QUANTITY	DESCRIPTION_
	Set drilling Jars for 2" x 3" 5 3/16 and 4 7/8" hole only
	Selvel socket 1-350 lb. Hand Ram
	Stiff Sockets I Blacksmith Anvil all on a heavy sled up off the ground
6	6" x 6" Cresoted treat sills Flooring Frame timber for house and galvanized tin for same. If guy wires 23 good stakes and turnbuckes plus cockeyes. 400' 34" left lay spud line. 300' - 9/16" sand line top hole. stuff. 1350' 1/2 sand line good. Never slipscamel back and National type
	Small steel tool Box and pipe fittings
	Small wood box compartments full of assorted bolts, nuts, washers, etc.
	Heavy wood box5: lorg X 16" x 16" Miscellaneous item:(Usable)
	Heavy steel tool box for hand tools 24" x 26" x 7' full of Hand tools from saws to levels, sledges, rigid wrenches 36" to 18" and combination crow bars to nail bars. Hot cuts, cold cuts, fullers, key drifters, punches, calipers rules, chisels, ball pin, hammers, black smith hammers, claw hammers. Hand grinder pliers, many items and duals. surplus tongs for the operation of rig, in drilling a well.
Drill Stems	15" x 20'3 3/4" pin 3 1/4" x 4 1/4" box
	1 4 1/4 x 28'3 3/4 pin 3 3/4" box
	· 13 1/4 X 28'-2" x 3" pin 2" X 3" box
	14" sinker 3 3/4" X 3 3/4" pin and box 10' long
	5 bailers up to 30' long

Skamenia County Auditor

#41041

Ray L. Mel licott to Christian Larsen

BILL OF SAIE

KNOW ALL MEN BY THESE PRESENTS:

Filed for record July 7, 1950 at 10-35 a.m. by Parr & Baker.

THAT, Ray L. Malicott of Stevenson County of Skamania, State of Washington, the party of the first part, for and in consideration of the sum of One and No/100 Dollars lawful money of the United States of America, to him in hand paid by Christian Larsen of North Bonneville the party of the second part, the receipt whereof is hereby scknowledged, does by these presents grant, bargain, sell and deliver unto the said party of the second part, the rollowing described personal property now located at Stevenson in the County of Skamania and State of Washington, to-wit:

1 - TD9 International Wide Tract Tractor, serial number TD CB1006, equipped with Wallace Blade and Isaacson single drum

TO HAVE AND TO HOID the same to the said party of the second part, his heirs, executors, administrators and assigns forever. And said party of the first part, for his heirs, executors, administrators, covenant and agree to and with the said party of the second part, his executors, administrators and assigns, that said party of the first part is, owner of the said property, goods and chattels and has good right and full authority to sell the same, and that he will warrant and defend the sale hereby made unto the said party of the second part, his executors, administrators and assigns, against all and every person or persons whomsoever. Lawfully claiming or to claim the same.

IN WITNESS WHEREOF the said party of the first part have hemnto set his hand and seal the seventh day of July 1950

Signed and Delivered in the presence of

Ray L. Mallicott (Seal)

STATE OF WASHINGTON) SS. County of Skamania)

I, the undersigned, a notary public in and for the state of Washington, hereby certify that on this 7th day of July, 1950, personally appeared before me Ray L. Mallicott to me known to be the individual described in and who executed the foregoing instrument, and acknowledged that he signed and sealed the same as his free and voluntary act and deed, for the uses and purposes therein mentioned.

Given under my hard and official soal the day and year last above written.

(Notarial scal affixed)

Raobert J. Salvesen
Not ary Public in and for the State of Washington,
residing at Stevenson, therein.

Filed for record July 10, 1950 at 1-10 p.m. by J. C. Fuller.

Skamania County Auditor

#41071

State of Washington to Defiance Lumber Co., et al

BILL OF SALE OF TIMBER

IN CONSIDERATION OF Twenty Thousand, Six Hundred Forty-seven and no/100 (\$20,647.00) Dollars, the receipt of which is hereby acknowledged, the State of Washington does hereby sell and convey unto Defiance Lumber Company and Buffelsn Lmbr & Mfg Co., both corp, heirs, executors, administrators, successors and assigns, all the standing and fallen merchantable timber now owned by the State of Washington, upon the following described Forest Board lands, situate in the County of Skamenic, State of Washington, to-wit:

NW1 of section 34, to aship 3 north range 5 east, W.M., containing 160 acres, more or less, according to the government servey thereof. To be tractor logged.

The successful bidder will be required to post a bond of not less than \$1,000.00 to guarantee slash disposal in accordance with Chapter 207, Laws of 1929. The arrangements for the bond will be made with the Commissioner of Public Lands at the time the bill of sale is sent in for entry and execution. The bidder must agree to comply strictly with the provisions of Chapter 193, Laws of 1945, known as the Forest Practice act. Any purchaser will be required to pay the State damages for any unnecessary destruction or damage to second growth timber. The purchaser of the above described timber will be required to fall all dead and defective trees on the area and to comply strictly with laws governing slash disposal as found in Title 36, Chapter 1, Remington's Compiled Statutes and laws amendatory thereto.

The purchasers of state timber are required to run out the lines and are responsible for trespass in case timer is cut/adjacent State-owned land.

This bill of sale gives the holder the right to construct logging roads across the above described tract for the removal of said timber, but does not give him any exclusive jurisdiction over the tract. The State reserves the right to grant rights of way for logging roads or for any other purpose over and across the above described tracts at any time and neither the State nor the grantee shall be liable to the holder of the bill of sale for any damage caused thereby.

Attention is called to the fact that this grants only the right to remove the timber, the State retaining jurisdiction over the land in all other respects.

all timber, whether stending or fallen, not removed from said land by said grantee, or those claiming under him, within five years from the date hereof, shall revert to and become the property of the State of Washington as fully to all intents and purposes as if this instrument had not been made; and the right of seid grantee, or those claiming under him, to cut or remove timber from said land shall utterly cease at the expiration of said five years from the date he eof; provided, that in all cases when the purchasers are acting in good faith and removing the said timber, the Commissioner of Public Lands may extend the time of removal in accordance with the statutes governing, in which event all timber whether standing or failen, not removed at the expiration of such extension shall revert to and become the property of said State as fully to all intents and purposes as if said extension had not been made.

If the holder permits a timber bill of sale to expire before applying for an extension, departmental policy will prevent its reinstatement unless it can be shown conclusively that