After recording return to:
Michael J. Wynn:
Attorney at Law
P.O. Box 26
Vancouver, WA 98666

FILED FOR RECORD
EXAMPLE A CO. SIASH
BY Michael Wyane
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O DOWNY
AUGUSTOR
GARY H. OLSON

NOTICE OF INTENT TO DECLARE A FORFEITURE OF AND CANCEL REAL ESTATE CONTRACT PURSUANT TO RCW 61.30 et seq.

122423

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TO: Rick Reynolds Co., Inc., a Washington Corporation; and Kerry Leathers:

- 1. You and each of you are hereby notified that unless the defaults hereinafter referred to under the Contract hereinafter referred to are cured on or before the forfeiture date hereinafter referred to, the legal owner of the property described in the Contract will elect to declare a forfeiture of and cancel the Contract.
- 2. The Contract herein referred to was executed in writing on January 14, 1994 by Swift's Lakeshore Estates Investments, a partnership consisting of Gary L. Morris and Sally L. Morris, husband and wife, Cary H. Henderson and Susan A. Henderson, husband and wife, and John E. Hancock and Martha Hancock, husband and wife, as Seller, providing for the sale to Rick Reynolds Co., Inc., a Washington corporation as Purchaser, of the following described real property situated in Skamania County, Washington:

The North Half of the Northwest Quarter of Section 34, Township 7 North, Range 6 East of the Willamette Meridian, Skamania County, Washington, lying North of the Swift Creek Reservoir.

The Contract was recorded January 20, 1994 in Book 140, page 986, under Auditor's File No. 118559, records of Skamania County, Washington.

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3. The defaults herein referred to con 'it of the following:

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NOTICE OF INITENT TO DECLARE FORFEITURE - 1

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- (a) Fallure to pay monthly payments of \$931.78 due on March 18, 1995; \$931.78 due on April 18, 1994; \$931.78 due on May 18th, 1994. All past due payments total \$2,785.34.
- (b) Late charges due of \$93.18 (March 1995 and April, 1995).
- (c) 1995 Real Property taxes of \$386.09; 1995 Fire Patrol Taxes of \$20.05; plus interest and penalties.
- (d) The Assignment of Furchaser's interest in the Contract, without receiving Seller's consent, to Kerry Leathers.
- 4. The Contrac, will be forfeited on September 1, 1995 if all defaults are not cured by that date.
- 5. The effects of forfeiture include, to the extent applicable, that:
 - (a) All right, title and interest in the property of the Purchaser and, to the extent elected by the Seller, of all persons claiming, through the Purchaser, or whose interests are otherwise subordinate to the Seller's interest in the property shall be terminated:
 - (a) The Purchaser's rights under the Contract shall be canceled;
 - (c) All sums previously paid under the Contract shall belong to and be retained by the Seller or other person to whom paid and entitled thereto;
 - (d) All of the Purchaser's rights in all improvements made to the property and in unharvested crops and timber thereon shall belong to the Seller; and
 - (e) The Purchaser and all other persons occupying the property whose interests are forfalted shall be required to surrender possession of the property, improvements, and unharvested crops and timber to the Seller ten (10) days after the Declaration of Forfeiture is recorded.

6. In order to cure the defaults, you must pay the following action:

Total amount past due: \$3,274,66.

7. In addition, the following payments, charges, fees that which the quality is cure the defaults if the defaults are cured infore the leasurement of the feedback is recorded:

Postage: \$ 35.00
Photocopies: \$ 35.00
Service of Process: \$ 100.00
Telephone Charges: \$ 25.00
Recording Fees: \$ 25.00
Attorney Fees: \$ 750.00

TOTAL ADDITIONAL COSTS: \$ 970.00

- 8. The person to whom this notice is given may have the death of the character for feiture, or to seek an extension of time to cure the defact. The death of the character involve a failure to pay money, or both, by commencing a many to have by the constant serving the summons and complaint before the Declaration of Caracter as a constant.
- order a public sale of the property. Such public sale will be seemed a count of finds that the fair market value of the property substantially accorded to the property substantially accorded to the property. The excess, if any, of the highest bid at the sale over the excess, if any, of the highest bid at the sale and the order of the public sale applied to liens eliminated by the sale and the order of the purchaser. The Court will require the person vino requests the sale to deposit an anticipated sale costs with the clark of the Court. Any action to public sale rount be commenced by filing and serving the sale and the order of the public sale rount be commenced by filing and serving the sale and the order of the public sale rount be commenced by filing and serving the sale and the order of the public sale rount be commenced by filing and serving the sale and the order of the public sale rount be commenced by filing and serving the sale and the order of the public sale rount because of the public sale rount of the court of the public sale rount of the court of the public sale rount of the public sale rou
- 10. The Seller is not required to give any person any other in the declaration which completes the forfeiture is given, except to though Leadings.

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pursuant to an unpermitted assignment of the Purchaser's interest from Rick L. Reynolds Co., Inc., a Washington corporation in favor of Kerry Leathers, dated July 20, 1994, recorded July 21, 1934 in Book 144, page 651, Auditor's File No: 120071, Skamania County Deed Records.

DATED this 265 day of May, 1995.

Michael J. Wynne Attorney at Law WSBA# 8534

P.O. Box 23 Vancouver, WA 98666 (360) 574-6516

SELLER:

SWIFT'S LAKESHORE ESTATES INVESTMENTS c/o Gary L. Morris 6009 N.W. 289th Street Ridgefield, WA 98642 360-887-3007

STATE OF WASHINGTON)
COUNTY OF CLARK

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On this day personally appeared before me Michael J. Wynne, to me known to be the individual(s) described in and who executed the within and foregoing instrument, and acknowledged to me that they signed the same as their free and voluntary act and dead, for the uses and purposes therein mentioned.

GIVEN under my hand and official seal this 24 day of May, 1935.

NOTARY PUBLIC in and for the State of

Washington, residing at Auth Commission expires: W-32-75