waters of Klonaqua Lake for the purposes of irrigation under Appropriation Permit No. 827, entered of record in Volume 3, at Page 1227, on August 21, 1939.
- Water rights granted under Certificate of Water Right to use the waters of Eight Mile Lake for the purposes of irrigation under Appropriation Permit No. 828, entered of record in Volume 3, at Page 1228, on August 21, 1939.
- Water rights granted under Certificate of Water Right to use the waters of Colchuck Lake for the purposes of irrigation under Appropriation Permit No. 829, entered of record in Volume 3, at Page 1229, on August 21, 1939.
- Water rights granted in Icicle Creek and Snow Creek, a tributary of Icicle Creek, as noted in that certain Certificate of Mater Rights for 83.33 second feet issued to Icicle Irrigation District on September 18, 1934, and recorded in Volume F, Page 2 of Water Right Certificates at Olympia, Washington. (Also affects intakes located in the SWI/4SWI/4 sec. 27, T. 24 N., R. 17 E., W.M.)

SUBJECT TO:

- Easements for water pipeline and use incidental thereto over and across the eastern portion of NWI/4SWI/4 sec. 27, T. 24 N., R. 17 E., W.M., granted to the City of Leavenworth, a municipal corporation. Recorded February 25, 1964, under Auditor's No. 617729 in volume 657, page 54, and March 19, 1970, under Auditor's No. 698355 in volume 697, page 603, Chelan County.
- Shifting or change in the course of the ICICLE RIVER and rights of the State of Washington in and to that portion of said premises, if any, lying in the bed or former bed of the Icicle River, if it is navigable. Affects NWI/4SWI/4 sec. 27, T. 24 N., R. 17 E., W.M.

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800x 929 PAGE 087

The acquiring agency is the Forest Service, U.S. Department of Agriculture.

The Grantor for itself and for its successors in interest does by these presents expressly limit the covenants of the deed to those herein expressed, and excludes all covenants arising or to arise by statutory or other implication, and does hereby covenant that against all persons whomsoever lawfully claiming or to claim by, through or under said Grantor and not otherwise, Grantor will forever warrant and defend the said described real

Dated this 17th day of May

ICICLE IRRIGATION DISTRICT

ATTEST:

By Monroe Mashburn Title Secretary/Manager

ACKNOWLEDGMENT

STATE OF Washington

County of

On this 17th day of Man, 1970, before me the undersigned, a Notary Public in and for said State, personally appeared Lyman B. Bardin, Kent Christensen, Ralph F. Kimmerly, and Monroe Mashburn, known to me to be the Directors and Secretary/Manager, respectively, of the ICICLE IRRIGATION DISTRICT, the municipal corporation that executed the within and foregoing instrument, and acknowledged to me that such corporation executed the same.

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



Notary Public, for the State of Washington Residing at Leavenwork

My Commission Expires May 1, 1971

Page 4 of 4

6001929 PAGE 088

UNITED STATES DEPARTMENT OF AGRICULTURE FOREST SERVICE

RULES AND REGULATIONS OF THE SECRETARY OF AGRICULTURE GOVERNING THE GRANTOR'S RIGHT TO OCCUPY AND USE LANDS CONVEYED TO THE UNITED STATES

Code of Federal Regulations - Title 36 - Chapter II - Section 251.17

Except as otherwise provided in paregraph (h) of this section, in conveyances of lends to the United States under authorized programs of the Furest Service, where comers reserve the right to occupy and use the lend for the purposes of residence, agriculture, industry, or commerce, acid reservations shall be suiject to the following conditions, rules and regulation-which shall be expressed in and made a part of the dead of conveyance to the United States and such reversitions shall be exercised thereunder and in obedience thereast

- (a) Except when provided otherwise by statute, the reservation so created shall not be assigned, used, or occupied by anyone other than the grantor without the consent of the United States.
- (b) All reasonable precautions shall be taken by the greater and all persons acting for or claiming under bin to prevent and suppress forest fires upon or threatesing the premises or other adjacent lands of the United States, and eny persons falling to comply with this requirement shall be responsible for any damages autained by the United States by reason thereof.
- (c) The premises shall not be used or permitted to be used without the written consent of the United States, for eap purpose or purposes other than those specified in the instrument creating the reservation.
- (d) The grantor and all persons acting for or claiming wader him shall maintain the premises and all buildings and structures thereon in proper repair and anitation and shall comply with the National Forest laws and regulations and the laws and issuft orders of the State in which the premises are located.
- (e) Except when provided otherwise by statute, the resurvation shall terminate (1) upon the expiration of the period named in the deed; (2) upon failure for a portiod of more than one calendar year to use and occupy the premises for the purposes asmed in the deed; (3) by use and occupancy for unlawful purposes or for purposes other than those specified in the deed; and (4) by voluntary written retinquishment by the owner.
- (f) Upon the termination of the reservation the owners of personal propertyremaining on the premises shall reserve same within a period of three months, and all such property not so removed shall become the property of the United States except that when such removal is prevented by conditions beyond the control of the owners the period shall be extended in writing

by the Forest Service to allow a reasonable time for said removal, but is no event longer than one year.

- said removal, but is no event longer than one year.

 (g:) The said reservation shall be subject to righteners for the use of the United States or its permitters, upon, across, or through the said land, as may breasfare be required for the eraction, construction, maintenance, and operation of public utility systems over all or parts thereof, or for the construction and maintenance of any improvements accessary for the good administration and protection of the National Forests, and shall be subject to the right of officials or employees of the Forest Service to inspect the premises, or any part thereof, at all reasonable times and as often as deemed accessary in the performance of official duties in sespect to the premises.
- (h) The conditions, rules and regulations set forth in paragraphs (a) through (g) of this section shall not apply to reservations contained in conveyances of lands to the United States under the act of March 3, 1823, as anamed (43 Stat. 1183, 84 Stat. 82; 16 U.S.C. 845).

All regulations heretofore issued by the Secretary of Agriculture to govern the exercise of occupancy and use rights reserved in conveyances of lands to the United States under subnotized programs of the Forest Service shall continue to be affective in the cases to which they are applicable, but are hereby superseded as to occupancy and use rights hereafter reserved in conveyances under such programs.

(35 Stat. 961, as amended, 18 U.S.C. 513-518, 42 Stat. 465, as smended, 16 U.S.C. 605, 468, and 50 Stat. 525, as smended, 7 U.S.C. 1011, and 70 Stat. 1034, 7 U.S.C. 425a, 78 Stat: 890, 16 U.S.C. 1131-1135; 79 Stat. 433, 16 U.S.C. 460p—460p—5; 79 Stat. 293, 18 U.S.C. 460p—460p—9; 60 Stat. 190, 16 U.S.C. 460v—460v—5; 25 Stat. 910, 16 U.S.C. 460v—460v—8; 82 Stat. 910, 16 U.S.C. 1211-1249 and 82 Stat. 906, 16 U.S.C. 1211-1247

Done at Washington, D.C., this 30th day of December 1970.

T. K. COWDEN, Assistant Secretary of Agriculture.

(F.R. Doc. 71-132; Filed, Jan. 5, 1971; 8:49 a.m.)

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T.

EXHIBIT 10J-1

ROOK 929 PAGE .089

United States Department of Agriculture Forest Service

CONDITIONS, RULES AND REGULATIONS OF THE SECRETARY OF AGRICULTURE GOVERNING EXERCISE OF RIGHTS-OF-WAY RESERVED IN CONVEYANCES TO THE UNITED STATES OF AMERICA

Code of Federal Regulations - Title 36 - Chapter II - Section 251.18

This section governs the use, occupancy & operation of rights-of-way reserved by a grantor of lands to the U.S.

- (a) Brush and refuse resulting from the exercise of the right-of-way reservation shall be disposed of to the satisfaction of the Forest Officer in in charge.
- (b) Timber cut an destroyed in the exercise of the right-of-way reservation shall be paid for at the rates to be prescribed by the Forest Officer in charge, which rates shall be the usual stumpage prices charged in the locality in sales of National Forest timber of the same kind or species; for injury to timber, second growth, and reproduction, the amount of actual damage shall be ascertained by the Forest Supervisor according to the rules applicable in such cases.
- (c) All improvements built or maintained upon the right-of-way shall be kept in an orderly, safe and sanitary condition. Failure to maintain such conditions shall be cause for the termination of the reservation after 30 days' notice in writing to the occupant or user that unsatisfactory conditions exist and that the Department intends to terminate all rights under the reservation unless such conditions are forthwith corrected to the satisfaction of the Regional Forester.
- (d) Upon the abandonment of a reserved right-of-way, either by formal release, by termination, or by non-use for a period of 1 calendar year, all improvements thereon not the property of the United States shall be removed therefrom within 3 months from the date of the abandonment; otherwise, such improvements shall vest in and become the property of the United States.
- (e) All reasonable precautions to prevent and suppress forest fires shall be taken by the grantor and all persons acting for or claiming under him; suitable crossings shall be constructed by grantor and/or said persons where the reserved right-of-way intersects existing roads and trails; borrow pits shall not be opened outside of the immediate graded section except under a special-use permit from the Forest Supervisor.
- (f) Officers of the Forest Service shall have free ingress and egress on and over the reserved rights-of-way for all purposes necessary and incidental to the protection and administration of the National Forest.

(36 Stat. 962, as amended: 16 U.S.C. 518)

United Status Department of Agriculture Forest Service

CONDITIONS, RULES AND REGULATIONS OF THE SECRETARY OF AGRICULTURE GOVERNING EXERCISE OF MATER RIGHTS RESERVED BY THE GRANTOR OF LANDS CONVEYED TO THE UNITED STATES

Code of Federal Regulations - Title 36 - Chapter II - Section 251.19

This section governs the exercise of water and related rights reserved by the granter of land conveyed to the United States under the provisions of the act of March 1, 1911 (36 Stat. 961).

(a) All reasonable precautions shall be taken by the grantor and all persons acting for or claiming under him to prevent and suppress forest fires upon or threatening the premises or other adjacent lands of the United States, and any person failing to comply with this requirement shall be responsible for any damages sustained by the United States by reason thereof.

(b) All slash and debris resulting from the cutting and removal of timber shall be disposed of as directed by the Forest Officer in charge.

(c) flowage and reservoir areas shall be cleared of timber and debris, in a manner satisfactory to the Forest Supervisor, or in accordance with a special agreement approved by him. Timber cut and destroyed in the exercise of the reserved rights shall be paid for at rates to be prescribed by the Forest Officer in charge, which rate shall be the usual stumpage price charged in the locality.

(d) The water surface created shall be open to the Forest Service and its permittees when such use does not interfere with the original purpose of the development.

(e) The water surface shall be open to fishing by the public in accordance with State laws when such use does not interfere with the original purpose of the development.

(f) Plans for dams and supplemental structures, impounding or controlling more than 10 acre-feet of water or with a head in excess of 6 feet, shall be approved by the Regional Engineer of the Forest Service before construction shall begin.

(36 Stat. 962, as amended, 16 U.S.C. 518)

EXHIBIT 10J-5 (Rev. 7/26/88)

SGOK 929 PAGE 091

OR 44205 (W) Wenatchee #139 REAL ESTATE EXCISE TAX EXEMPT

SPECIAL WARRANTY DEED

Chelan County Treasurer Robert H. May

Deputy ICICLE IRRIGATION DISTRICT, a municipal corporation organized and existing under the laws of the State of Washington and fully authorized to do business in the State of Washington, hereinafter called Grantor, for and in considerin the State of Washington, hereinafter called Grantor, for and in consideration of National Forest System land under the provisions of the General Exchange Act of March 20, 1922 (42 Stat. 465, as amended; 16 U.S.C. 485, 486); the Alpine Lakes Area Management Act of July 12, 1976 (90 Stat. 906; 16 U.S.C. 1132), the Federal Land Policy and Management Act of October 21, 1976 (90 Stat. 2755; 43 U.S.C. 1715, 1716, 1717); and the Weeks Law Act of March 1, 1911 (36 Stat., 961, as amended; 16 U.S.C. 516), which is of equal value to the land herein conveyed, the receipt of which is hereby acknowledged, hereby grants, bargains, sells, conveys and confirms to the UNITED STATES OF AMERICA, Grantee, and its assigns, all interest in the following described real property, including minerals, in the County of Chelan, State of Washington, except for those encumbrances specifically set forth: those encumbrances specifically set forth:

Willamette Meridian, Chelan County, Washington

T. 23 N., R. 16 E sec. 5, lots 1 and 2; sec. 15, lots 1 and 2.

FEE 1300 RECORD T. 24 N., R. 14 E., Sec. 3, lots 17 thru 25, inclusive MAY 17 PM 2 55

T. 24 N., R. 16 E., Sec. 33, lot 1.

BOOK 99 - AGE -085-91

T. 24 N., R. 16 E., sec. 33, lot 1.

KENNETH C. HOUSDEN CHELAN COUNTY AUDITOR

T. 24 N., R. 17 E., Sec. 27, Part of the NW1/4SW1/4 described as follows: sec. 27, Part of the NWI/4SWI/4 described as follows:
BEGINNING at an aluminum monument, set on the southerly
edge of the Icicle River Road right-of-way as recorded
under Auditor's No. 692951 and 617768, and common with point
"A" as described in the City of Leavenworth deed, recorded
under Auditor's No. 698355, from said POINT OF BEGINNING the
west 1/4 corner of said section 27 bears N. 37 18' 55" W., West 1/4 Corner of Said Section 27 bears N. 3/ 10 33 w.,
718.59 feet.
THENCE S. 54⁰ 01' 45" E., 292.95 feet along line A-E of said City of
Leavenworth property to a rebar with aluminum cap;
THENCE S. 29⁰ 00' 59" E., 108.50 feet to an "X" on a boulder 2 feet
x 4 feet x 3 feet lying on the north bank of the Icicle River;
THENCE S. 16⁰ 26' 32" W., 40.00 feet to the center of the Icicle River; THENCE N. 73⁰ 33' 28" W., 400.00 feet along the north bank of the Icicle River;

Page 1 of 4

THENCE N. 16⁰ 26' 32" E., 40.00 feet to a rebar with aluminum cap located on the north bank of said Icicle River; THENCE N. 28° 07' 10" W., 199.96 feet to a rebar with aluminum cap located on the southerly edge of said Icicle River Road right-of-way; THENCE S. 82° 28' 37" E., 137.81 feet along the southerly edge of said right-of-way; THENCE along the southerly edge of said right-of-way following a curve to the left having a radius length of 613.00 feet along an arc length of 51.77 feet to the POINT OF BEGINNING, as shown in that certain record of survey recorded on January 11, 1983, as Auditor's File No. 8301120006 in Book 14 of Surveys, at Page 80.

Containing 362.83 acres, more or less.

EXCEPTING AND RESERVING to the Grantor, its successors and assigns, a nonexclusive, perpetual easement across, through, along and upon the property described herein for the purposes of maintenance, repair, operation, modification, upgrading and replacement of all facilities presently located in or upon the property described herein, together with a nonexclusive right of ingress to and egress from all such facilities for all such purposes, in accordance with the Rules and Regulations of the Secretary of Agriculture, 36 CFR 251.17 and 251.18, attached hereto and made a part hereof, in such manner as not unreasonably to interfere with its use by the United States, its authorized users or assigns, or cause substantial injury thereto.

The Grantor may exercise the rights hereunder by any means reasonable for the purposes described, including but not limited to the use of motorized transportation and equipment, or aircraft. These rights include the right to regulate water level of all facilities located upon the property described herein. In performing maintenance, repair, operation, modification, upgrading and replacement of facilities located in or upon the property described herein, the Grantor will not without the prior written consent of the Forest Service, which consent shall not unreasonably be withheld, materially increase the size or scope of the facilities.

The United States of America shall charge no fee for the exercise of the rights reserved or granted hereunder, nor shall it require any further permission for the Grantor to exercise the rights granted or reserved herein.

Said easements shall be perpetual unless the Grantor, its successors and assigns, abandons such facilities. The United States of America acknowledges that the interests in real property, improvements to real property and water rights referred to in this Warranty Deed are used by the Grantor on an "as-needed" basis to supplement the water supply of the Grantor.

Termination of this easement will be according to terms and conditions set out in the "Easement Termination Agreement" dated December 27, 1989 and recorded on Man 9, 1990, as Auditor's File No. 900509031 in records of Chelan County, Washington. (Affects all parcels.)

Page 2 of 4

FURTHER EXCEPTING AND RESERVING to the Grantor, its successors and assigns, the right to overflow and inundate the bed and shore of Colchuck, Eight Mile and Klonaqua Lakes and further excepting and reserving to the Grantor all other water rights in favor of the Icicle Irrigation District, in accordance with the Rules and Regulations of the Secretary of Agriculture, 36 CFR 251.19, attached hereto and made a part hereof, including, but not limited to, the following:

- Rights granted by Commissioners of Public Lands, under that certain Application No. 12855 dated October 26, 1927, and recorded April 14, 1928, in volume 172 of Deeds, page 131 in the records of Chelan County, Washington, as Auditor's File No. 165072. (Affects secs. 5 and 15, T.23 N., R.16 E.; sec. 3, T.24 N., R.14 E., and sec. 33, T.24 N., R.16 E., W.M.).
- Water rights granted under Certificate of Water Right to use the waters of Klonaqua Lake for the purposes of irrigation under Appropriation Permit No. 827, entered of record in Volume 3, at Page 1227, on August 21, 1939.
- Water rights granted under Certificate of Water Right to use the waters of Eight Mile Lake for the purposes of irrigation under Appropriation Permit No. 828, entered of record in Volume 3, at Page 1228, on August 21, 1939.
- Water rights granted under Certificate of Water Right to use the waters of Colchuck Lake for the purposes of irrigation under Appropriation Permit No. 829, entered of record in Volume 3, at Page 1229, on August 21, 1939.
- Water rights granted in Icicle Creek and Snow Creek, a tributary of Icicle Creek, as noted in that certain Certificate of Water Rights for 83.33 second feet issued to Icicle Irrigation District on September 18, 1934, and recorded in Volume F, Page 2 of Water Right Certificates at Olympia, Washington. (Also affects intakes located in the SW1/4SW1/4 sec. 27, T. 24 N., R. 17 E., W.M.)

SUBJECT TO:

- Easements for water pipeline and use incidental thereto over and across the eastern portion of NW1/4SW1/4 sec. 27, T. 24 N., R. 17 E., W.M., granted to the City of Leavenworth, a municipal corporation. Recorded February 25, 1964, under Auditor's No. 617729 in volume 657, page 54, and March 19, 1970, under Auditor's No. 698355 in volume 697, page 603, Chelan County.
- Shifting or change in the course of the ICICLE RIVER and rights of the State of Washington in and to that portion of said premises, if any, lying in the bed or former bed of the Icicle River, if it is navigable. Affects NW1/4SW1/4 sec. 27, T. 24 N., R. 17 E., W.M.

Page 3 of 4

OR 44205(W) The acquiring agency is the Forest Service, U.S. Department of Agriculture. The Grantor for itself and for its successors in interest does by these presents expressly limit the covenants of the deed to those herein expressed, and excludes all covenants arising or to arise by statutory or other implication, and does hereby covenant that against all persons whomsoever lawfully claiming or to claim by, through or under said Grantor and not otherwise, Grantor will forever warrant and defend the said described real ICICLE IRRIGATION DISTRICT ATTEST: By Monroe Mashburn Title_Secretary/Manager ACKNOWLEDGMENT STATE OF Washington County of On this 17H day of Man , 1990, before me the undersigned, a Notary Public in and for said State, personally appeared Lyman Bardin, Kent Christensen, Ralph F. Kimmerly, and Monroe Mashburn, known to me to be the Directors and Secretary/Manager, respectively, of the ICICLE IRRIGATION DISTRICT, the municipal corporation that executed the within and foregoing instrument, and acknowledged to me that such corporation executed the same. IN WITNESS WHEREOF, I have hereunto set $\mbox{\it my}$ hand and affixed $\mbox{\it my}$ official seal the day and year first above written. Notary Public for the State of Washington Residing at Lawrence May 1,1971 Page 4 of 4 ROOM 929 PAGE 088

-11

UNITED STATES DEPARTMENT OF AGRICULTURE FOREST SERVICE

RULES AND REGULATIONS OF THE SECRETARY OF AGRICULTURE GOVERNING THE GRANTOR'S RIGHT TO OCCUPY AND USE LANDS CONVEYED TO THE UNITED STATES

Code of Federal Regulations - Title 36 - Chapter II - Section 251.17

Except as otherwise provided in paragraph (h) of this section, in conveyances of lands to the United States under authorized programs of the Forest Service, where owners reserve the right to occupy and use the land for the purposes of residence, agriculture, industry, or commerce, said reservations shall be autifact to the following conditions, rules and regulation-which shall be expressed in and made a part of the dead of conveyance to the United States and such revervations shall be exercised thereunder and in obe-dience thereto:

- (a) Except when provided otherwise by statute, the reservation so created shall not be assigned, used, or occupied by anyone other than the grantor without the consent of the United States.
- (b) All reasonable precautions shall be taken by the grantor and all persons acting for or claiming under him to prevent and suppress forest fires upon or threatening the premises or other adjacent lands of the United States, and any persons failing to comply with this requirement shall be responsible for any damages sustained by the United States by reason thereof.
- (c) The premises shall not be used or permitted to be used without the written consent of the United States, for any purpose or purposes other than those specified in the instrument creating the reservation.
- (d) The granter and all persons acting for or claiming under him shall maintain the premises and all buildings and attructures thereon in proper repair and sanitation and shall comply with the National Forest laws and regulations and the laws and lawful orders of the State in which the premises are located.
- (e) Except when provided otherwise by statute, the reservation shall terminate (1) upon the expiration of the period named in the deed; (2) upon failure for a ported of more than one calendar yest to use and occupy the premises for the purposes named in the deed; (3) by use and occupancy for unlawful purposes or for purposes other than those specified in the deed; and (4) by voluntary written relinquishment by the owner.
- (f) Upon the termination of the reservation the owners of personal property remaining on the premises shall remove same within a period of three months, and all such property not so removed shall become the property of the United States except that when such removal is prevented by conditions beyond the control of the owners the period shall be extended in writing

by the Forest Service to allow a reasonable time for asid removal, but in no event longer than one year.

- (n) The said reservation shall be subject to rightsof-way for the use of the United States or its permittees, upon, across, or through the said land, as may
 breafter be required for the exection, construction,
 maintenances, and operation of public utility systems
 over all or parts thereof, or for the construction and
 maintenance of any improvements accessary for the
 good administration and protection of the National
 Forests, and shall be subject to the right of official
 or employees of the Forest Service to inspect the premises, or any part thereof, at all reasonable times and
 as often as deemed necessary in the performance of
 official duties in respect to the premises.
- (h) The conditions, rules and regulations set forth in paragraphs (a) through (g) of this section shall not apply to reservations contained in conveyances of lands to the United States under the act of March 3, 1923, as amended (43 Stat. 1188, 64 Stat. 82; 16 U.S.C. 355).
- All regulations heretofore issued by the Secretry of Agriculture to govern the exercise of occupancy and use rights reserved in conveyances of lands to the United States under authorized programs of the Forest Service shall continue to be effective in the cases to which they are applicable, but are hereby superseded as to occupancy and use rights hereafter reserved in conveyances under such programs.
- (36 Stat. 961, as amended, 18 U.S.C. 513-518, 42 Stat. 465, as amended, 16 U.S.C. 485, 466, and 50 Stat. 525, as amended, 7 U.S.C. 1011, and 70 Stat. 1034, 7 U.S.C. 426a, 78 Stat: 890, 16 U.S.C. 1131-1135; 79 Stat. 843, 16 U.S.C. 460p-460p-5; 79 Stat. 1295, 18 U.S.C. 460q-460q-9; 80 Stat. 190, 16 U.S.C. 460v-460r-5; 82 Stat. 910, 16 U.S.C. 460v-460r-5; 82 Stat. 910, 16 U.S.C. 1211-1249 and 82 Stat. 906, 16 U.S.C. 1271-1287)

Done at Washington, D.C., this 30th day of De-

T. K. COWDEN, Assistant Secretary of Agriculture.

(F.R. Doc. 71-132; Filed, Jan. 5, 1971; 6:49 a.m.)

M09-31 (F/M8

BOOK 929 PAGE .089

-517

EXHIBIT 10J-1

United States Department of Agriculture Forest Service

CONDITIONS, RULES AND REGULATIONS OF THE SECRETARY OF AGRICULTURE GOVERNING EXERCISE OF RIGHTS-OF-WAY RESERVED IN CONVEYANCES TO THE UNITED STATES OF AMERICA

Code of Federal Regulations - Title 36 - Chapter II - Section 251.18

This section governs the use, occupancy & operation of rights-of-way reserved by a grantor of lands to the U.S.

- (a) Brush and refuse resulting from the exercise of the right-of-way reservation shall be disposed of to the satisfaction of the Forest Officer in in charge.
- (b) Timber cut an destroyed in the exercise of the right-of-way reservation shall be paid for at the rates to be prescribed by the Forest Officer in charge, which rates shall be the usual stumpage prices charged in the locality in sales of National Forest timber of the same kind or species; for injury to timber, second growth, and reproduction, the amount of actual damage shall be ascertained by the Forest Supervisor according to the rules applicable in such cases.
- (c) All improvements built or maintained upon the right-of-way shall be kept in an orderly, safe and sanitary condition. Failure to maintain such conditions shall be cause for the termination of the reservation after 30 days' notice in writing to the occupant or user that unsatisfactory conditions exist and that the Department intends to terminate all rights under the reservation unless such conditions are forthwith corrected to the satisfaction of the Regional Forester.

- (d) Upon the abandonment of a reserved right-of-way, either by formal release, by termination, or by non-use for a period of I calendar year, all improvements thereon not the property of the United States shall be removed therefrom within 3 months from the date of the abandonment; otherwise, such improvements shall vest in and become the property of the United States.
- (e) All reasonable precautions to prevent and suppress forest fires shall be taken by the grantor and all persons acting for or claiming under him; suitable crossings shall be constructed by grantor and/or said persons where the reserved right-of-way intersects existing roads and trails; borrow pits shall not be opened outside of the immediate graded section except under a special-use permit from the forest Supervisor.
- (f) Officers of the Forest Service shall have free ingress and egress on and over the reserved rights-of-way for all purposes necessary and incidental to the protection and administration of the National Forest.

(36 Stat. 962, as amended; 16 U.S.C. 518)

United States Department of Agriculture Forest Service

CONDITIONS, RULES AND REGULATIONS OF THE SECRETARY OF AGRICULTURE GOVERNING EXERCISE OF WATER RIGHTS RESERVED BY THE GRANTOR OF LANDS CONVEYED TO THE UNITED STATES

Code of Federal Regulations - Title 36 - Chapter II - Section 251.19

This section governs the exercise of water and related rights reserved by the grantor of land conveyed to the United States under the provisions of the act of March 1, 1911 (36 Stat. 961).

(a) All reasonable precautions shall be taken by the grantor and all persons acting for or claiming under him to prevent and suppress forest fires upon or threatening the premises or other adjacent lands of the United States, and any person failing to comply with this requirement shall be responsible for any damages sustained by the United States by reason thereof.

(b) All slash and debris resulting from the cutting and removal of timber shall be disposed of as directed by the Forest Officer in charge.

(c) flowage and reservoir areas shall be cleared of timber and debris, in a manner satisfactory to the Forest Supervisor, or in accordance with a special agreement approved by him. Timber cut and destroyed in the exercise of the reserved rights shall be paid for at rates to be prescribed by the forest Officer in charge, which rate shall be the usual stumpage price charged in the locality.

(d) The water surface created shall be open to the Forest Service and its permittees when such use does not interfere with the original purpose of the development.

(e) The water surface shall be open to fishing by the public in accordance with State laws when such use does not interfere with the original purpose of the development.

(f) Plans for dams and supplemental structures, impounding or controlling more than 10 acre-feet of water or with a head in excess of 6 feet, shall be approved by the Regional Engineer of the Forest Service before construction shall begin.

(36 Stat. 962, as amended, 16 U.S.C. 518)

EXHIBIT 10J-5 (Rev. 7/26/88)

BOOK 929 PAGE 091

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DECISION MEMO

ISSUANCE OF A CONDITIONAL PERMANENT EASEMENT FOR THE ICICLE IRRIGATION DISTRICT

USDA FOREST SERVICE Region 6 Wenatchee National Forest Chelan County, Washington

The Forest Service has received an application from Icicle Irrigation District for the issuance of a conditional permanent easement for an agricultural irrigation and/or livestock watering system on National Forest System lands. This system is located within Sections 10 and 15, T. 23 N., R.16 E., Section 3, T. 24 N., R. 14 E., and Sections 22 and 27, T. 25 N., R. 13 E., and is used to divert, store and transport water for agricultural irrigation and/or livestock watering purposes from National Forest System land, to non Federal land owned by the applicant.

The Act of October 27, 1986 directs the Secretary of Agriculture (through the Forest Service) to issue conditional permanent easements to all who apply for and meet specific qualifying criteria in the Act. The Forest Service has reviewed the application submitted in this particular case, and has found that it meets the criteria identified in the Act. Therefore, pursuant to that Act, the applicant is entitled to the issuance of an easement.

The Forest Service has conducted an environmental analysis of the use and occupancy of National Forest System land included in this application. That analysis included a public notice and comment period, during which the agency disclosed to the public that the standard terms and conditions of the easement itself should be adequate to protect National Forest System lands and resources in a manner consistent with the standards and guidelines in the amended Wenatchee National Forest Land and Resource Management Plan.

It is my decision to respond to this application with the issuance of the Agricultural Irrigation and Livestock Watering System Easement (Form FS-2700-9a). The subject facilities use and occupy 12.30 acres of National Forest System lands, have been in place for more than 25 years, and have an existing water right. Operation and maintenance will be done in accordance with applicable Federal, State, and local laws and no extension or enlargement of the system is allowed.

Therefore, I have determined that, consistent with agency policy at Chapt. 31.2, category 7, of Forest Service Handbook 1909.15, this is an action which has been categorically excluded from documentation in an environmental assessment or environmental impact statement.

This decision is not subject to appeal pursuant to 36 CFR 215.8(a)(4). Implementation will occur upon completion of the easement documentation. For further information about this project, contact Steve Johnson at Wenatchee National Forest, Supervisor's Office, 215 Melody Lane, Wenatchee, WA 98801, (509) 664-2789.

KIMBERLY EVART BOWN

Director of Recreation, Lands, Mineral Resources

0 00

Date

U. S. DEPARTMENT OF AGRICULTURE Forest Service	Holder No.	Issue Date	Expir. Date	
AGRICULTURE IRRIGATION	Type Site 9 1 6	Authority 676	Auth. Type 10	
AGRICULTORE MATERING AND LIVESTOCK WATERING SYSTEM EASEMENT Act of October 21, 1976, Act of October 27, 1986 (Pub. L. 99-545), 36 CFR 251, Subpart B	Region/Forest 0 6/ 1 7/ 0 7	/District	State/County 5 3/007	
	Cong. Dist.	Latitude 4 7-3 8-2 6	Longitude 1 2 0-0 7-1 6	

, 19, by the UNITED STATES OF AMERICA, THIS EASEMENT, is issued this 6 day of Junuary acting by and through the Forest Service, Department of Agriculture, hereinafter called Grantor, to ICICLE IRRIGATION DISTRICT, of the State of Washington hereinafter called the Holder(s).

WHEREAS, the Holder has applied for an easement under Section 501 of the Federal Land Policy and Management Act of October 21, 1976, as amended by P. L. 99-545 (90 Stat. 2743; 43 U.S.C. 1761), for agricultural irrigation or livestock watering system facilities located on lands owned by the United States on the Wenatchee National Forest, in the County of Chelan, State of Washington.

WITNESSETH

WHEREAS, upon acceptance of this easement the Holder relinquishes all right, title, and interest in and to any easement issued for the same lands by the United States by any previous grant or permit.

NOW THEREFORE, the United States does hereby grant, subject to valid existing rights, an easement for occupancy with water conveyance system facilities of lands shown on the plat contained in Exhibit "A", attached hereto and incorporated herein, as provided by the Holder and hereby accepted by the Authorized Officer.

This easement is issued subject to the following terms, provisions, and conditions applicable to the Holder, its permittees, contractors, assignees, and successors in interest.

- 1. AUTHORIZED USE. This easement authorizes only the right-of-way and water conveyance system facilities as constructed and operated on October 21, 1976, as specified herein.
- 2. EXTENSIONS or ENLARGEMENTS. This easement does not authorize extensions or enlargements of the water conveyance system.
 - 3. FEES. This easement is issued free of charge.
- 4. TRANSFERABILITY. This easement is fully transferable provided the water conveyance system facilities are used for agricultural irrigation or livestock watering. Holder shall notify Grantor within sixty (60) days of any address change or change in ownership.
- 5. TENURE. This easement shall continue for as long as the above described lands and water conveyance system facilities are used, operated, and maintained in accordance with the terms and conditions herein described.

- a. Holder agrees to operate and maintain the facilities and use the authorized easement in accordance with 6. OPERATION and MAINTENANCE. applicable Federal, State, and local laws, regulations, and standards.
 - b. Holder shall notify, consult with, and obtain concurrence of the Grantor for operation and maintenance of the authorized facilities.
 - c. Holder agrees to install and maintain an operable headgate at each diversion structure. Such headgate shall be capable of controlling the amount of water entering the system.
 - d. Holder will not use fire or herbicides on the authorized right-of-way except as permitted in writing by the Grantor.

- a. Except for emergency repairs required to protect the environment, property of the United States, or public 7. EMERGENCY REPAIRS. health and safety, the Holder may not use materials on National Forest System lands outside the easement prior to obtaining written authorization and paying for the materials to be used. Holder's use of material within the easement is limited to maintenance of the water conveyance system facility.
 - b. If the water conveyance system facilities authorized by this Easement are allowed to deteriorate to the point of threatening persons or property, and the Holder, after notification by the Grantor, refuses to perform the repairs and maintenance required to remove the threat to persons or property, Grantor shall have the right to undertake such repair and maintenance and to assess the Holder for the costs of such repair and maintenance, regardless of whether Grantor had required the Holder to furnish a bond or other security.
- 8. INDEMNIFICATION. Holder shall indemnify the United States against liability for any and all injury, loss, or damage, including fire suppression costs, that the United States may suffer as a result of claims, demands, losses, or judgements caused by the Holder's use or occupancy under this easement.
- 9. LIABILITY. Holder is liable for and agrees to repair damage to National Forest System lands caused by Holder's negligence, intentional acts, or of failure to comply with the terms and conditions of this easement or of any law or regulation applicable to the National Forests.
- 10. SITE RESTORATION. Holder shall, upon termination of this easement, stabilize the site as required by the Grantor. If Holder does not stabilize the site, the Holder agrees to pay the costs of such stabilization if undertaken by the Grantor.

11. SPECIAL PROVISIONS.

The foregoing notwithstanding, this easement is granted subject to the following reservations by Grantor, for itself, its permittees, contractors, and assigns.

- A. NONEXCLUSIVE USE. The Grantor reserves the right to use or permit others to use the easement area, provided such use does not unreasonably interfere with the rights and privileges hereby authorized.
- B. TERMINATION. This easement may be terminated with consent of Holder, or if Holder fails to exercise the rights and privileges authorized for any continuous period of five (5) years or more. This easement expires according to its terms if Holder uses the water conveyance system for any purpose other than agricultural irrigation or livestock watering. Grantor may take action to terminate this easement under 7 CFR 1.130 - 1.151, for noncompliance with applicable statutes and regulations, or the terms and conditions of this easement.

ACCEPTANCE On this 28th day of September, 1922, I, the undersigned Holder have read, understand, and accept the terms and conditions of this easement.

Holder

The following certificate shall be executed by the Vice President of the Corporation:

I, Ralph Kimmerly, certify that I am the Vice President of the Corporation that accepted the above easement; that Joel J. Teeley, who signed said easement on behalf of said Corporation was then Secretary/Manager of said Corporation; that I know his/her signature, and that his/her signature on said easement is genuine; and that said easement was duly signed, sealed, and attested to for and on behalf of said Corporation by authority of its governing body.

(CORPORATE SEAL)

Vice President

IN WITNESS WHEREOF, the Secretary of Agriculture by the Director of Recreation, Lands, and Mineral Resources, Forest Service, has executed this easement pursuant to delegation of authority specified in 7 CFR 2.60 and 36 CFR 251.52 and the delegation of authority by the Regional Forester published June 23, 1997 (62 F.R. 33826) on the day and year first above written.

UNITED STATES OF AMERICA

Kimberly Evart Bown, Director, RLM

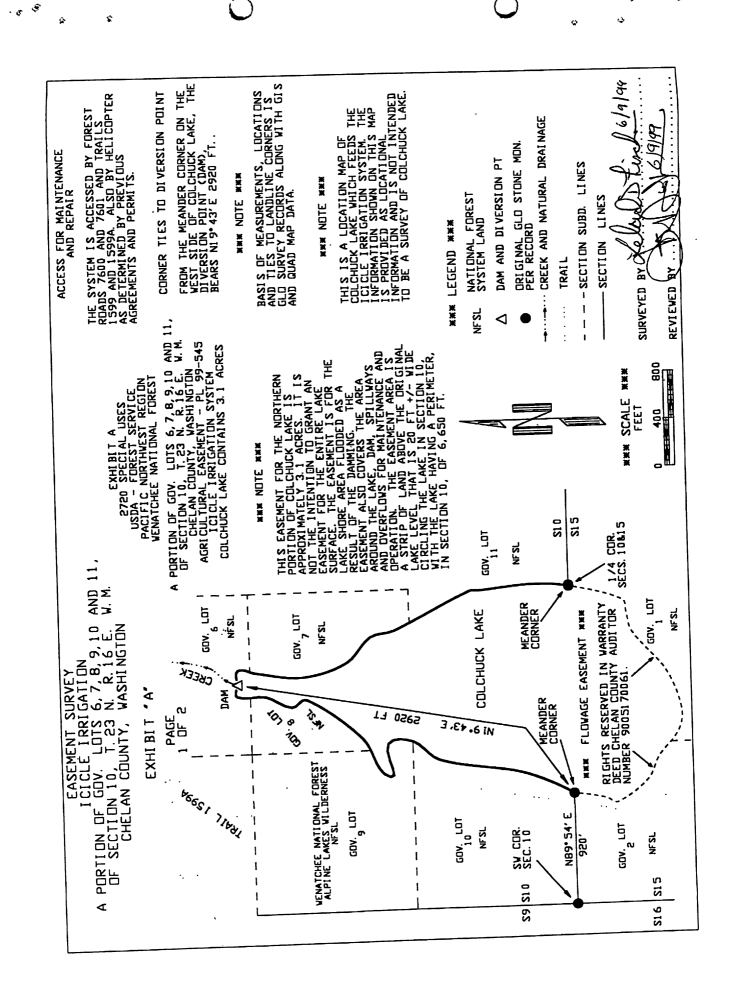
Recreation, Lands and Mineral Resources

Pacific Northwest Region

USDA Forest Service

ACKNOWLEDGMENT

STATE OF (Contraction)
County of Multhomal)ss.
On this 6 H day of Source 192000, before me, the undersigned, a Notary Public in and for said State On this 6 H day of Source 192000, before me, the undersigned, a Notary Public in and for said State Director of Recreation, Lands, and Minera
personally appeared Almaret of Agriculture, the same person who executed the
instrument on behalf of the United States of America by its authority duly and instrument as the free act and deed
instrument on behalf of the United States of America by its authority duly given and by inhibition of the United States of America, for the purposes and consideration herein mentioned and set forth, and I do hereby of the United States of America, for the purposes and consideration herein mentioned and set forth, and I do hereby
of the United States of America, for the purposes and consideration and an arrangement of the United States of America, for the purposes and consideration are a second and a second a second and a second a second and a second a second and a second a second and a second a second and a second a second and a second a second and a second and a second a second
so certify.
IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year first above written.
OFFICIAL SEAL LOUISA HERRERA NOTARY PUBLIC-OREGON COMMISSION NO. 327916 MY COMMISSION EXPIRES OCT. 10, 2003 MY COMMISSION EXPIRES OCT. 10, 2003 MY COmmission Expires My Commission Expires 10/10/2003
According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid according to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid according to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid according to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid according to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid according to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of the paper which the paper which the paper which according to the paper which the paper which the paper which according to the paper which the
This information is needed by the Forest Service to evaluate requests to use National Forest System lands and manage those lands to protect natural resources, administer the use, and ensure public health and safety. This information is required to obtain or retain a benefit. The natural resources, administer the use, and ensure public health and safety. This information is required to obtain or retain a benefit. The natural resources, administer the use, and ensure public health and safety. This information is required to obtain or retain a benefit. The natural resources, administer the use, and ensure public health and safety. This information is required to obtain or retain a benefit. The natural resources Act of 1897 and the Federal Land Policy and Management Act of 1976, which authorize the Secretary of Agriculture to promulgate rules and regulations for authorize the Act, Mineral Leasing Act, Alaska Term Permit statutes, along with the Term Permit Act, National Forest Ski Area Permit Act, Granger-Thye Act, Mineral Leasing Act, Alaska Term Permit Statutes, along with the Term Permit Act, National Forest Roads and Trails Act, Act of November 16, 1973, Archeological Resources Act, Act of September 3, 1954, Wilderness Act, National Forest Roads and Trails Act, Act of November 16, 1973, Archeological Resources Protection Act, and Alaska National Interest Lands Conservation Act, authorize the Secretary of Agriculture's regulations at 36 Agriculture to issue authorizations for the use and occupancy of National Forest System lands. The Secretary of Agriculture's regulations at 36 CFR Part 251, Subpart B, establish procedures for issuing those authorizations.
The Privacy Act of 1974 (5 U.S.C. 552a) and the Freedom of Information Act (5 U.S.C. 552) govern the confidentiality to be provided for information received by the Forest Service.
Public reporting burden for this collection of information, if requested, is estimated to average 1 hour per response for annual financial Public reporting burden for this collection of information, and/or maintenance plan; average 1 hour per response for inspection information; average 1 hour per response to prepare or update operation and/or maintenance plan; average 1 hour per response for inspection information; average of 1 hour for each request that may include such things as reports, logs, facility and user information, sublease reports; and an average of 1 hour for each request that may include such things as reports, logs, facility and user information, sublease reports; and an average of 1 hour for each request that may include such things as reports, logs, facility and user information, sublease reports; and an average of 1 hour for each request that may include such things as reports, logs, facility and user information, sublease reports; and an average of 1 hour for each request that may include such things as reports, logs, facility and user information, sublease reports, logs, facility and user information, inspection of information. Send comments reports, logs, facility and user information, sublease reports, logs, facility and user informa
Certified correct as to consideration, conditions, and descriptions



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EASEMENT SURVEY ICICLE IRRIGATION ION OF GOV. LOTS 1, 2, 3, 4 AND 5 OF SECTION 22, AND A PORTION OF GOV. LOT 1 OF SECTION 27, T. 25 N. R. 13 E. W. M. A PORTION OF GOV. EXHIBIT A 2720 SPECIAL USES
USDA - FOREST SERVICE
PACIFIC NORTHWEST REGION
WENATCHEE NATIONAL FOREST CHELAN COUNTY, WASHINGTON EXHIBIT "A" PAGE A PORTION OF GOV. LOTS 1, 2, 3, 4 AND 5
OF SECTION 22, AND
A PORTION OF GOV. LOT 1 OF SECTION 27,
T. 25 N. R. 13 E. W. M.
CHELAN COUNTY, WASHINGTON
AGRICULTURAL EASEMENT - PL 99-545
ICICLE IRRIGATION SYSTEM
SQUARE LAKE CONTAINS 4.8 ACRES 2 OF 2 MMM NOTE MMM THIS EASEMENT FOR SQUARE LAKE
IS APPROXIMATELY 4.8 ACRES. IT
IS NOT THE INTENTION TO GRANT
AN EASEMENT FOR THE ENTIRE LAKE
SURFACE. THE EASEMENT IS FOR THE
LAKE SHORE AREA FLOODED AS A
RESULT OF THE DAMMING. THE
EASEMENT ALSO COVERS THE AREA
AROUND THE LAKE, DAM, SPILLWAYS
AND OVERFLOWS FOR MAINTENANCE AND
OPERATION. THE EASEMENT AREA IS
A STRIP OF LAND ABOVE THE ORIGINAL
LAKE LEVEL THAT IS 20 FT +/- WIDE
CIRCLING THE LAKE, WITH THE LAKE
HAVING A PERIMETER OF 10,400 FT. MMM NOTE MMM ACCESS FOR MAINTENANCE AND REPAIR BASIS OF MEASUREMENTS, LOCATIONS AND TIES TO LANDLINE CORNERS IS THE SYSTEM IS ACCESSED BY FOREST ROAD 7600 AND TRAILS 1551 AND 1567. ALSO BY HELICOPTER AS DETERMINED GLO SURVEY RECORDS ALONG WITH GIS AND QUAD MAP DATA. BY PREVIOUS AGREEMENTS AND PERMITS. WENATCHEE NATIONAL FOREST ALPINE LAKES WILDERNESS NFSL CORNER TIES TO DIVERSION POINT FROM THE SOUTH 1/4 CORNER OF SECTION 22 THE DIVERSION POINT (DAM), BEARS N26°54'E 1800 FT.. GOV. LOT GOV. LOT NFSL MMM NOTE MMM TRAIL 1567 THIS IS A LOCATION MAP OF SQUARE LAKE WHICH FEEDS THE ICICLE IRRIGATION SYSTEM. THE INFORMATION SHOWN ON THIS MAP IS PROVIDED AS LOCATIONAL INFORMATION AND IS NOT INTENDED TO BE A SURVEY OF SQUARE LAKE. DAM PROSPECT SCALE *** CREEK FEET GOV. LOT 400 800 NFSL GDV. LOT NFSL 1/ 1/4 COR. SECS. 22&27 *** LEGEND *** ίστ_ι NATIONAL FOREST 252 SECTION LINE SYSTEM LAND S27 ORIGINAL GLO CORNER STONE MONUMENT PER RECORD \S89° 46' W 21 0 F T MEANDER COR. SECS. 22127 DAM AND DIVERSION POINT TRAIL VENATCHEE NATIONAL FOREST ALPINE LAKES VILDERNESS CREEK AND NATURAL DRAINAGE NFSL SECTION LINE NFSL 6/9/99 CREEK GOV. LOT 1 SECTION 27 SURVEYED BY REVIEWED BY

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Supervisor's Office, Venatchee

2710

Charles F. Banko, District Ranger

February 26, 1966

Special Uses

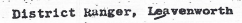
Attached is an application from the Icicle Irrigation District for a special use permit at Square Lake.

- 1. Cabin
- 2. Small das and operating valves
- 3. Diversion tunnel

This is in response to your semo regarding the Regional Attorney's opinion of their existing occupancy under a State of Washington hydrology permit.

Three () plats are being sent under separate cover. Please have them printed. Return the originals plus three () copies of each.

Legal Grad



A. C. Wright, Forest Supervisor, By

Special-Use Permits (Icicle Irrigation District, Square Take Dam)

In 1940 the State Public Lands Commissioner granted an easement to the Icicle Irrigation District which supposedly gave permission to construct a dam and overflow Square Lake. This easement was based on the premise that Square Lake was a navigable body of water and hence the shoreland belonged to the State.

In 1965 the Regional Attorney reviewed the case. Due to the size and location of the lake, and the fact that it is frozen over five to eight months of the year, it was his opinion that the lake would not be considered navigable and hence all lands used by the Irrigation District are National Forest owned and controlled.

The structures at Square lake are in trespass unless covered by a special-use permit.

Please discuss a permit with the Irrigation District and furnish this office with a rough or penciled permit covering all facilities along with as built plans of existing improvements.

Next summer, after the permit is issued, you should schedule an inspection trip to the lake. At this time you could take representatives of the District along with you and work out an agreement for bringing the improvements up to standard.

If the Irrigation District refuses to accept a permit let us know. We will then recommend the navigability of the lake be decided in court.

Attached is a copy of Ed Sage's memorandum covering the facilities from an engineering standpoint. His comment on the cabin is applicable now since it is under special-use. The other items should be kept in mind and resolved when you make the joint visit to Square Lake.

Enclosure

cc: 7500 Square Lakes Dam

FRITZ M. MORRISON

FMorrison:zmc

Dam Safety Inspection

Regional Forester, R-6

This is in answer to your letters of August 2, 1978, and January 30, 1980, relative to hazard ratings of permittee-owned dams in Class A and B categories.

We presently have nine dams in the A class, of which six are under the jurisdiction of the Bureau of Reclamation and one (Beehive Reservoir) under Corps of Engineers jurisdiction. The remaining two are presently rated as Moderate Hazard. Enclosed are classification narratives for the latter. Please note that Colchuck Dam is unchanged while Square Lake Dam is recommended for change, from Moderate to Low Hazard. Please let us know if you concur with this change.

We have one dam in the Moderate Hazard Class B category. Enclosed is our classification narrative retaining this structure in the Moderate Hazard class.

ALLEN THOMPSON Engineering Staff Officer

Enclosures

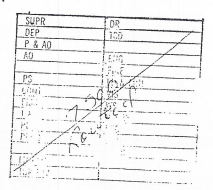
CC:

Leavenworth R.D. w/enclosure Note: Suggest you place copy of classification write-up in appropriate permittee folder

Black notebook by Sage's desk w/enclosure

2720 Files Icicle Irrigation District Colchuck Lake Lake H&H Reservoir

EASage:blg



Sudden-failure of this 5 foot high, 132 foot long dam would release a surge of water (370 acre feet ±) into Prospect Creek, a tributary to Icicle Creek approximately 4.5 miles downstream. The streambed gradient of Prospect Creek is very steep at first, dropping 790 feet in the first 0.6 mile but then levels off for the remaining distance to its confluence with Icicle, dropping another 1,000 feet.

The major storage of this lake (1,850 - 370 = 1,480 acre feet ±) is controlled by a 30 inch concrete pipe and gate which exits through a 5 foot by 7 foot tunnel carved through solid rock. Because of this controlled outlet, large volumes of water are not involved if failure to the pipe/control gate occurs.

Public hazard is considered minor as the access trail to the lake is located well above the stream channel except at one bridge crossing. This crossing is located approximately 2.4 miles downstream from the lake. The dam itself serves as a bridge for access to a cabin and control works of the project. It is very unlikely that loss of life would occur if this dam were to fail. However, some damage to land and one trail bridge would most likely result. Overall damage should be considered minor, as project is located in undeveloped, remote area.

I recommend this Class "A" structure be placed in a Low Hazard Classification.

Signed: EDWARD A. SAGE

Forest Civil Engineer

Date : March 1980

SUBJECT:

Reservoir & Cabin, Icicle Irrigation District, 9/12/68

70: District Ranger, Leavenworth

2720 Special Trans



REPLY DUE SEPTEMBER 30, 1969

Clause 20 of the above permit states that the permittee shall perform such maintenance on dam as necessary to bring it up to a standard acceptable to the Forest Officer-in-charge. This maintenance shall be completed by September, 1969.

Please advise by the above due date as to the status of the completion of the necessary work.

A. C. WRIGHT Forest Supervisor

By E. W. GANO

GUpham:zmc

D'ar

sunce 1,00/1

cont next page

Regional Forester

A. C. Wright, Forest Supervisor, By

Special-Use Permits (Reservoir - Icicle Irrigation District)

Attached for your review and approval are an original and two copies of a special-use permit for the Icicle Irrigation District, including an existing dam, diversion tunnel, and maintenance cabin at Square lake.

The reservoir and associated improvements have been in existence for many years. They were covered by two old permits dated April 13, 1940, and September 5, 1940.

When approved and signed by the permittee the new permit will give us current, complete, and accurate coverage of the reservoir and its related facilities.

Enclosures

OVanderlin: zac

E. W. GANO

ma 1.00/1

cont next pag

2700-4 (3/66)

of Cashere, Washington 98815
hereinafter called the permittee, to use subject to the conditions set out below, the following described lands or improvements:

A tract of land on the outlet of Square lake in the SE of Section 22, T. 25 N., R. 13 E., W. M., as shown on the plats attached hereto. Plats prepared by C. M. Zediker on July 20, 1939.

> Maintaining and using an existing dam, diversion tumnel, with operating valves, etc., and a small maintenance cabin for irrigation water storage and utilization.

nstruction, if an	y, shall be completed within	months, from the date of the days each year, unless otherways	ne permit. This
riculture, the s	um of No Charge, Reg. U-11	ll pay to the Forest Service, U.S. D	_) for the period
ually oil	Miles alles An Miles Annie Date Additional Addression	ollars (\$	```
vided, however	r, Charges for this use may be made s commensurate with the value of us	or readjusted whenever necessary t	to place the
3. This permit	is accepted subject to the conditioattached hereto and made a pa	ns set forth herein, and to condition rt of this permit.	sto
RMITTEE	NAME OF PERMITTEE	SIGNATURE OF AUTHORIZED OFFICER Llayd L. Berry TITLE Meneger	lept. 11, 1968
SUING	NAME AND SIGNATURE	TITLE	DATE
FICER	A. C. WRIGHT	Forest Supervisor	September 12, 1968

(CONTINUED ON REVERSE)

CARL THE REAL PROPERTY.

2017-FS-R6-01590-F

2720 - Special Use Permit - Inicia Irrigation District - Reservoir - 8/26/68

forest officer in charge has approved, and has marked or otherwise designated that which may be removed or destroyed. Timber cut or destroyed will be paid for by the permittee as follows: Merchantable timber at appraised value; young-growth timber below merchantable size at current damage appraisal value; provided that the Forest Service reserves the right to dispose of the merchantable timber to others than the permittee at no stumpage cost to the permittee. Trees, shrubs, and other plants may be planted in such manner and in such places about the premises as may be approved by the forest officer in charge.

- 5. The permittee shall maintain the improvements and premises to standards of repair, orderliness, neatness, sanitation, and safety acceptable to the forest officer in charge.
 - 6. This permit is subject to all valid claims.
- 7. The permittee, in exercising the privileges granted by this permit, shall comply with the regulations of the Department of Agriculture and all Federal, State, county, and municipal laws, ordinances, or regulations which are applicable to the area or operations covered by this permit.
- 8. The permittee shall take all reasonable precautions to prevent and suppress forest fires. No material shall be disposed of by burning in open fires during the closed season established by law or regulation without a written permit from the forest officer in charge or his authorized agent.
- 9. The permittee shall exercise diligence in protecting from damage the land and property of the United States covered by and used in connection with this permit, and shall pay the United States for any damage resulting from negligence or from the violation of the terms of this permit or of any law or regulation applicable to the national forests by the permittee, or by any agents or employees of the permittee acting within the scope of their agency or employment.
- 10. The permittee shall fully repair all damage, other than ordinary wear and tear, to national forest roads and trails caused by the permittee in the exercise of the privilege granted by this permit.
- 11. No Member of or Delegate to Congress or Resident Commissioner shall be admitted to any share or part of this agreement or to any benefit that may arise herefrom unless it is made with a corporation for its general benefit.
- 12. Upon abandonment, termination, revocation, or cancellation of this permit, the permittee shall remove within a reasonable time all structures and improvements except those owned by the United States, and shall restore the site, unless otherwise agreed upon in writing or in this permit. If the permittee fails to remove all such structures or improvements within a reasonable period, they shall become the property of the United States, but that will not relieve the permittee of liability for the cost of their removal and restoration of the site.
- 13. This permit is not transferable. If the permittee through voluntary sale or transfer, or through enforcement of contract, foreclosure, tax sale, or other valid legal proceeding shall cease to be the owner of the physical improvements other than those owned by the United States situated on the land described in this permit and is unable to furnish adequate proof of ability to redeem or otherwise reestablish title to said improvements, this permit shall be subject to cancellation. But if the person to whom title to said improvements shall have been transferred in either manner provided as qualified as a permittee and is willing that his future occupancy of the premises shall be subject to such new conditions and stipulations as existing or prospective circumstances may warrant, his continued occupancy of the premises may be authorized by permit to him if, in the opinion of the issuing officer or his successor, issuance of a permit is desirable and in the public interest.
 - 14. In case of change of address, the permittee shall immediately notify the forest supervisor.
- 15. The temporary use and occupancy of the premises and improvements herein described may be sublet by the permittee to third parties only with the prior written approval of the forest supervisor but the permittee shall continue to be responsible for compliance with all conditions of this permit by persons to whom such premises may be sublet.
- 16. This permit may be terminated upon breach of any of the conditions herein or at the discretion of the regional forester or the Chief, Forest Service.
- 17. In the event of any conflict between any of the preceding printed clauses or any provisions thereof and any of the following clauses or any provisions thereof, the following printed clauses will control.

GPO 939-952

forest officer in charge has approved, and has marked or otherwise designated that which may be removed or destroyed. Timber cut or destroyed will be paid for by the permittee as follows: Merchantable timber at appraised value; young-growth timber below merchantable size at current damage appraisal value; provided that the Forest Service reserves the right to dispose of the merchant is timber to others than the permittee. Trees, shrubs, and other tants may be planted in such manner and in such places about the premises as may be approved by the forest officer in charge.

2720 - Special Use Permit - Icicle Irrigation District - Reservoir - 8/26/68

- 18. This permit confers no right upon the permittee to the use of the water involved.
- 19. The Forest Service reserves the right to issue additional permits to increase the storage capacity of this site if such action proves feasible. No permit will be granted for additional facilities that will jeopardize the privileges granted by this permit. Any additional permits authorizing larger facilities will provide for payment of costs including the cost of construction of the original project works, on a cost-benefit ratio mutually agreeable to the permittee and the new applicant. If the Porester shall decide on an equitable division between the old and new works.
- 20. Permittee shall perform such maintenance on dam as necessary to bring it up to a standard acceptable to the Forest Officer in charge. This maintenence shall be completed by September 15, 1969.
- 21. The maintenance cabin shall be removed when no longer servicable. Decision as to serviceability and methods of removal is reserved to the Forest Supervisor.
- 22. This permit supersedes those certain permits issued by Walter H. Lund on April 13, 1940, and September 5, 1940; one for the purpose of construction of diversion tunnel into Square Lake, the other for the purpose of constructing and maintaining a cabin to be used in connection with the reclamation project.

Supervisor's Office, Venatchee

2710

Charles F. Banko, District Ranger

February 26, 1968

Special Uses

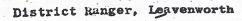
Attached is an application from the Icicle Irrigation District for a special use permit at Square Lake.

- 1. Cebin
- 2. Small das and operating valves
- 3. Diversion tunnel

This is in response to your semo regarding the Regional Attorney's opinion of their existing occupancy under a State of Washington hydrology permit.

Three ()) plats are being sent under separate cover. Hease have them printed. Return the originals plus three ()) copies of each.

C. Sall. Gibd



A. C. Wright, Forest Supervisor, By

Special-Use Permits (Icicle Irrigation District, Square Take Dam)

In 1940 the State Public Lands Commissioner granted an easement to the Icicle Irrigation District which supposedly gave permission to construct a dam and overflow Square Lake. This easement was based on the premise that Square Lake was a navigable body of water and hence the shoreland belonged to the State.

In 1965 the Regional Attorney reviewed the case. Due to the size and location of the lake, and the fact that it is frozen over five to eight months of the year, it was his opinion that the lake would not be considered navigable and hence all lands used by the Irrigation District are National Forest owned and controlled.

The structures at Square lake are in trespass unless covered by a special-use permit.

Please discuss a permit with the Irrigation District and furnish this office with a rough or penciled permit covering all facilities along with as built plans of existing improvements.

Next summer, after the permit is issued, you should schedule an inspection trip to the lake. At this time you could take representatives of the District along with you and work out an agreement for bringing the improvements up to standard.

If the Irrigation District refuses to accept a permit let us know. We will then recommend the navigability of the lake be decided in court.

Attached is a copy of Ed Sage's memorandum covering the facilities from an engineering standpoint. His comment on the cabin is applicable now since it is under special-use. The other items should be kept in mind and resolved when you make the joint visit to Square Lake.

Enclosure

cc: 7500 Square Lakes Dam

FRITZ M. MORRISON

FMorrison:zmc

Dam Safety Inspection

Regional Forester, R-6

This is in answer to your letters of August 2, 1978, and January 30, 1980, relative to hazard ratings of permittee-owned dams in Class A and B categories.

We presently have nine dams in the A class, of which six are under the jurisdiction of the Bureau of Reclamation and one (Beehive Reservoir) under Corps of Engineers jurisdiction. The remaining two are presently rated as Moderate Hazard. Enclosed are classification narratives for the latter. Please note that Colchuck Dam is unchanged while Square Lake Dam is recommended for change, from Moderate to Low Hazard. Please let us know if you concur with this change.

We have one dam in the Moderate Hazard Class B category. Enclosed is our classification narrative retaining this structure in the Moderate Hazard class.

ALLEN THOMPSON Engineering Staff Officer

Enclosures

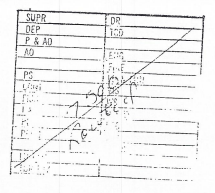
CC:

Leavenworth R.D. w/enclosure Note: Suggest you place copy of classification write-up in appropriate permittee folder

Black notebook by Sage's desk w/enclosure

2720 Files Icicle Irrigation District Colchuck -Square Lake H&H Reservoir

EASage:blq



Sudden-failure of this 5 foot high, 132 foot long dam would release a surge of water (370 acre feet ±) into Prospect Creek, a tributary to Icicle Creek approximately 4.5 miles downstream. The streambed gradient of Prospect Creek is very steep at first, dropping 790 feet in the first 0.6 mile but then levels off for the remaining distance to its confluence with Icicle, dropping another 1,000 feet.

The major storage of this lake $(1,850 - 370 = 1,480 \text{ acre feet } \pm)$ is controlled by a 30 inch concrete pipe and gate which exits through a 5 foot by 7 foot tunnel carved through solid rock. Because of this controlled outlet, large volumes of water are not involved if failure to the pipe/control gate occurs.

Public hazard is considered minor as the access trail to the lake is located well above the stream channel except at one bridge crossing. This crossing is located approximately 2.4 miles downstream from the lake. The dam itself serves as a bridge for access to a cabin and control works of the project. It is very unlikely that loss of life would occur if this dam were to fail. However, some damage to land and one trail bridge would most likely result. Overall damage should be considered minor, as project is located in undeveloped, remote area.

I recommend this Class "A" structure be placed in a Low Hazard Classification.

Signed: EDWARD A. SAGE

Forest Civil Engineer

Date : March 1980

SUBJECT:

Reservoir & Cabin, Icicle Irrigation District, 9/12/68

TO: District Ranger, Leavenworth

2720 - Special 1



REPLY DUE SEPTEMBER 30, 1969

Clause 20 of the above permit states that the permittee shall perform such maintenance on dam as necessary to bring it up to a standard acceptable to the Forest Officer-in-charge. This maintenance shall be completed by September, 1969.

Please advise by the above due date as to the status of the completion of the necessary work.

A. C. WRIGHT Forest Supervisor

By E. W. GANO

GUpham:zmc

Dan

ma 1,00/1

cont next page

2017 FS-R6-015901

Regional Forester

A. C. Wright, Forest Supervisor, By

Special-Use Permits (Reservoir - Icicle Irrigation District)

Attached for your review and approval are an original and two copies of a special-use permit for the Icicle Irrigation District, including an existing dam, diversion tunnel, and maintenance cabin at Square lake.

The reservoir and associated improvements have been in existence for many years. They were covered by two old permits dated April 13, 1940, and September 5, 1940.

When approved and signed by the permittee the new permit will give us current, complete, and accurate coverage of the reservoir and its related facilities.

Enclosures

OVanderlin: zac

E. W. GANO

UNITED STATES GOVERNMENT

Memorandum

TO : Supervisor's Office, Wenatchee

File No. 2710

FROM : Charles F. Banko, District Ranger

Date: February 26, 1968

SUBJECT: Special Uses

Your reference:

Attached is an application from the Icicle Irrigation District for a special use permit at Square Lake.

- 1. Cabin
- 2. Small dam and operating valves
- 3. Diversion tunnel

This is in response to your memo regarding the Regional Attorney's opinion of their existing occupancy under a State of Washington hydrology permit.

Three (3) plats are being sent under separate cover. Please have them printed. Return the originals plus three (3) copies of each.

Shaller Z. Banko.



Memorandum

P. O. BOX 3623 PORTLAND, OREGON 97208

TO

: Forest Supervisor, Wenatchee N. F.

File No. 2720

FROM : Philip L. Heaton, Assistant Regional Forester Date: August 9, 1968

Recreation, by

SUBJECT: Special Use Permits (Icicle Irrigation

Your reference: 3/20, 5/31

District, Square Lake Dam 4/13/40, 9/5/40)

Your Multiple Use Survey Report has been reviewed, and it is a satisfactory record of the analysis of resource values involved in this application.

It is agreed that this permit can be granted within the proposed Wilderness because it was an existing use predating the Wilderness Act.

Some maintenance is needed on the dam. This work should be done before the Wilderness classification is completed.

You should determine what disposition will be made of the cabin. We recommend that it be permitted for use until it is no longer serviceable or worth rebuilding. A clause to this effect is needed, and it should carefully reserve the decision for continued use or removal, to the Forest Supervisor.

Copies of the Multiple Use Survey Report were mailed to the Fish and Wildlife Service and the Washington State Department of Game for wildlife coordination. A copy of a reply from the Washington Department of Game is attached.

Your draft of the permit is approved with our marginal notes. You may issue it with the recommended changes. Please send us a copy of the permit as issued to complete the case file in this office.

Enclosure

cc: WS

Deckard III The

Regional Forester

Your Ref: 6/21/68

A. C. Wright, Forest Supervisor, By

Special Use Permits (Reservoir) -- Icicle Irrigation District Multiple Use Survey Reports

There seem to be a few questions remaining about this permit.

First—is the cabin needed? The answer is—not any longer. Its principal use any more is to provide shelter for working, hiking, or riding in the area. The cabin could be removed now or left until such time as it is no longer serviceable and/or safe.

Second—some maintenance is necessary on the dam itself. It is intended this work will be done this field season. The maintenance consists of grouting to check a leak in the dam.

Third--is the proposal likely to be controversial. The answer is no. We do not forsee any problems along this line.

Again, if you have any further questions, or need more information, please let us know.

OVanderlin:zmc

1591

E. W. GANO

cont next pag

2017-FS-R6-01590-I

Memorandum

P. O. Box 3623

Portland, Oregon 97208

10 : Forest Supervisor, Wenatchee National Forest

File No.

2720 2140 (2500)

FROM: T. B. Glazebrook, Assistant Regional Forester Date:

June 21, 1968

SUBJECT: Special Use Permits (Reservoir)--Icicle
Irrigation District
Multiple Use Survey Reports

Your reference:

Several questions have been raised about this case that were not covered by your Multiple Use Survey Reports. They are discussed in the attached correspondence. Would you please consider these points and respond to us at an early date?

Thank you.

Enclosures

Amel 6 lleon



SR

MI

Memorandum

P. O. Box 3623
Portland, Oregon 97208

: T. B. Glazebrook, Assistant Regional Forester, File No. 2140(2500)
Watershed Management

FROM : Philip L. Heaton, Assistant Regional Forester, Date: June 20, 1968
Recreation

SUBJECT: Surveys (Multiple Use Survey Reports - Reser- Your reference: 6/4 voir - Icicle Irrigation District)

We have reviewed the above multiple use survey report on the Wenatchee National Forest.

This project is within the Alpine Lakes Area which has been proposed for Wilderness, and we are directed to manage it as though it were classified. If this was a new project, we could not approve it. However, it is something that was in existence at the time the Wilderness Act was passed. The proposal is not to change the project itself in any way, but rather to change the permit. So long as the new permit does not authorize anything not already approved in existing permits, we see nothing wrong.

Existing special use permits cover the diversion tunnel and cabin. The only question we have is on the dam and overflow. This is not under special use permit, but is covered by an easement from the State of Washington. Our Regional Attorney has given the opinion that the easement is not valid because the lake is not a navigable body of water. The land involved is entirely National Forest so a special use permit would be the proper document.

Our Foeling is that, while the dam was not previously covered by a special use permit, it was covered by an easement which was believed, at the time, to be the proper document. As far as intent was concerned it was approved and, as has been stated, the dam and overflow were in existence when the Wilcorness Act was passed.

It is not clear as to whether or not the cabin is needed. If it is not needed, the permit should specify that it be removed now or that it be eliminated when it requires heavy maintenance or reconstruction. With this understanding, we approve the issuance of a new special use permit as recommended.

The shate

This is a revised special use for a reservoir and related facilities.

The applicant is the Icicle Irrigation District of Cashmere, Washington.

The area involved is within the State of Washington, Chelan County, on the Leavenworth Ranger District of the Wenatchee National Forest.

It is located at the head of the Prospect Creek drainage. This drainage becomes part of the Icicle Creek system.

The specific area in the permit is located in the SE_4^1 of Section 22, T. 25 N., R. 13 E., W.M.

This special use is for the maintenance and use of an existing dam, diversion tunnel with operating valves, etc., and a small maintenance cabin for irrigation water storage and utilization.

The facilities involved are limited to the minimum necessary to store and control release of the water. They are of native materials and blend well with the area. Attached are photos of the dam, storage area, tunnel entrance, and operating valves.

The area is completely in National Forest ownership. This permit replaces two older permits dated April 13, 1940, and September 5, 1940. These permits covered the diversion tunnel and cabin, respectively. In addition, the irrigation district also has an easement from the State of Washington for a dam and overflow. Our Regional Attorney, however, has given the opinion that this easement is not valid because the lake is not a navigable body of water. Hence, the land involved is entirely National Forest owned and controlled.

The purpose of this permit is to combine the two older permits and cover that area which was in the easement from the State of Washington.

This project is located in an area typical of the high Cascades. The elevation is from 5000' to 6700' with slopes averaging close to 70%. Area above the dam is about 1000 acres. Ground cover is about 50% rock and bare ground and 50% brush and small trees. Because the lake is within a mile of the Cascade crest, flood potential is very low.

Other than water storage, the area receives little use. Access is by trail only, and back-country hikers and riders are about the only visitors.

Mr. A. H. Sylvester, Forest Supervisor, Icicle Canal Co. 5/6/10 Wenatchee, Wash. I am in receipt of your favor of the 26th inst. I am asking Mr. B Dear Sir: ger to prepare as soon as he can conveniently do so a plat or data concerni the alignment of the Icicle system and furnish you with the same for prepar of application for permit as outlined in your letter. I have been under the impression that the site of the tunnels is privately owned land, although I will admit that formal right of way has no been secured. Yours truly, Kileer Kerreling 500mpany ceased to operate the leicle civum cine over by the Lcicle District, the Icicle District should be been advised that a new permit should have been issued to as the permit issued to the Icicle Canal Company contains SEL BACIOLAUSO SEVING that it is not transferable. The permit to the Tcicle Canal Company, moreove specified that it was for the purpose of constructing and a cenal and flume, nothing being said about a tunnel, the of a tunnol is a serious infi ment on the terms of the permit. However, I believe it be best for the Icicle District to make application for permit issued in its own name which shall permit not only NOT BOX Pluma upid ditch but a tunnel. with making this applicatio should like to receive a plateor other satisfactory info showing the location of the tunnel or tunnels. to prepare and issue a new permit upon receipt of the ar and this information. If the course of the canal or fli been changed from the original lecation the new permit Laterna Gel SEZ BACKOVET TOUCH CHENGE SO that information on this point sho furnished. This applies only, of course, to the location canal within the Mational Forest. Very sincerely yours, (Name) SUC 62 CK, FOR INSTRUCTIONS THE RESERVE THE PROPERTY OF TH

June 26, 1922

Uses-Wene tohee Cost of in movements - Canal To & Flume or ... Icicle Canal Company. 6/6/10

> Mr. Hubert Remley, Becretary Icicle Canal District. pryden, Washington.

The Special Use permit which authorized the use o year Mr. Remley; National Forest lands for the construction and maintenance the Icicle ditch was issued to the Icicle Canal Company Jun 17, 1910. It is probably my fault that when the Iciole Car Company ceased to operate the Terede ditch and it was taken over by the Icials District, the Icials District should be been advised that a new permit should have been issued to as the permit issued to the Icicle Canal Company contains clause saying that it is not transferable.

The permit to the Icicle Canal Company, moreover specified that it was for the purpose of constructing and a canal and flume, nothing being said about a tunnel, thou do not think the building of a tunnel is a serious infri ment of the terms of the permit. However, I believe it wo be best for the leicle District to make application for a permit issued in its own name which shall permit not only flume and ditch but a tunnel with meling this application should like to receive a plat or other satisfactory information the should like to receive a plat or other satisfactory information. showing the location of the tunnel or tunnels. I will be to prepare and issue a new permit upon receipt of the approach this information.

If the course of the canal or flux here changes of the canal or flux here. been changed from the original location the new permit s cover such change so that information on this point shou furnished. This applicational Forest.
canal within the National Forest.
Very sincerely yours. furnished.

SEL BACK, TOU. INSTRUCTIONS

(REQUIRED ONCE ONLY FOR ALL PROJECTS ON OR PARTLY ON MATCHAGE RUSSES LAND-SUBMIT REVISION AFTER ANY MAJOR CHANGE IN PROJECT WORKS)

GENERAL INFORMATION

NAME OF PROJECT: Square Lake	FOREST:	Wenatchee
OWNER: Icicle Irrigation District	DISTRICT:	Leavenworth
AUTHORITY: Division of Hydraulics	STREAM:	Prospect Creek
PRIMARY PURPOSE: Reservoir Control (If Power Give HP	YEAR CONST	RUCTED: 1939
LOCATION: Section 22; Township 2	5N; Range 13E; Meridi	an Willamette
DRAINAGE AREA: Total 1.3 Sc	Mi.; National Forest	1.3 Sq. Mi.
FULL POOL AREA: Total 74 A	res; National Forest_	7L Acres
PERCENT OF DAM ON N.F. (OR L.U.) LAI	ND: 100; GROSS STORAGE	CAPACITY 1850 Ac. Ft.
ADMINISTRATIVE CLASSIFICATION, (FSM	5670.21); A X P	(B) c
HAZARD CLASSIFICATION, (FSM 5670.22); High Moderate	X Low Coul S
LENGTH: 370 Feet; TOP WIDT	STRUCTURE DATA	X Low Could State of
SIDE SLOPE: UPSTREAM 2 MATERIAL: Earth X Masonry Con	: 1; DOWNSTREAM	: 1
CORE WALL: Clay Masonry Con	ncrete Metal No	one X
<u>OU</u>	TLET DATA	
TYPE: Tunrel; SIZE:	51 x 71; CA	APACITY: 310 cfs
TYPE OF OUTLET CONTROL Gate	de van en kreinge die een gegen versy de ondere een geven van de verste van de verste die de de de de de de de	
EMERGEN	CY SPILLWAY DATA	
DESIGN DISCHARGE: None	cfs.;	cfs/sq.mi.
WIDTH (AT CREST): BOTTOM Ft.	In.; TOP	Ft. In.
DEPTH OF DESIGN FLOW IN SPILLWAY:	Ft., In.; FREEBOAR	RD: Ft. In.
MATERIAL: Concrete Wood Rock	Masonry Earth	GravelOther
DATA COLLECTED BY: Ed Sage	High. Engr.	, August 3, 1959

UN 2DSTATES DEPARTMENT OF AGRICULTU FOREST SERVICE

Wenatchee National Forest Supervisor's Office

REPLY TO: 5540 - Land Transfers (2740)

July 19, 1972

SUBJECT:

Memorandum of Understanding, Bureau of Fisheries and Wildlife (Your ltr. 7/21/71 — Our ltr. 4/14/72)

TO:

Regional Porester

Please advise us as to the status of the Memorandum of Understanding with the Bureau of Sport Pisheries and Wildlife. We have enclosed a copy of your July 21, 1971, letter and extra copy of the agreement.

A. C. WRIGHT Forest Supervisor

P. B. Int-Hart

By

The same of the same of

Enclosures

ZChappelle:zmc

FOREST SERVICE

Wenatchee National Forest Supervisor's Office

REPLY TO:

5540 - Land Transfers

April 14, 1972

SUBJECT:

Memorandum of Understanding, Bureau of Fisheries and Wildlife



TO:

Regional Forester

Please advise us as to the status of the Memorandum of Understanding with the Bureau of Sport Fisheries and Wildlife. We have enclosed a copy of your July 27, 1971, letter and extra copy of the agreement.

A. C. WRIGHT Forest Supervisor

E. W. GANO

Ву

Enclosures

cc:

District Ranger, Leavenworth

ZChappelle:zmc

Jef

United States Department of Agriculture

Wenatchee National Forest P.O. Box 811, Wenatchee, Washington

REPLY TO: 5540 Land Transfers

January 4, 1972

SUBJECT:

Memorandum of Understanding, Bureau of Fisheries and Wildlife

TO: Regional Forester



We would like to explore other means of obtaining a necessary document to permit the Forest Service to manage the trails and the portions of the lake shore that are heavily used by the public on the Bureau's land. Hopefully we could obtain a cooperative agreement or memorandum of understanding such as many other governmental agencies use that occupy National Forest land. Reference is made to the memorandums of understanding and coop agreements between Bonneville Power Administration and the Forest Service that permits the B.P.A. to construct facilities on National Forest land.

As a last resort we may have to consider an easement on those lands that require expenditure of National Forest funds to accommodate the public on trails and associated use areas. We hope this last method is not a necessity. Any advice and counsel would be appreciated.

A. C. WRIGHT Forest Supervisor

E. W. GANO

By

cc: D.R., Leavenworth w/attachments

PBInt-Hout:rs

2BD

Henrichee B&F ..0., Res DEPARTMENT OF AGRICULTUREng. JNITED STATES A.S. FOREST SERVICE , P.M.... REGION 6 COPIES P. C. Box 3623, PORTLAND, DREGON 97208 Rec R&U.,... 1&E.... Rgr REPLY TO: 5540 Land Transfers August 27, 1971 SUBJECT: Memorandum of Understanding, Bureau of Fisheries and Wildlife To: Lands

JS TO: I

We have reviewed the proposed Memorandum of Understanding between the Bureau of Sport Fisheries and Wildlife and the United States Forest Service transmitted with your memorandum of July 21.

We cannot agree to the conditions proposed. We have no authority to spend monies appropriated to the Forest Service for the care, protection and development of land under the jurisdiction of another Federal agency. Presumably the Bureau of Sport Fisheries and Wildlife is funded for the necessary care and protection of lands in their custody.

A similar arrangement which we have been advised exists in Region 1 has been reviewed with their Fiscal Agent. The agreement in Region 1 was never referred to the Division of Fiscal Control for review and they were unaware of its existence. However, they advised that the agreement is improper and would not have been approved if submitted for review. They are presently taking the necessary action to close out any improper arrangements.

Unless the Bureau of Sport Fisheries is able to transfer the land to the Forest Service, there is nothing we can do toward using appropriated funds for development of any improvements or care and maintenance of their land. If we have a trail or road crossing the land and have obtained the necessary easement or right-of-way, it will be satisfactory to continue operation and maintenance of existing facilities or to construct new facilities.

If we can be of any further assistance, please let us know.

OMER E. RIEHL

Acting Regional Fiscal Agent

cc: √ Wenatchee w/replies to 7/21 memo Chief (for info.) (R-6 L&M, 12/20/71, ks)

UNITED STATES DEPARTMENT OF AGRICULTURE FOREST SERVICE

REGION 6 P. O. Box 3623, Portland, Oregon 97208

REPLY TO: 5540 Land Transfers

July 27, 1971

SUBJECT:

Memorandum of Understanding, Bureau of Sport Fisheries and

TO:

Lands and Minerals

The May 14, 1971 proposed Memorandum of Understanding between the Bureau of Sport Fisheries and Wildlife and the Forest Service, which will permit the Forest Service to manage certain parcels of land, meets the needs of fish and wildlife. It has our

approval.

WILLIAM E. PINT

Acting Assistant Regional Forester

Range and Wildlife Management

Enclosure

United States Department of Agriculture Forest Service

Region 6 P. D. Box 3623, Portland, Oregon 97208

REPLY TO: 5540 Land Transfers

July 26, 1971

436

Memorandum of Understanding, Bureau of Fisheries and Wildlife

TO:

Division of Lands and Minerals



We have reviewed the proposed Memorandum of Understanding with the Bureau of Sport Fisheries and Wildlife and concur that it will do the job.

You may wish to consider preparing the agreement for signature by the Regional Forester although this may depend upon how closely the Forest Supervisor has worked with the Bureau (FSH 2741.12).

ROBERT E. CAREY

Assistant Regional Forester

Operation

Enclosure

Wenatchee N. F. P. O. Box 811, Wenatchee, Washington 98801

5540 Land Transfers (2150)

February 20, 1973

Bureau of Sport Fisheries and Wildlife

Forest Supervisor Snoqualmie National Forest Attention: Dick Duscher

As you are aware, there are 657.33 acres in and around Snow Lakes in your wilderness proposals belonging to the Bureau of Sport Fisheries and Wildlife.

We tried four years ago to have this land transferred to the Forest Service. We were informed that this was impossible, in that the Bureau acquired these lands, "to carry out the National Bird Management Program." Note correspondence attached.

They may be hampered by regulations on transferring these lands, but there should be nothing to prevent the same Act of Congress that establishes the Wilderness, also, to transfer these lands to the National Forest.

We believe that it would be advisable to propose this transfer. We would then be legal in whatever administrative use that would be required.

A. C. WRIGHT Forest Supervisor

P. B. Int-Hout

By

Enclosure

cc: Jack Wright

ACFeigal: jd

WENATCHEE B. F. RECU

UNITED STATES DEPARTMENT OF AGRICULTURE FOREST SERVICE

Region 6

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B.S. P.M....

B&F 90-Res.,-..

1&E R&U.... WS

REPLY TO:

P.O.Box 3623, Portland, Oregon 97208Tbr....

November 13, 1972

5540 Land Transfer

(2740)

Memorandum of Understanding, Bureau of Sports Fisheries SUBJECT:

and Wildlife

TO: Forest Supervisor, Wenatchee



We have again gone the complete gamut of possibilities to resolve this problem with Fiscal Control and the Regional Attorney's Office. We find no relief.

We therefore suggest you obtain rights-of-way for the trails in the area built on the Sports Fisheries lands as well as a right-of-way for a strip of land 200 ft. deep and a half-mile long or whatever length you need on the shore of Snow Lake for public use of the lake.

We have discussed this with the Bureau of Sports Fisheries and they say their representative in charge of the hatchery can grant you such an easement.

Branch Chief, Land Adjustments

Meras Shruid

Rec Ibr



Reply to:

Subject:

5400 - Landownership		Date:	Supr Dep LMP September 30, 1981 LMP
USDI - Fish and Wildlife Service Lands	(Snow and Nada	Lakes)	Fits Min Fit LA 12E RWYS IP Soil

To: Forest Supervisor, Wenatchee N.F.

I recently met with Ralph Malsam, Manager of the Leavenworth National Fish Hatchery. One of the discussion topics was the management of FWS lands surrounding Snow and Nada Lakes. My desire is to see those lands transferred to the National Forest for continuity of administration, site rehabilitation and enforcement of regulations. To my surprise, Ralph thought the lands were already under N.F. jurisdiction. His position is that the FWS neither wants to administer them nor are they able to do it.

The lands and waters are located in Sections 9, 17, 18, 19, and 20, T.23N., R.17E., and total about 700 acres more or less. Mr. Malsam vaguely remembers some type of past written agreement on administration of the area, as did Orville Vanderlin. Apparently it had been searched for, about fifteen years ago, but was not found in files of the District, S.O. or R.O.

The only concern of the FWS is that they be able to retain flexibility to draw down the lakes if necessary during low water years. Mr. Malsam indicated he would look again for a copy of any existing agreement and I indicated we would do the same. If nothing can be found (and we cannot find one here), I suggest we start a proposal back through the proper procedure. This is consistent with the Alpine Lakes Act which states in Section 4 (a):

"Notwithstanding any other provision of law, any Federal property located within the management unit may, with the concurrence of the agency having custody thereof, be transferred without consideration to the administrative jurisdiction of the Secretary for use by him in carrying out the purposes of this Act."

Now that this matter has been reopened, we would like to pursue it. A similar case I am familiar with in Missoula resulted in an Executive Order being issued transferring jurisdiction from the Dept. of Defense to the Dept. of Agriculture.

Please check the records again for any existing agreements and advise us as to what the next steps should be to affect the transfer.

STEPHEN L. MORTON

District Ranger



Wenatchee National Forest

2017-FS-R6-01590-F 301 Yakima Street P.O. Box 811 Wenatchee, WA 98801

5540 Land Transfers

October 9, 1981

USDI - Fish and Wildlife Service Lands within Alpine Lakes Wilderness (Snow and Nada Lakes)

District Ranger, Leavenworth RD

This letter is in response to your proposal of September 30. I concur with your proposal to transfer the Fish and Wildlife Service lands to the National Forest Service.

The first step should be a letter from the F&WS documenting their willingness to make the transfer. You can probably do this best working through Ralph Malsom.

A land transfer report as outlined in FSM 5541.22 (Amend. #5, 3/73) will be needed. We can rough this out in this office and coordinate it with both you and the Regional Office.

We will also need to know what method the FaWS used to acquire the land. There may have been management constraints in the title. If so, we need to know what they are. Again, you can best initiate this through Ralph.

We have made a search of our records for a copy of the 1968 memorandum of understanding. No copy was found. We made a similar search in 1979 with the same results. At that time, we also consulted with the Regional Office and the USFaWS offices in Portland and Seattle. No signed copy of the memorandum of understanding was found. (A copy of a 1979 note from Kelly Huff, Land Status Specialist in the R.O., is enclosed.)

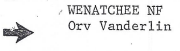
If a memorandum of understanding is needed, I suggest we make a final check with the Region and the F&WS. If we do not turn up a copy, a new memorandum of understanding would seem to be in order.

Please let me have your thoughts on how you wish to proceed.

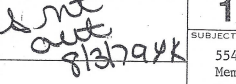
DONALD H. SMITH Forest Supervisor

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FROM



RO - Lands and Minerals

5540 Transfers
Memorandum of Understanding
Bureau of Fisheries and Wildlife
(Snow Lakes)

DATE

MESSAGE (WRITE CONCISE MESSAGE. SIGN AND FORWARD PARTS 1 AND 2 TO ADDRESSEE. RETAIN PART 3)

This is to confirm our telephone conversation on this date. I have been unable to locate a signed copy of the proposed memorandum of understanding (see above).

I have searched the 2740 files in this office as well as talked to Walt Bennett about this file.

As a further search, I have contacted RO Fish and Wildlife, Watershed Management, and Range Management (since Range and Wildlife were once one unit). In addition, I called the U.S. Fish and Wildlife office in Portland. They do not have a signed copy. They contacted their field office and were unable to locate a signed copy.

If you have any further suggestions of people I might be able to contact I will be glad to make further search, but am at a complete loss now.

WENATCHEE NF. MAY 10 '79 SUPR DR DEP TCD P & A.O SIGNATURE AU ENG FIRE ID & M'N SION AND DATE, RETURN PART 2 TO SENDER. RETAIN PART 1) CONT VS FISC MS IW & R 1 & E PER REC PROG TBR SOILS LU PLN

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FOREST SERVICE

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REPLY TO: 5540 Land Transfers .

Brown Sanka Cong. 1 . 2

July 21, 1971

BUBJECT: Memorandum of Understanding, Bureau of Fisheries and Wildlife

TO: Operation, Fiscal Control, and Range & Wildilfe



Since 1969 the Wenatchee National Forest has been working with the Bureau of Sports Fisheries & Wildlife on the possibility of transfer of certain BFSW lands to the jurisdiction of the Forest Service (see copy of Banko's memo - 7/1/69).

It has been determined by the Regional Attorney that the Fish & Wildlife Coordination Act of March 10, 1934, can not be used to transfer such lands to the Forest Service. As an alternative, it has been determined a Memorandum of Understanding could be used which would permit the Forest Service to manage the Bureau's land under the "multiple-use concept including recreation use and development."

Such a Memorandum has been drawn up by the Venatchee National Forest. A copy is attached for your review and comments.

if this Memorandum of Understanding meets with your approval, we will initiate action to have it signed by the Regional Director and Regional Forester. Please return the attached copy of the Hemorandum with your reply.

HOYD H. WARNER

D' J. H. BRILLHART Branch Chief, Land Adjustments Lands and Minerals

Enclosure

cc: Venatchee

JHBrilihart:pah

ED STATES DEPARTMENT OF AGE PORE FOREST SERVICE Res.... A.O. ... A.S..... Eng. REGION 6 P. O. BOX 3623, PORTLAND, DREGON 97208 P.M. . . . COPIES R&U.... 1&E.... Rec.... W3..... Rgr br REPLY TO: 5540 Land Transfers July 21, 1971 Sim SUBJECT: Memorandum of Understanding, Bureau of Fisheries and Wildlife

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TO: Operation, Fiscal Control, and Range & Wildlife

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LLOYD H WARNER

J. H. BRILLHART

Branch Chief, Land Adjustments
Lands and Minerals

Enclosure

cc: Wenatchee

MEMORANDUM OF UNDERSTANDING

between

BUREAU OF SPORT FISHERIES AND WILDLIFE

AND

UNITED STATES FOREST SERVICE

THIS AGREEMENT, made and entered into this ______ day of ______, 1971, between the Bureau of Sport Fisheries and Wildlife, Department of the Interior, hereinafter referred to as the Bureau, and the Forest Service, United States Department of Agriculture, hereinafter referred to as the Service,

WITNESSETH that,

WHEREAS THE <u>BUREAU</u> has sole jurisdiction and control of the following described land:

T. 23 N., R. 17 E., Willamette Meridian

Section 9, SWA

Section 17, Government Lots 1, 2, 3, 4, 5, 6, 7 and 8, $N_2^{\frac{1}{2}NE_4^{\frac{1}{4}}}$, $SE_4^{\frac{1}{4}NW_4^{\frac{1}{4}}}$

Section 19, Government Lots 1 and 4, $SE_4^{\frac{1}{4}NE_4^{\frac{1}{4}}}$

WHEREAS THE SERVICE is desirous of obtaining use of the subject tract;

NOW, THEREFORE, it is mutually understood and agreed by and between the parties hereto that the Bureau's prime interest in the tract is for watershed, water quality control and carry out the National Bird Management Program.

That the Service will be permitted to manage the land under the multiple use concept including recreational use and development.

In consideration of the use privileges contained herein the Service agrees to the following terms and conditions:

- 1. All use and development will be consistent with the Bureau's use and objectives and subject to the Bureau's concurrence.
- 2. Water use requirements of the Service will be subject to the Bureau's approval.
- 3. Care and protection of the land surface from all causes will be the responsibility of the Service.

1 16 July 200 1 10

- 4. Neither party shall assume herein any obligation without legal authority. Nothing contained herein shall require either agency to expend funds in excess of appropriations.
- 5. No cutting or clearing will be done without written approval of the Bureau.
- 6. This Memorandum of Understanding may be amended at any time by mutual consent and can be terminated in 90 days upon delivery of a written notice of intent to terminate.

IN WITNESS WHEREOF the Bureau and the Service have through their respective officials hereinafter affixed their signatures.

		,	UNITED STAT	ES DEPARTMENT OF	THE INTERIOR
			BUREAU OF S	PORT FISHERIES A	ND WILDLIFE
			•		
Date:		1.	Ву	Table Southern	
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			UNITED STATE	ES DEPARTMENT OF	AGRICULTURE
1		* *	WENATCHEE NA	TIONAL FOREST	
Date:			Ву		
			For	est Supervisor	

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