#### Bill of Sale

Leonard L. Bertheau, seller, of the business commonly known as the Back Ber located at 62 S.W. Russell St., Stevenson, Washington for good and valuable consideration paid me and to be paid me by JODAR, Inc., a Washington corporation of P.O. Box 150, Trout Lake, Washington 98650, purchaser, receipt of a portion of which is hereby acknowledged, does grant, sell, transfer and deliver to purchaser the name, goodwill and right to conduct business commonly known as the Back Bar as well as the inventory on hand at 2:30 A.M. March 1, 1987 which is to be paid for in cash on March 1, 1987 based on original cost.

Purchaser shall have all rights and title to the goods in himself and his executors, administers and assigns.

Seller is the lawful owner of goods and the goods are free from all encumbrances. Seller has good title to sell the goods and will warrant and defend the right against the lawful claims and demands of all persons. This Bill of Sale is subject to a Note of even date and secured by security agreement.

IN WITNESS WHEREOF Seller has executed this agreement at Stevenson Washington on this  $18^{th}$  day of February, 1987.

By: Levense 7. Bertheau Leonard L. Bertheau (Seller)

Approved:

JODAR, Inc., a Washington copporation

BY: Auris m Turne ford Pice

By: Bicker A Leen se for Vicker

(Purchaser)

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RECORDER'S NOTE: NOT AN ORIGINAL DOCUMENT

# [Chettel Mortgage Type Instrument. Do Not Use for Inventory or Retail Sale Transactions on Consumer Goods.] SECURITY AGREEMENT—EQUIPMENT, FIXTURES, OR CONSUMER GOODS (May Be Used for Motor Vehicles and Aircraft in Above Categories)

pereinafter called "Debtor") hereby grants to Leonard L. Bertheau	at any ish all leggerees therein, all added and substituted parts and
quipment, tools, parts, accessories, supplies and improvements therefor, together w	as year, make, model, serial and identification numbers.)
[Insert full description of property, including loanitying data section	business commonly known as the Back Sar
(Insert full description of property, including learninging data section.)  The trade name, goodwill and right to conduct located at 62 S.W. Russell St., Stevenson, WA	DUSTUGAR COMMUNITY KINDS
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All of said property is hereinafter referred to as the "property."  This Security Agreement is given to secure the payment and performance of all this Security Agreement is given to secure thereon, Regardless of the adequate	1 11 minor of Police to Secured Party presently existing and
hereafter arising, direct or indirect, which secured Party may obtain regardless of the adequacy of any other security which Secured Party at any of its offices to Debtor shideposits or other moneys owing from Secured Party at any of its offices to Debtor shideposits or other moneys owing from Secured Party at any of its offices to Debtor shideposits or other moneys owing from Secured Party at any of its own secured party of its own severally liable.	at any of its offices from possession of Secured Party) constitute additional security att (as collateral in the possession of Secured Party) constitute additional security att (as collateral in the possession of Secured Party) constitute additional security att (as collateral in the possession of Secured Party) constitute additional security at the possession of Secured Party as collateral party as col
any courremental regulation	4. Ownership and costs.
1. Use of Property: Debtor agrees to comply will not waste, injure nor destroy the affecting the use of the property and will not waste, injure nor destroy the affecting the use of the property in any unlewful manner, property, nor use nor permit the use of the property is and will be Debtor represents and agrees that the primary use of the property is and will be se checked here:    Complete   Complete	and the same is free and clear of any lien or every nature. Debtor will not create nor permit the existence of any lien or every nature. Debtor will not created hereby on the property without the security interest other than that created hereby on the property without the written consent of Secured Perty. Any certificate of title now or hereafter written consent of Secured Perty. Any certificate of title now or hereafter existing on any of the property will be delivered to Secured Perty and will recite
2. Debtor and Colleteral Location: The address appearing that to Debtor	5. Taxes: Debtor will pay before delinquency all taxes or other governments.
signature below is the address of Debtor's chief executive this not located at the has no place of business, his residence. If the collateral is not located at the Debtor's address appearing below, it will be located at:	tax which may be levied on any conjuntors seem the property in good repair.
67 5.W. NUSSELL CO.	8. Repairs and inspection: Debtor will keep the said intervals and Secured Party may inspect the property at reasonable times and intervals and Secured Party may inspect the property at located.
Stavenson, WA	
Debtor will give Secured Party prior written notice of any change in either the Debtor's chief executive office or, if he has no place of business, his residence and of any change in collateral location.  3. Fixtures: If any of the property is to be or has been attached to real estate, the	7. Insurance: Debtor will keep the property continuously mounts designated at approved by Secured Party against fire, theft and other hazards designated at approved by Secured Party, in an amount equal to the full insurable value thereof any time by Secured Party, in an amount equal to the full insurable clause as
3. Fixtures: If any of the property is to be different for the real estate is as follows: N/A	detignated by and in layor or secured acres in the event of loss.
legal description of the rest of the	receipts showing payment of premiums to the Secured Party shall have full power to collect any and all insurance upon the Secured Party shall have full power to collect any obligation secured hereby.
and assessed the record	property and to apply the same at its option of sensit of the property. Secured
If the Debtor does not have a record interest in the above real property, the record owner is:	whether or not matured, or to the restoration or repair of the open of the party shall have no liability whatsoever for any loss that may occur by reason of the omission or lack of coverage of any such insurance.
OWNer is.	and because are part of this Security Agreement.
	Aicher Harreford 1/cefrs
February 19 87	Men M. Austra fact
Signed this 18th day of Padruary	O. O. O. H. Sunday Vice PRS
62 S.W. Russell St. Stavenson City	- ALLKAN MACLICE
Skamonia Wa. 986AR ADDRESS OF DEBTOR (Print)	(SIGNATURE OF DEBTOR) NOTICE: SEE REVERSE SIDE FOR IMPORTANT INFORMATION
Weshington Legal Stanti, Inc., Form (WBA) UCC-18 9/82	A STATE OF THE STA
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## BOOK 104 PAGE 333

- 8. Removal or Sale: Without the prior written consent of Secured Party, Debtor will not remove the property from the State of Washington, and Debtor will not sell nor lease the property or any interest therein.
- 9. Expenses incurred by Secured Party: Secured Party is not required to, but may at its option, pay any tax or other charge or expense payable by Debtor and any filing or recording fees and any amounts so paid shall be repayable by Debtor upon demand. Debtor will also repay upon demand all of Secured Party's expenses incurred in collecting, insuring, conserving or protecting the collateral or in any inventories, audits, inspections or other examination by Secured Party in respect of the collateral. All such sums shall bear interest at the lesser of 2% per month or the maximum rate permitted by law from the date of payment by the Secured Party until repaid by Debtor and such sums and interest thereon shall be secured hereby. The rights granted by this paragraph are not a waiver of any other rights of Secured Party arising from breach of any of Debtor's covenants.
- 10. Waivers: This Security Agreement shall not be qualified or supplemented by course of dealing. No waiver or modification by Secured Party of any of the terms or conditions hereof shall be effective unless in writing signed by Secured Party. No waiver nor indulgence by Secured Party as to any required performance by Debtor shall constitute a waiver as to any subsequent required performance or other obligations of Debtor hereunder. Debtor hereby waives any counter claims or defense hereunder against any assignee for value.
- 11. Default: Time is of the essence in this Security Agreement, and in any of the following events, hereinafter called "Events of Default," to-wit:
- a. Any failure to pay when due the full amount of any payment of principal, interest, taxes, insurance premiums or other charges which are or may be secured hereby, or
- b. Any failure to perform as required by any covenant or agreement herain, or c. The faisity of any representation by Debtor herein or in any credit application or financial statement given by Debtor to Secured Party as a basis for any
- extension of credit secured hereby, or d. If the property should be seized or levied upon under any legal or governmental.
- process against Debtor or against the property; or

  e. If Debtor becomes insolvent or is the subject of a petition in bankruptcy, either
  voluntary or involuntary, or in any other proceeding under the federal bankruptcy
  laws; or makes an assignment for the benefit of creditors; or if Debtor is named in
- or the property is subjected to a suit for the appointment of a receiver; or f. Loss, substantial damage to, or destruction of any portion of the property, or
- f. Loss, substantial damage to, or destruction. Entry of any judgment against Debtor, or

- h. Dissolution or liquidation of Debtor; or
- i. The Secured Party deems itself insecure.

Then and in any of such events of default, the entire amount of indebtedness secured hereby shall then or at any time thereafter, at the option of Secured Party, become immediately due and payable without notice or demand, and Secured Party shall have an immediate right to pursue the remedies set forth in this Security Agreement.

- 12. Remedies: In the event of a default hereunder, Secured Party shall have all remedies provided by law; and without limiting the generality of the foregoing, shall be entitled as follows:
- a. Debtor agrees to put Secured Party in possession of the property on demand;
- Secured Party is authorized to enter any premises where the property is situated and take possession of said property without notice or demand and without legal proceedings; and
- c. At the request of Secured Party, Debtor will assemble the property and make it available to Secured Party at a place designated by Secured Party which is reasonably convenient to both parties; and
- d. Debtor agrees that a period of fifteen (15) days from the time notice is sent, by first-class mail or otherwise, shall be a reasonable period of notification of a sale or other disposition of the property; and
- e. Debtor agrees that any notice or other communication by Secured Party to Debtor shall be sent to the address of the Debtor stated herein; and
- f. Debtor agrees to pay on demand the amount of all expenses reasonably incurred by Secured Party in protecting or realizing on the property. In the event that this Security Agreement or any obligation secured by it is referred to an attorney for protecting or defending the priority of Secured Party's interest or for collection or realization procedures. Debtor agrees to pay a reasonable attorney's fee, including fees incurred in both trial and appellate courts, or fees incurred without suit, and expanses of title search and all court costs and costs of public officials. The sums agreed to be paid in this subparagraph shall be secured hereby, and
- g. If Secured Party disposes of the property. Debtor agrees to pay any deficiency remaining after application of the net proceeds to any indebtedness secured
- 13. Applicable Law: This security agreement shall be governed by the laws of the State of Washington.

### ASSIGNMENT OF SECURITY AGREEMENT

The undersigned assignor, Secured Party, in the within and foregoing Security Agreement, does hereby and assign, transfer and set over unto

as assignee the said Security Agreement and the indebtedness secured thereby, however, evidenced, and the undersigned hereby guarantees the payment of all moneys due or to become due on the indebtedness secured by said Security however, evidenced, and the undersigned hereby guarantees the payment of all moneys due or to become due on the indebtedness secured by said Security Agreement. The assignor waives notice of default and authorizes Agreement, together with all sums advanced by assignee under the terms of said Security Agreement. The assignee any security which it may have at any time or any extensions and renewals of said indebtedness and authorizes the assignee to settle with the customer or release any security which it may have at any time or any extensions and renewals of said indebtedness and authorizes the assignee to settle with the customer or release any security which it may have at any time or any extensions of the undersigned, and without addressing the undersigned agrees that other guarantor without notice to the undersigned, and without addressing the property covered thereby as security for the obligations of the undersigned. If the assignee the assignee may retain the foregoing Security Agreement and the property covered thereby as security for the obligations of the undersigned. If the assignee the assignee may retain the foregoing Security Agreement and the property covered thereby as security for the obligations of the undersigned.

extensions and renewals of said indebteness and authorizes that by the obligations of the undersigned to the assignee. The undersigned agrees that the property covered thereby as security for the obligations of the undersigned. If the assignee the assignee may retain the foregoing Security Agreement and the property covered thereby as security for the obligations of the undersignee of the new disposes of the property covered by said Security Agreement, the undersigned agrees to pay any deficiency remaining after application by the assignee of the new disposes of the property covered by said Security Agreement, the undersigned agrees to pay any deficiency remaining after application by the assignee of the new disposes of the property covered by said Security Agreement, the undersigned agrees to pay any deficiency remaining after application by the assignee of the new disposes of the property covered by said Security Agreement, the undersigned agrees to pay any deficiency remaining after application by the assignee of the new disposes of the property covered the pro					
1	Signed this day of 19				
	Assignor				

(WBA) UCC-1B 9/82

NOTICE: SEE OTHER SIDE FOR IMPORTANT INFORMATION.

## Promissory Note

(INTEREST INCLUDED)

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