DEED RECORD 29

SKAMANIA COUNTY, WASHINGTON

Schedule of	f danger trees on la	nd owned by St	ate Park Board,	in Section 25, Township 2
N, Range 6 E, Co	ounty Skamania, cove	red by grant d	lated	
Engr. Sta.	Number trees	Kind	Side of R/W ft. N.S.E.W.	Remarks (Fell, top, limb, etc.)
160+00	5	Red Fir	South Max Dist	Fell
161+00			30 ft.	
Total	5			
Exhibit B Shee	et #7.			
United Stat	tes Department of the	e Interior Bor	neville Power A	dministration Portland,
Oregon.				
Schedule of	f danger trees on la	nd owned by St	ate Park Board,	in Section 23, Township 2
N, Range 6 E, Co	ounty Skamania, cove	red by grant d	lated	
Engr. Sta.	Number Trees	Kind	Side of R/W ft. N.S.E.W.	Remarks (Fell, top, limb, etc.)
179+20	20	2nd G.R.Fir	N - 50 ft.	Fell
186+70				
179+20	40	2nd G.R.Fir	S - 50 ft.	Fell
188+00			~ N	1 7
Total	60		- N - N -	
Filed for record	d July 6, 1942 at 9-	00 a.m. by Joh	nn W. Fishburne,	Special Attorney
			Maldlo Skamania C	ounty Auditor.
#31804	R. V. Carpe	nter et ux et	al to United	States
In the Dis	trict Court of the U	nited States 1	for the Western	District of Washington.
Southern Divisi	on.			
United States of values	f America, Petitioner s.			
husband and wife son, a corporati a municipal corp of Washington, or parties unkneetitle, estate,	and Anna Carpenter, e; The Bank of Steve ion; Skamania County poration of the Stat Also all other persown claiming any riglien or interest in cribed in the petiti	en- () e ons	No. 310 Judgment of	the Declaration of Taking
	Respondent	s.)		
The petiti	oner herein, the Uni	ted States of	America, by and	through its attorneys, J.

The petitioner herein, the United States of America, by and through its attorneys, J. Charles Dennis, United States Attorney for the Western District of Washington, and John W. Fishburne, Special Attorney for the Department of Justice, having made oral motion in the above entitled cause, praying the Court to enter judgment vesting in the United States a perpetual easement and right-of-way in and to the property hereinafter described, said property being the identical property described in the declaration of taking and in the petition for condemnation, and praying the court for an order fixing the date when the United States of America shall have the right to enter upon said land and exercise the rights and privileges received by it by virtue of such easement; and a hearing having been held in open court on said motion and declaration of taking, and the court having considered the petition filed herein, the court finds:

First. That the United States of America is entitled to acquire property by eminent