**MILLCREEK TOWNSHIP**

**CLARION COUNTY, PENNSYLVANIA**

**EXCESS MAINTENANCE AGREEMENT**

 Agreement Number: Date Permit Type: One

 EIN/SS Number: 25-

 Municipality: Millcreek Township

EXCESS MAINTENANCE AGREEMENT (SINGLE USER), dated this day of , 2022

User Name:

User Address:

User Phone Number:

User is a: \_\_\_\_\_\_ Sole Proprietorship

 \_\_\_\_\_\_ Partnership

 \_\_\_\_\_\_ Limited Liability Company

 \_\_\_\_X Corporation

 \_\_\_\_\_\_ Other (Explain \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ )

**DEFINITIONS:**

**User** means that user who signs and executes this Agreement.

**Municipality** means Millcreek Township, Clarion County, Pennsylvania acting through their Municipal Officials.

**Appurtenance** means the property lying within the right-of-way of a highway, together with any improvement placed within this right-of-way.

**Bridge** means any structure including supports, erected over a depression or an obstruction, such as, but not limited to, water, highway, or railway and having a track or passageway for carrying traffic or other moving loads and having an opening measured along the center of the roadway of more than 8 feet between supports.

**Highway** means any highway or bridge on the Municipality's system of highways and bridges, including the entire width between right-of-way lines, over which the Municipality has assumed, or has been legislatively given, jurisdiction.

**Excess Maintenance** means maintenance or restoration or both (but not betterment) of a posted highway (in excess of normal maintenance) caused by use of over-posted-weight-vehicles.

**Normal Maintenance** means the usual and typical activities necessary to maintain the roadway, shoulders, drainage facilities, and other appurtenances in the state of repair existing at the date of the inspection.

**Over-Posted-Weight-Vehicle** means a vehicle or combination have a gross weight in excess of a posted weight limit.

**Type 1 Permit** - A Type 1 permit is valid only when carried in the over-posted-weight-vehicle.

**Type 2 Permit** - A Type 2 permit is valid only when conspicuously displayed at the USER'S place of business.

**Type 3 Permit -** A Type 3 permit is valid only when carried in the over-posted-weight-vehicle.

**BACKGROUND**

The USER in the conduct of its business makes use of portions of Municipal highways which are under the jurisdiction, maintenance, and control of the Municipality.

 Pursuant to the provisions of Section 4902 of the Vehicle Code, Act of June 17, 1976, P.L. 162, as amended, 75 Pa. C.S. **§** 4902, the Municipality has posted gross weight restrictions on portions of these Municipal highways.

 The USER wishes to move vehicles or combinations, together with loads, in excess of the posted gross weight restrictions over and across portions of these posted Municipal highways.

 The Municipality, pursuant to 67 Pa. Code, Chapter 189, is willing to permit the movement of USER'S vehicles or combinations, together with loads, in excess of the posted gross weight restrictions, conditioned upon the execution of an approved form of excess maintenance and restoration necessitated by the movement in accordance with the terms, conditions, and provisions hereinafter contained in this Agreement.

**AGREEMENT**

 For and in consideration of the mutual promises hereinafter set forth, the parties hereto, intending to be legally bound hereby, agree for themselves and their successors and assigns as follows:

**Permission to Move Vehicles**

 1. The Municipality will permit the USER to move vehicles or combinations, together with loads, in excess of the posted gross weight restrictions on the portion(s) of Municipal highway(s) indicated below, subject to all provisions of the Vehicle Code, Act of June 17, 1976 P.L. 162, as amended, (75 Pa. C. S.) and 67 Pa. Code, Chapter 189.

 The Municipality has issued the USER a Type **1** permit to exceed the posted gross weight restrictions on the portions of Municipal highways identified below.

 MUNICIPAL

COUNTY MUNICIPALITY HIGHWAY FROM

**Joint Use**

 2. In the event that more than one USER makes use of the portion(s) of Municipal highways(s) described in Paragraph 1, (above) the USER shall report to the Municipality the amount of tonnage and or trips. The Municipality may assess and proportion, in its discretion, the maintenance and restoration costs among the USERS on a periodic basis or upon termination of this Agreement.

**Responsibility of USER**

 3. The USER'S responsibility shall only extend to excess maintenance and restoration. The nonperformance of normal maintenance by the Municipality shall under no circumstances constitute grounds for an offset or credit against any excess maintenance or restoration responsibilities of the USER.

 If the USER selects Paragraph 6, Option B, (below) the Municipality shall determine, in its discretion, whether the excess maintenance and restoration are satisfactory.

**On-Site-Inspection**

 4. The USER and the Municipality agree that, in order to determine the condition of the portion(s) of the Municipal highway(s) and appurtenances, an on-site field inspection shall be made jointly by the Municipality and the USER. A memorandum shall be prepared describing the condition of Municipal highway(s) and appurtenances together with the nature and extend of any repairs needed to correct any existing damage for which the USER will not be liable. Photographs may also be taken. The memorandum and photographs (if taken) shall be incorporated as an exhibit as part of this Agreement. All costs of this inspection shall be paid by the USER.

**Maintenance Not Covered**

 5. The USER shall have no obligation for maintenance to remedy damage directly resulting from acts of God or war or for routine removal of snow or ice.

**Performance of Excess Maintenance and Restoration**

 6. Excess maintenance and restoration shall be performed in accordance with option A below.

 **OPTION A**

 The Municipality's maintenance forces and/or a contractor(s) selected by the Municipality through its prescribed procedures. The excess maintenance and restoration shall be performed to a level consistent with that agreed to in Paragraph 3 (above). The work shall be in conformance with Municipality Specifications and shall be supervised and inspected by Municipality personnel.

 The Municipality may invoice the USER for the estimated cost of repairs using either the latest maintenance contract prices or the Municipality's latest average monthly maintenance unit prices. These estimated costs shall be computed for all damages noted on the on-site inspection form. The USER agrees to reimburse the Municipality for all estimated costs.

 The USER shall submit payment to the Municipality within 30 days from the date of invoice. If the USER fails to make the payment, the Municipality may in its discretion:

 1. Rescind the USER'S permission to move vehicles or combination, together with loads, in excess of posted wight restriction over and across any Municipality highway(s) until payment is made.

 2. Terminate this Agreement.

 3. Proceed against security provided pursuant to Paragraphs 7 and 13 below.

 4. Any or all of the above.

 **OPTION B**

 The USER and/or its contractor(s). The excess maintenance and restoration shall be performed to a level consistent with that agreed to in Paragraph 3 (above). The work shall be in conformance with Municipality Specifications. If USER does work he should notify the Municipality three days in advance of doing the work. Any excess maintenance or restoration associated with bridges shall be specifically developed in a memorandum by the Municipality and directed to the USER for completion. The Municipality reserves the right to monitor or direct any excess maintenance or restoration.

 The USER shall reimburse the Municipality for any expenses so incurred by the Municipality.

 If performance Option B has been agreed to, the USER shall:

 1. Provide proper traffic protection at all times during excess maintenance and restoration. This protection shall comply with Municipality work area traffic control requirements as contained in Pennsylvania Department of Transportation (PennDOT) Specification Publication 408 and supplements thereto and PennDOT Publication 203.

 2. Indemnify, save harmless, and defend (if requested) the Municipality and its officers, agents, and employees, from all suits, actions or claims of any character, name or description brought for or on account of any injuries, death, or damages received or sustained by any person, persons, or property, during the performance of the work on portion(s) of Municipal highway(s) and appurtenances to be repaired, by or for the USER or its officers, agents, employees, contractors, or representatives, whether the same be due to the use of defective materials, defective workmanship, neglect in safeguarding the work or by or on account of any act, omission, neglect, or misconduct of the USER or its officers, agents, employees, contractors, or representative, during the performance of the work.

 3. Provide evidence to the Municipality of public liability insurance for bodily injury and property damage in the minimum amounts of $250,000 each person, $1,000,000 each occurrence. The insurance policy shall cover any loss that might occur during the performance of any excess maintenance or restoration by the USER, or its officers, agents, employees, contractors or representatives. The Municipality shall be named as an additional insured on the certificate of insurance. A copy of the certificate of insurance shall be attached to this Agreement as an Exhibit. This insurance shall neither be changed or cancelled without forty-five days advance written notice of such change or cancellation. This advance written notice of change or cancellation shall be forwarded to the Municipality located at 5345 Hudson Road, P.O. Box 40, Strattanville, PA 16258.

 4. Promptly perform excess maintenance or restoration as needed. If the Municipality determines that the USER is not maintaining or restoring the portion(s) of Municipal highway(s) and appurtenances to the level agreed to in Paragraph 3, (above) the Municipality will notify the USER in writing, of this determination and the USER shall promptly perform the required excess maintenance or restoration.

5. If the USER fails to perform the excess maintenance or restoration promptly after receipt of notice, the Municipality may, in its discretion:

 a. Rescind the USER'S permission to perform excess maintenance and restoration, and to move vehicles or combinations, together with loads, in excess of the posted weight restriction over and across any Municipal highway(s) until necessary excess maintenance and restoration are satisfactorily performed or coasts thereof are paid.

 b. Maintain or restore the portion(s) of Municipal highway(s) and appurtenances with the USER reimbursing the Municipality for all costs so incurred.

 c. Proceed against security provide pursuant to Paragraphs 7 and 13 below.

 d. Terminate this Agreement.

 e. Any or all of the above.

**Security**

 7. To secure the performance of the USER'S obligations, the USER shall execute and deliver to the Municipality the following type(s) of security in the amounts as indicated:

 A. Irrevocable Letter of Credit $\_\_\_\_\_\_\_

 B. Certified Check $ 250.00

 C. Cashier's Check $

 D. Bank Account $

 E. Certificate of Deposit (Cash Value) $

 F. Security Agreement $

 G. Escrow Agreement $

 H. Performance Bond $ amount of bond

 I. Administrative Fee $ 100.00

Security option(s) **H** in the total amount of $**12,500.00**  has (have) been agreed to.

 This Agreement, together with the type(s) of security provided, may be filed in the appropriate prothonotary's office or other registry in a manner and at such time and frequency as the Municipality deems proper. The USER shall pay the costs of such filings.

 A copy of the security(ies) shall be attached to this Agreement as an Exhibit(s).

**Liability of USER**

 8. The USER shall be liable for all costs of excess maintenance and restoration and all other expenses incurred pursuant to this Agreement. The USER'S liability shall not be limited to the total amount of security shown in Paragraph 7 (above).

**Termination**

9. The USER and the Municipality retain the right to terminate their future obligations under this Agreement at any time by submitting a written notice of intent to terminate. As soon as possible after receipt of such notice, the Municipality and the USER'S representatives shall inspect the Municipal highway(s) and appurtenances. The Municipal highway(s) and appurtenances if Paragraph 6 Option B was elected, shall be restored to level consistent with that agreed to in Paragraph 3 (above). Restoration shall be performed by the party(ies) agreed to in Paragraph 6 (above). Thereupon this Agreement shall be terminated and of no further force or effect and all security delivered to the Municipality by the USER shall be released.

**Revocation of Permit**

 10. The Municipality may revoke the USER'S permit and may pursue whatever legal remedies it deems proper, if it determines, in its discretion, that the USER is not in compliance with any provision of the Agreement. In the event the USER has concluded its operations on any or all portions of highway covered by the Agreement, the Municipality may, in its discretion, revoke the USER'S permit(s) to operate on any other highway(s) under any other similar Agreement.

**Closing of Municipal Highways**

 11. This Agreement shall not prohibit the Municipality from closing a highway or bridge to any vehicle or combination in excess of a specific weight if such closing is authorized by law and is necessary for safety, or is a temporary closing due to climatic conditions or an act of God or war.

**Effective Date**

 12. The effective date of this Agreement shall be the date upon which the on-site inspection memorandum is signed by the USER and the Municipality. The effective period of this Agreement shall continue from its effective date until the date of its termination as provided for herein.

**Additional Security and Termination**

 13. In addition to the Municipality's right of termination set forth above, the Municipality shall have the right to require additional security upon that date that the Municipality determines, in its discretion, that the aggregate amount of damage to the Municipal highway(s) exceeds 75% of the face amount of the security furnished. If additional security is required, it shall be retained by the Municipality until all excess maintenance and restorations have been completed. Failure to provide such additional security as is required shall constitute a breach of this Agreement.

Attest: MILLCREEK TOWNSHIP

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ By\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Secretary Chairman/Road Bonding Coordinator

 User: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Attest: Lumber Company

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ By\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Print Name: Print Name: Lumber Company

Title: Date: Title: Date:

 Typically don’t need this page

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Print Name:

 Authorized Partner Date:

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Print Name:

 Sole Proprietor Date:

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Print Name:

 Other Date:

 **AUTHORIZATION TO EXCEED A POSTED**

 **HIGHWAY WEIGHT RESTRICTION**

PERMIT NO.: Date of permit

NAME OF USER:Logging company

PHONE: Logger phone

STREET ADDRESS: Logger address

CITY: Brookville STATE: PA ZIP: 15825

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This authorization is for a Type 1 Permit to exceed a 10 ton gross weight limit on portions of Municipal Highway(s) indicated below.

 MUNICIPAL

COUNTY MUNICIPALITY HIGHWAY FROM TO

**Clarion Directions to site**

MOVE BEGINS: Date MOVE ENDS: typically 3-6 months FEE: Amount due

TRUCK LICENSE/ST: / /

TRAILER LICENSE/ST: / /

 I, the undersigned, hereby certify that the data submitted is correct to the best of my knowledge and belief.

SIGNATURE & TITLE:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Logger\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Date:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 **AUTHORIZATION TO EXCEED THE**

 **POSTED HIGHWAY WEIGHT RESTRICTION**

 The above authorization is approved subject to Section 4902 of the "Vehicle Code" and all Municipality regulations (in particular 67 PA Code Chapter 189) subject to and conditions or restrictions set forth herein or attached hereto. The above does not authorize the permitted vehicle to exceed any licensed maximum size or weight limit.

 This authorization shall be carried in the permitted vehicle while traveling upon the highway specified above (except Type 2 Permits which authorize use or a particular posted highway or portion thereof by any number of over-posted-weight vehicles being driven to or from a common destination).

Issuance Date:\_\_\_\_\_\_\_\_\_\_\_\_\_ By\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Municipal Official-Secretary

Expiration Date \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_