Gradi or howeston / ss.

attorney for the above model claiment; I have heard the formois claim read, know the contents the most and celieve the case to be true.

Olyle W. Linville, Jr.

Subscribed and sworm to before he this 18 day of hay, 1988.

(County Auditor seal affixed)

Mabel J. Posse Lamania Jounty Clark-Auditor

Filed for record May 18, 1808 at 0;50 a.m. by Clyde W. Linville, Jr.

skamenia cunty olevis-Auditor

#26205

Geo. Allway to Norris Esch et al

NOTICE OF LIEN CLAIM

Norris Esch and Frank Lamb, Claimants

Vs.

George Allway.

Notice is hereby given that Norris Esch and Frank Lamb of Skamania County, State of Washington, claims a lien upon a quanity of saw logs, being about 100,000 feet in quantity, which
were cut or manufactured in Skamania County, State of Washington, are marked thus ______, and
are now lying in the Columbia River at Skamania, said Co., for labor performed upon and assistance rendered in procuring said saw logs; and that the name of the owner or reputed owner is

Roberts; that they employed said Norris Esch and Frank Lamb to perform such labor and
render such assistance upon the following terms and conditions, to-wit:

The said George Allway and ______ Roberts agreed to pay the said Norris Esch and Frank Lamb for such labor and assistance 50¢ per hour; that said contract has been faithfully performed and fully complied with on the part of said claimants who performed labor upon and assisted in procuring said saw logs for the period of Norris Esch worked 90 hrs and Frank Lamb worked 220 hours; that a labor and assistance were performed and rendered upon said saw logs, between the 22nd day of May and the 15 day of July; and the rendition of said service was closed on the 15th day of July 1938, and thirty days have not elapsed since that time: that the amount of claimant's demand for said service is, Norris Esch \$45.00, and Frank Lamb \$110.00; that no part thereof has been paid and there is now due and remaining unpaid thereon, after deducting all just credits and offsets, the sum of \$45.00 to Norris Esch and \$110.00 to Frank Lamb, in which amount they claim a lien upon said saw logs. The said Norris Esch and Frank Lamb, also claims a lien on all said saw logs now owned by said George Allway and ____ Roberts, of said county to secure payment for the work and labor performed in obtaining or securing the said logs, spars, piles or other timber, lumber or shingles herein described.

Norris Each Frank Lamb

State of Washington))ss. County of Skamania)

Norris Esch and Frank Lemb, being first duly sworn, each for himself on oath swears

that they are the claimants named in the foregoing claim, has heard the same read, known the contents thereof, and believes the same to be true.

Norris Esch Frank Lomb

Subscribed and sworn to before me this 18th day of July.

(Notarial seal affixed)

E. M. Wright Notary Public in and for the State of Washington, resiling at Stevenson therein.

Filed for record July 18, 1938 at 11-50 a.m. by Grantees.

Skamania County, Clerk-Audi or.

#26207

Hegewald & Risjord to Jarl Krohn et al

NOTICE OF LIEN CLAIM

Rudolpi. Hegewald and Norman Risjord, d.b.a. Hegewald & Risjord,

Claimants

78

Carl Krohn and Albert Aalvik, d.b.a., Krohn & Aalvik, L. A. HHoughtaling and Long Bell Lumber Co,

Deblors.

Notice is hereby given that Rudolph Hegewald and Norman Risjord, d.b.a. Hegewald & Risjord, of Skamania County, State of Washington, claim a lien upon a quantity of saw lc 3, being about 138000 feet which were cut or manufactured in Skamania County, Washington, and are marked this _____, and are now lying in the Columbia River or water tributary thereto, the exact place being to claimants unknown, for labor performed upon and assistance rendered in yarding said logs with a CAT; that the name of the owner or reputed owner is Long Bell Lumber Cc., of Longview, Washington; that said claimants were employed to perform such labor, and render such assignance upon the following terms and conditions, to-wit:

The said Krohn & Aelvik agreed to pay the said claimants for such labor and assistance \$1.35 per thousand feet; that said contract has been faithfully performed and fully complied with on the part of the said claimants, who performed labor upon and assisted in yarding said logs for the period of 129 hours; that said laobr and assistance were so rendered and performed upon said logs between February 24th, 1938 and the 25th day of June, 1938; and the rendition of said service was closed on the 24th day of June, 1939, and thirty days have not elapsed since that time; that the amount of claimants demand for said service is \$569.00; that no part thereof has been paid except \$415.00, and there is now due and remaining unpaid thereon, after deducting all just credits and offsets, the sum of \$156.00, in which amount he claims a lien upon said logs. The said claimants also claim a lien on all said logs now owned by said debtors to secure payment for the work and labor performed in obtaining or securing said logs, spars, piles or other timber heroin described.

Hegewald & Ri: jora

By R. Hegewald