126080

BOOK 159 PAGE 172

SCR 70312

TRUST DEED
(Skamania Property-Second)

August 22, 1996

YCP Skamania L.P. ("Grantor"), whose address is 950 East Paces Ferry Road, Suite 3210, Atlanta, Georgia 30326

YCP Skamania Operator, Inc. ("Operator"), whose address is 950 East Paces Ferry Road, Suite 3210, Atlanta, Georgia 30326

U.S. Bank of Washington, National Association ("Trustee"), whose address is Post Office Box 3347, Portland, Oregon 97208

United States National Bank of Oregon ("Beneficiary"), whose address is 111 S.W. Fifth Avenue, Suite 400, Portland, Oregon 97204

- 1. The Collateral. For valuable consideration, the receipt and sufficiency of which hereby are acknowledged, Grantor hereby:
  - (a) mortgages, transfers, assigns, and conveys in trust to Trustee with power of sale upon default for the benefit of Beneficiary all of Grantor's right, title, and interest in the land in Skamania County, Washington, legally described in attached Exhibit 1 and all buildings, structures, improvements (including asphaltic paving for parking), fixtures, minerals, hydrocarbons, and landscaping now or hereafter located thereon, all roads, rights-of-way, easements, access rights, water rights, appurtenances, tenements, hereditaments, and licenses now or hereafter belonging thereto, all contracts for the purchase or sale of any or all of the foregoing, and all leases, rents, royalties, issues, profits, and proceeds therefrom, specifically including, but not limited to, all insurance and condemnation proceeds and awards (collectively referred to below as the "Real Property");
  - (b) conveys, transfers, and assigns to Beneficiary all of Grantor's right, title, and interest in existing and

After recording, return to:
Miller, Nash, Wiener,
Hager & Carlsen
111 S.W. Fifth Avenue
Portland, Oregon 97204-3699

Attention: Louis G. Henry

FILED FOR RECORD SKAMANIA DO. WASH BY SKAMANIA CO, TITM

AUS 22 | 1 43 AM '96

AUDITOR

GARY M. OLSON

indexed Lie Indirect
filmed
Meiled

XHH7199

- 1 -

future leases (including the lease between Grantor and Operator), rental agreements, and similar contracts, management agreements (including the management agreement between Grantor and Dolce International/Skamania, Inc. ("Dolce")) and all maintenance, security, janitorial, and service contracts relating to all or any part of the Real Property or to the use or enjoyment thereof, any contracts for the purchase or sale of the Real Property (including its vendee's interest in the Land Sale Contract (as that term is defined in paragraph 5 below)), and all income, royalties, rents, revenue, and profits arising from the Real Property, and all rights and remedies related thereto, specifically including the right to demand, sue for and/or collect rent and other payments due from lessees or tenants, subject only to a limited license reserved to Grantor to collect and properly apply said rents and payments prior to Grantor's default, if any, hereunder (collectively referred to below as the "Leases and Contracts"); and

(c) pledges and grants to Beneficiary a security interest in and to all of Grantor's interest in all goods, accounts, chattel paper, general intangibles, documents, instruments, inventory (including materials and supplies), equipment, and vehicles, and all fixtures, furniture, and furnishings now or hereafter arising out of the use or operation of, related to, or located in or on the Real Property (or any portion thereof), and all proceeds (including insurance proceeds) of any of the foregoing (which assets are collectively referred to below as the "Personal Property"). The Real Property, the Leases and Contracts, and the Personal Property sometimes are referred to below collectively as the "Collateral."

In addition to the liens and security interests granted above by Grantor, as an accommodation to Grantor (the landlord under the Master Lease between Grantor and Operator (the "Operating Lease")), and in consideration of and as a condition for entering into the Operating Lease, Operator hereby grants Beneficiary a security interest in the Personal Property. In no event shall Operator be liable for any payments under the Note or for any obligations thereunder, or deemed to be a borrower under the Note or any of the documents related to the loan evidenced by the Note (the "Loan Documents").

- 2. <u>Obligations Secured</u>. The liens and security interests granted by Grantor and Operator in the Collateral secure Grantor's obligations to:
  - (a) perform Grantor's covenants and agreements set forth in this trust deed;

- 2 -

- (b) perform Grantor's obligations under a guaranty of even date herewith (the "Guaranty") of the obligations of YCP Salishan L.P. to Beneficiary pursuant to a promissory note in the face amount of \$13,800,000 of even date herewith executed by YCP Salishan L.P. in favor of Beneficiary, which is payable in full on or before September 1, 2003 (the "Note"), and any and all renewals, modifications, and extensions of the Note, whether or not evidenced by new or additional instruments;
- (c) pay or perform, as the case may be, all other present or future debts, liabilities, or obligations of any kind or nature, direct or indirect, of Grantor to Beneficiary, including, but not limited to, all advances by Beneficiary in servicing and enforcing the debts, obligations, and liabilities of Grantor and in preserving, handling, protecting, collecting, foreclosing, disposing, and otherwise realizing on any and all security therefor, including the Real Property, including, but not limited to, payments by Beneficiary with respect to fire and other hazard insurance and taxes upon the Real Property, with interest thereon at the Prime Rate (as defined in the Note);
- (d) pay all amounts owed by Grantor to Beneficiary with respect to attorney fees and costs pursuant to the Guaranty, subject to paragraph 6 of this trust deed and the provisions of the Guaranty;
- (e) pay all attorney fees and costs incurred by Trustee or Beneficiary in foreclosing this trust deed or realizing upon any of the Collateral;
- (f) subject to paragraph 15 of this trust deed, pay all sums advanced by Beneficiary to or on behalf of Grantor for the purpose of clearing encumbrances or defects from the title to the Real Property where Beneficiary, in good faith, believes such encumbrances to be superior to the lien of the trust deed, including, without limitation, payment of ad valorem taxes and mechanics or materialmen's liens that may have gained priority over the lien of this trust deed; and
- (g) pay all attorney fees and costs incurred by Trustee or Beneficiary in any case or proceeding under the Bankruptcy Code affecting Grantor.
- 3. Assignment of Leases, Rents, and Profits. Grantor acknowledges and agrees that the assignment in this trust deed to Beneficiary of the existing and future leases, rents, royalties, income, and profits that arise from the use or occupancy of the Real Property is an absolute and present assignment. However, until such time, if any, that an Event of Default (defined herein) has occurred, Grantor shall have a license to collect and

- 3 -

receive such rents, royalties, income, and profits. During the occurrence of an Event of Default by Grantor, Beneficiary may terminate Grantor's license at any time without prior notice to Grantor and may thereafter collect the lease payments, rents, royalties, income, and profits itself or by an agent or receiver. No action taken by Beneficiary to collect any lease payments, rents, royalties, income, or profits shall make Beneficiary a "mortgagee-in-possession" of the Real Property. All lease payments, rents, royalties, income, and profits collected by Beneficiary or a receiver may in Beneficiary's discretion (which shall be reasonably exercised) be applied first to pay all expenses of collection, then to the payment of all costs of operation and management of the Real Property, and then to the payment of the indebtedness and obligations secured by this trust deed. Notwithstanding anything herein to the contrary, Beneficiary's rights hereunder are subject to the rights of the beneficiary of the first deed of trust executed by Grantor in favor of Beneficiary with respect to the Real Property.

- 4. Security Agreement. This trust deed, without affecting its validity as a real estate trust deed and mortgage, also is executed by Grantor and Operator as, and shall be construed as, a security agreement under the Washington Uniform Commercial Code granting Beneficiary a security interest in the Personal Property. In addition to the rights and remedies provided in this trust deed, Beneficiary shall have all the rights and remedies granted by such Uniform Commercial Code. Grantor and Operator covenant and agree to execute and file financing statements and similar documents reasonably deemed necessary or desirable by Beneficiary to perfect, continue, and renew Beneficiary's security interest in the Personal Property. IN ADDITION, THIS TRUST DEED SHALL CONSTITUTE A FIXTURE FILING UNDER THE WASHINGTON UNIFORM COMMERCIAL CODE.
- 5. Interest of Skamania County. Grantor has a contract vendee's interest in that portion of the Real Property identified in attached Exhibit 1 as "Parcel II." The record owner and contract vendor of that portion of the Real Property is Skamania County, Washington (the "county"). Beneficiary hereby acknowledges and agrees that Beneficiary's interest in Parcel II is subject and subordinate to the County's vendor's interest in Parcel II of the Real Property, as outlined in a contract of sale between the County and Salishan Lodge, Inc., dated June 30, 1994 (the "Land Sale Contract"). Grantor hereby agrees that it shall notify the County promptly of the existence of this trust deed and shall provide the County with a copy of this document and hereby agrees that Beneficiary may do so as well. Furthermore, Grantor hereby agrees, represents, and warrants that Grantor is the successor in interest to Salishan Lodge, Inc., under the Land Sale Contract, that the County has accepted Grantor as an Eligible Owner (as that term is defined in the Land Sale

XHIH01990

Contract), and that Grantor shall perform in a timely manner all of the purchaser's obligations under the Land Sale Contract.

- 6. Appraisal Costs and Other Expenses. Grantor shall reimburse Beneficiary for reasonable costs and expenses incurred by Beneficiary following the date of this trust deed with respect to any environmental study, appraisal, or other action or matter pertaining to the Collateral that is required by applicable law, rules, policies, or regulations in connection with the protection, preservation, or enforcement of Beneficiary's rights under this trust deed. Grantor shall pay Beneficiary the amounts for the costs, expenses, and charges described in the preceding sentence of this trust deed within 30 days of the date. Beneficiary bills Grantor for such costs and expenses. Notwithstanding any provision herein to the contrary, Grantor shall not be required to pay for, or reimburse Beneficiary for, costs or expenses of the type described above incurred by Beneficiary as a result of compliance with Beneficiary's rules or policies (and not required by law or regulation) unless an Event of Default (as defined below) existed as of the date such cost or expense was incurred.
- 7. <u>Grantor's Representations and Warranties</u>. Grantor represents and warrants as follows:
  - (a) Grantor is the owner of the Collateral (other than Parcel II of the Réal Property, in which Grantor has a vendee's interest pursuant to the Land Sale Contract) and has the right and authority to convey the Collateral as provided in this trust deed;
  - (b) The County has accepted Grantor as an Eligible Owner (as that term is defined in the Land Sale Contract) and has consented to the assignment to Grantor of the vendee's interest under that contract;
  - (c) as of the date hereof, the Collateral is free and clear of any and all liens; claims; encumbrances; restrictions, encroachments, and interests whatsoever, except (a) the Land Sale Contract, (b) liens in favor of Beneficiary relating to the loan secured by the first priority trust deed encumbering the Collateral, (c) any leases of all or any portion of the Real Property of which Beneficiary has actual knowledge and that have not been expressly subordinated to this trust deed; and (d) those matters described in Exhibit 2 of this trust deed (collectively, the "Permitted Liens").
  - (d) the Real Property and improvements on the Real Property are, to the best of Grantor's knowledge, in substantial compliance with all applicable zoning, building, use, and other governmental requirements, environmental laws, and access laws, except as disclosed in the Property Report

and Environmental Report (hereinafter defined)
(notwithstanding the foregoing, Beneficiary is aware, based
upon the Engineering and Structural Report prepared by LM
Consultants, Inc., and dated May 14, 1996 (the "Property
Report"), and Beneficiary's general familiarity with the Real
Property, that the Real Property may not be in strict
compliance with all access laws. Such noncompliance (if any)
shall not constitute a breach of Grantor's representations or
warranties herein unless (i) a governmental or other
authority charged with enforcement of access laws notifies,
cites, or otherwise informs Grantor that the Real Property
does not comply with access laws, requires Grantor to remedy
the noncompliance, and Grantor fails to do so in a reasonably
timely manner (including time spent by Grantor contesting in
good faith the claim that the Real Property does not comply
with access laws), or (ii) the noncompliance materially
impairs the value of the Real Property and Grantor does not
formulate and implement in a reasonably timely manner a plan
reasonably satisfactory to Beneficiary to remedy such
noncompliance);

- (e) Grantor has obtained or has been assigned all licenses, permits, agreements, or other documents or items necessary to enable Grantor to lawfully use and operate the Real Property and the improvements and business on the Real Property;
- (f) any and all material obligations Grantor has incurred in connection with the Collateral are current and without default in any material respect, provided, however, that Grantor will not be in violation of this representation and warranty if notice of default with respect to such obligation must be given to Grantor by a third party and Grantor has not received such notice, or if Grantor is entitled to an opportunity to cure its default with respect to the obligation and Grantor is in the process of doing so in accordance with applicable cure provisions;
- (g) Grantor is duly organized and in good standing in the state in which it is organized and is qualified to do business in all states in which it is doing business;
- (h) there are no actions, proceedings, investigations, or claims pending against or affecting Grantor or the Collateral that have been finally adjudicated or otherwise completed that have a material adverse effect on the Collateral (or any material portion of the Collateral), or Grantor's ability to perform its obligations to Beneficiary under this trust deed, or under the Guaranty;
- (i) Grantor's execution, delivery, and performance of this trust deed and the Guaranty have been duly authorized

and do not violate its partnership agreement or any law, regulation, rule, or order binding on Grantor and do not violate the provisions of or constitute a default under any indenture, loan agreement, or other agreement or instrument to which Grantor is a party, or by which it may be bound or affected;

- (j) Grantor is not in material breach of or in default under any material agreement to which it is a party, or which is binding on it or any of its assets, including the operating agreement between Grantor and Dolce provided, however, that Grantor will not be in violation of this representation and warranty if notice of such breach or default under such agreement must be given to Grantor by the other party to the agreement and Grantor has not received such notice, or if the agreement in question provides Grantor an opportunity to cure its breach or default thereunder and Grantor is in the process of doing so in accordance with the agreement in question; and
- (k) The Real Property is not used principally for agricultural or farming purposes.

Operator makes such of the foregoing representations and warranties as are applicable to the Personal Property. Unless otherwise noted above, the foregoing representations and warranties of Grantor and Operator are continuous and shall remain in force and effect until Grantor has satisfied in full its obligations under this trust deed and under the Guaranty.

- 8. Promise to Pay and Perform. Grantor shall pay the debts, obligations, and liabilities secured by this trust deed promptly when due and shall strictly and punctually perform all additional obligations, covenants, and agreements that are contained in this trust deed, the Guaranty, and any other instrument or agreement between Grantor and Beneficiary.
- 9. Encumbrances and Compliance with Law. Grantor hereby agrees that it shall:
  - (a) Pay all taxes, assessments, and other charges of every kind and nature (including utilities) that may be levied or assessed upon or against the Real Property or the Personal Property, or any part of such property, when due and payable according to law;
  - (b) Promptly pay and satisfy, or bond, all construction liens and other liens or encumbrances that are or might by operation of law or otherwise become a lien on the Real Property or the Personal Property;

- 7 -

- (c) Promptly pay all of Grantor's obligations secured by the first priority trust deed encumbering the Collateral;
- (d) Promptly pay and satisfy all of the purchaser's obligations under the Land Sale Contract;
- (e) Comply with all existing and future laws, orders, and regulations of all governmental bedies that affect the Real Property or the Personal Property, or the use of such property, including, but not limited to, environmental laws and access laws; and
- (f) Comply with all covenants, conditions, and restrictions applicable to the Real Property.

Grantor shall not be deemed to be in default under this paragraph of this trust deed by reason of its failure to pay or comply with the above-referenced obligations so long as Grantor is contesting same in good faith by appropriate means.

- 10. <u>Protection and Maintenance of the Collateral</u>. Grantor hereby agrees that until Grantor has satisfied in full its obligations under this trust deed and under the Guaranty, Grantor (and Operator, as to the Personal Property) shall:
  - (a) Keep the Personal Property and all improvements on the Real Property in good order and repair and shall not commit or suffer any waste of the Real Property;
  - (b) Comply with its obligations under existing and future leases of all or any portion of the Real Property;
  - (c) Not remove or alter the improvements on the Real Property in a way that would materially reduce the value of the Real Property (provided that Grantor shall be entitled to remove or alter improvements if the same are obsolete, or if such removal or alteration is done in connection with a renovation of the Real Property or a tenant buildout for a new lease), and shall not materially alter the type of business operated on the Real Property;
  - (d) Not operate the Real Property and the resort business conducted on the property in a manner that is not consistent with the quality of operation of similar resorts in the Pacific Northwest, or allow the Real Property and business conducted on that property to be conducted in such a manner;
  - (e) Afford Beneficiary the right to enter upon the Real Property at all reasonable times upon reasonable advance notice to inspect the Collateral; and

- (f) Not grant any lien or security interest in the Collateral, or any portion of the Collateral, other than the Permitted Liens.
- 11. <u>Insurance</u>. At all times, Grantor shall provide, maintain, and keep in force, or cause to be provided, maintained, and kept in force, the following policies of insurance issued by insurers reasonably acceptable to Beneficiary:
  - (a) Insurance against loss or damage to the Real Property and all improvements on the Real Property by fire and any of the risks covered by insurance of the type commonly known as "broad form of extended coverage," in an amount not less than the greater of (i) the original aggregate face amount of the promissory note secured by the first priority trust deed encumbering the Real Property, or (ii) one hundred percent of the full replacement cost of the improvements on the Real Property (or such lesser amount as is sufficient to prevent operation of coinsurance provisions). The policy or policies of insurance carried by Grantor in accordance with this subparagraph 11(a) shall contain the "Replacement Cost Endorsement" or comparable endorsement;
  - (b) Insurance against loss or damage to the Personal Property by fire and other risks covered by insurance of the type commonly known as "broad form of extended coverage" in an arount reasonably acceptable to Beneficiary; and
  - (c) Such other insurance as may reasonably be required by Beneficiary and is reasonable and customary for property similar to the Real Property (or the Personal Property, if applicable), including, without limitation, liability insurance and business interruption insurance.

All policies of insurance required by the terms of this trust deed shall contain an endorsement or agreement by the insurer that any loss shall be payable in accordance with the terms of such policy notwithstanding any act or negligence of Grantor that might otherwise result in forfeiture of said insurance and the further agreement of the insurer waiving all rights of set-off, counterclaim, or deductions against Grantor (Non-Contributory Standard Mortgage Clause and Lender's Loss Payable Endorsement - Form 438 BFU NS - or their equivalent). Furthermore, the above-described insurance policy or policies shall name Grantor and Beneficiary as insured parties as their respective interests may appear and provide that the insurance coverage provided by such policy or policies shall not be canceled or materially amended or altered without at least 10 days' prior written notice having been given to Beneficiary. Grantor shall give prompt notice to Beneficiary of any insured or uninsured casualty with respect to the Collateral, or any portion of the Collateral.

- 9 -

Grantor promptly shall provide Beneficiary with evidence that the insurance required in this trust deed is in effect, if requested to do so by Beneficiary.

- event of any condemnation under the power of eminent domain or casualty with respect to all or any portion of the Real Property, all proceeds with respect thereto shall be applied to payment of the obligations secured by this trust deed. Notwithstanding the foregoing, provided there is no Event of Default and subject to the conditions specified below, the proceeds of casualty insurance or condemnation proceeds (as the case may be) shall be paid to Grantor and Grantor shall use such proceeds to promptly repair the Real Property or the Personal Property affected by the condemnation or the insured event, occurrence, or risk (the "Loss"). Before Grantor may use insurance or condemnation proceeds as specified in the preceding sentence, Grantor must demonstrate to Beneficiary's reasonable satisfaction (a) that there are sufficient proceeds to complete the proposed repairs or that Grantor has the funds necessary to complete such repairs; (b) that the insurance proceeds (or condemnation proceeds, as the case may be) shall be disbursed and used in a fashion reasonably acceptable to Beneficiary, which may include, but not be limited to, establishment of a procedure similar to a construction loan draw procedure; (c) that if any proceeds remain after completion of the repairs, those proceeds shall be paid to Beneficiary and applied to Grantor's obligations to Beneficiary secured by this trust deed; and (d) the Real Property and the Personal Property as repaired will be in substantially the same, or better condition than such property was in before the Loss.

  Notwithstanding anything herein to the contrary, Beneficiary's rights hereunder are subject to the rights of the beneficiary of the first deed of trust executed by Grantor in favor of Beneficiary with respect to the Real Property.
- execute any leases or occupancy agreements affecting any portion of the Real Property that would have a material adverse effect on the value of the Collateral, or any material portion of the Collateral. Furthermore, Grantor shall not take any action that would have a material adverse effect on Beneficiary's interest in the rents, royalties, income, and profits of the Real Property. Grantor shall perform all material covenants of the lessor under any leases or occupancy agreements affecting any portion of the Real Property (but the foregoing shall not limit Grantor's ability to make business judgments with respect to the Collateral, provided that the exercise of such judgment does not violate the terms of this trust deed or the Guaranty). Upon Beneficiary's request, Grantor shall execute and deliver to Beneficiary an assignment of leases and a financing statement in form reasonably acceptable to Beneficiary evidencing the

assignment provided for in this trust deed, which documents may be recorded or filed by Beneficiary.

- Ownership. Grantor agrees and acknowledges that the obligations evidenced by the Guaranty are personal to Grantor and that Grantor's responsibility for such indebtedness and control of the Real Property is a material inducement to Beneficiary to extend the loan evidenced by the Note. Accordingly, Grantor acknowledges and agrees that if Grantor conveys its interest in the whole or any part of the Real Property (whether by deed, contract, further encumbrance, assignment of the vendee's interest in the Land Sale Contract, or otherwise), transfers its lessor's interest in any existing or future lease with respect to the Real Property or any portion of the Real Property, leases all or any portion of the Real Property, or undergoes a material change in its ownership structure or composition, then Grantor shall be in default under this trust deed and Beneficiary may exercise its rights under this trust deed and Beneficiary may exercise its rights under this trust deed and applicable law. Failure of Beneficiary to do so following an occurrence of one of the events described in the preceding sentence shall not be deemed to be consent to any other such event, or a waiver of Beneficiary's right to declare Grantor in default under this trust deed following the occurrence of another event of the type described above. Notwithstanding the foregoing, (a) Grantor may lease all or any portion of the Real Property to Operator pursuant to a lease agreement reasonably acceptable to Beneficiary, and (b) (i) Grantor may transfer all or any portion of the Collateral to, or (ii) the ownership interests in Grantor or Operator may be transferred to, any affiliate of The Yarmouth Group, Inc., provided that Beneficiary consents in advance in writing to such transfer, which consent will be granted to an affiliate of The Yarmouth Group, Inc., domiciled in the United States that has a financial condition at least as good as that of Grantor as of the date of the transfer and is capable of owning, maintaining, and operating the property in a re
- Beneficiary. If Grantor allows insurance coverage required by this trust deed to expire (or fails to procure such insurance), fails or refuses to pay taxes, assessments, charges, liens, or encumbrances against or with respect to the Real Property or the Personal Property, fails to perform its of ligations under the first priority trust deed encumbering the Collateral, fails to perform its obligations under the Land Sale Contract, or fails to comply with governmental requirements or regulations with respect to the Real Property or the Personal Property, Beneficiary may, following ten days' written notice to Grantor and subject to Grantor's contest rights provided in paragraph 9 of this trust deed, but shall not be required to, procure, pay, or perform the

- 11 -

same. The amount of such payment or cost of such procurement or performance, together with interest thereon at the Frime Rate (as defined in the Note), shall be due and payable within 30 days' notice thereof by Grantor to Beneficiary and shall be secured by the lien of this trust deed. Performance by Beneficiary shall not be deemed a waiver of any rights Beneficiary may have on account of Grantor's failure to timely perform the obligation in question and shall not obligate Beneficiary to perform any obligation of Grantor thereafter.

<u>Hazardous Waste</u>. Grantor represents and warrants to Beneficiary that to the best of Grantor's actual knowledge no hazardous or toxic waste or substances are or have been located stored, or used on the Real Property, or any adjacent property, except as disclosed in Phase I environmental site assessment reports dated May 10, 1996, and May 31, 1996, prepared by The Park Corporation, limited Phase II environmental assessment reports prepared by The Park Corporation dated June 5, 1996, and July 23, 1996, and an addendum to the July 23, 1996, Phase II environmental assessment report prepared by The Park Corporation dated July 23, 1996, Indianately 1996, Indianately 1996, Indianately 1996, Indianately 1997, I 1996 (collectively the "Environmental Report"), which have been provided to Beneficiary. Grantor agrees that at all times Grantor and the Real Property shall comply in all material respects with all applicable local, state, and federal environmental laws and laws relating to the existence, clean-up, generation, use, storage, handling, transportation, or disposal of hazardous or toxic waste or substances (collectively the "Environmental Laws") toxic waste or substances (collectively the "Environmental Laws").
Notwithstanding the foregoing, Grantor shall not be in default hereunder if Grantor or the Real Property is not in compliance with the Environmental Laws provided that Grantor promptly takes such remedial action or other steps as are reasonably necessary to cause Grantor and the Real Property to be in compliance with the Environmental Laws (or to avoid any uncertainty regarding such compliance), including, but not limited to, following the recommendations specified in the July 23, 1996, addendum to Phase II environmental assessment described above. Grantor agrees to provide written notice to Beneficiary immediately if Grantor becomes aware that the Real Property or any adjacent property is becomes aware that the Real Property or any adjacent property is being or has been contaminated with hazardous or toxic waste or substances. Grantor shall not cause or permit any activities on the Real Property that directly or indirectly could result in the Real Property or any other property becoming contaminated with hazardous or toxic waste or substances. Grantor acknowledges that it shall be solely responsible for all costs and expenses relating to compliance with the Environmental Laws, including, but not limited to, costs associated with the clean-up of hazardous or toxic waste or substances from the Real Property or from any other properties that become contaminated with hazardous or waste or substances as a result of the contamination of or activities on the Real Property. For purposes of this trust deed, the term "hazardcus or toxic waste or substances" means any substance or material defined or designated as hazardous or toxic

by any applicable federal, state, or local statute, regulation, or ordinance now or hereafter in effect. Notwithstanding the foregoing, Beneficiary acknowledges and agrees that neither the storage by Grantor or a lessee of all or any portion of the Real Property of cleaning solvents or other materials reasonably used in connection with Grantor's or such lessee's business, nor the lawful use of such solvents or materials, shall violate the foregoing provisions of this paragraph 16, provided that such storage or use does not result in contamination of the Real Property (or any material portion thereof), or any adjacent property.

Access Laws. Grantor agrees (subject to Grantor's ability to contest such laws) that, except as disclosed in the Property Réport and as permitted herein, at all times the Real Property shall comply in all material respects with the applicable requirements of the Americans with Disabilities Act of 1990 (including, without limitation, the Americans with Disabilities Act accessibility guidelines for buildings and facilities); the Fair Housing Amendments Act of 1988; all other federal and state and local laws and ordinances related to disabled access; and all rules, regulations, and orders issued pursuant thereto; amended from time to time (collectively the "Access Laws"). Notwithstanding the foregoing, Beneficiary is aware, based upon the Property Report and Beneficiary's general familiarity with the Real Property, that the Real Property may not be in strict compliance with all access laws. Such noncompliance (if any) shall not constitute a breach of Grantor's representations, warranties, or covenants herein unless (i) a governmental or other authority charged with enforcement of access laws notifies, cites, or otherwise informs Grantor that the Real Property does not comply with access laws, requires Grantor to remedy the noncompliance, and Grantor fails to do so in a reasonably timely manner (including time spent by Grantor contesting in good faith the claim that the Real Property does not comply with access laws), or (ii) the noncompliance materially impairs the value of the Real Property and Grantor does not formulate and implement in a reasonably timely manner a plan reasonably satisfactory to Beneficiary to remedy such noncompliance). Grantor shall not alter of permit any tenant or other person to alter the Real Property or any portion thereof, in any manner that would increase Grantor's responsibilities for compliance with the Access Laws without the prior written approval of Beneficiary, which shall not be withheld without reasonable cause. In connection with any such approval, Beneficiary may require a certificate of compliance with the Access Laws from an architect, engineer, or other person reasonably acceptable to Beneficiary. Grantor agrees to give prompt notice to Beneficiary of any claims of violations of any Access Laws and of the commencement of any proceedings or investigations that relate to compliance with any of the Access Laws. Nothing in this paragraph shall place a greater obligation on Grantor than that imposed by the Certificate of ADA Compliance

and Indemnification Agreement of even date herewith executed by Grantor in favor of Beneficiary ("ADA Certificate") and, in the event of any conflict between the terms of this trust deed and the terms of the ADA Certificate, the terms of the ADA Certificate shall control.

- 18. <u>Default</u>. Time is of the essence with respect to Grantor's performance of its obligations under the Guaranty and this trust deed. Occurrence of one or more of the following events shall constitute an Event of Default under this trust deed:
  - (a) Grantor fails to make any of the payments provided for in the Guaranty promptly when due;
  - (b) An Event of Default has occurred (as that term is defined in that certain trust deed executed by YCP Salishan L.P. in favor of Beneficiary contemporaneously with the execution of this trust deed);
  - (c) An Event of Default has occurred (as that term is defined in the first priority trust deed executed by Grantor in favor of Beneficiary with respect to the Collateral);
  - (d) Grantor fails to perform any obligation or agreement in the Land Sale Contract after all applicable notice and cure periods have expirea;
  - (e) Grantor fails to perform any obligation or agreement in its lease with Operator with respect to the Real Property;
  - (f) Grantor fails to perform any covenant or agreement or breaches any representation or warranty contained in this trust deed, or in any other agreement between Grantor and Beneficiary, and such failure or breach is not cured within 30 days after receipt of written notice of failure to perform, or breach of the same, or, in the event such failure to perform or breach cannot be cured within such 30-day period, Grantor has taken reasonable steps to undertake a cure thereof and is diligently prosecuting to completion such cure;
  - (g) Any of the events specified in the second sentence of paragraph 14 of this trust deed, unless otherwise permitted by such paragraph 14;
  - (h) Grantor encumbers the Real Property, or any interest therein, voluntarily, involuntarily, or by operation of law (other than current taxes or assessments or the Permitted Liens), without the prior written consent of Beneficiary, provided, however, that if such encumbrance was not granted voluntarily by Grantor, Grantor shall not be in default under this trust deed unless Grantor fails to remove such

encumbrance within 30 days of receiving notice thereof, or if such encumbrance cannot reasonably be removed within such 30-day period, Grantor has not undertaken reasonable steps to remove such encumbrance and is not diligently prosecuting such cure to completion;

- (i) Grantor defaults on any obligation secured by a lien or other encumbrance that has or may have priority over this trust deed, or the holder of such a lien or encumbrance commences an action to foreclose any such lien or encumbrance, or takes any other action to terminate or forfeit Grantor's interest in the Real Property, or any material portion thereof; or
- (j) Grantor becomes insolvent or unable to pay its debts as they mature, makes an assignment for the benefit of creditors, or petitions for or becomes the subject of any federal or state law receivership, insolvency, liquidation, or reorganization case or proceeding.
- shall have the option to declare all debts and liabilities of Grantor to Beneficiary immediately due and payable with notice to Grantor. In addition, Beneficiary shall have and be entitled to exercise all other rights and remedies available under applicable law, including, but not limited to, the right to foreclose this trust deed either by advertisement and sale in the manner provided for in the Revised Code of Washington, or by civil action as a mortgage. During the pendency of any foreclosure (whether by advertisement and sale or by civil action), Beneficiary, either directly or through a receiver appointed by the presiding judge of the superior court for the county in which the Real Property is located, may take possession of the Real Property upon an Event of Default (whether or not the value of the Real Property exceeds the debts and liabilities of Grantor to Beneficiary), collect the lease payments, rents, and profits therefrom and apply the same to the payment of amounts due to Beneficiary. Any receiver appointed at the instance of Grantor with respect to the Real Property may serve without bond. Grantor hereby consents irrevocably to the appointment of a receiver or receivers with respect to the Real Property during an Event of Default without regard to the value of the Real Property at the time in question or the interest of Grantor therein, and waives notice of any application therefor.
  - 20. Lien Release Agreement. Beneficiary shall release its liens and security interests in the Collateral (including, without limitation, the first trust deed encumbering the Collateral) upon receipt of payment in the form of collected funds of the entire amount owed pursuant to the promissory note secured by the first priority trust deed encumbering the Collateral, provided that (a) the remaining amount owed by YCP Salishan L.P. to Beneficiary at the time in question with respect to the loan

- 15 -

XH1H01991

secured by certain property in Lincoln County, Oregon, known as Salishan Lodge and The Marketplace at Salishan (collectively the "Salishan Property") is less than 60 percent of the appraised value (as determined by Beneficiary in its reasonable discretion) of the Salishan Property, and (b) the net operating income produced by the Salishan Property provides a Debt Service Coverage of at least 1.35 to 1 for the previous 12-month period.

- 21. Consent to Modifications. If Beneficiary consents to the transfer of the Real Property or any part thereof or interest therein, and such a transfer is made, Beneficiary may, without notice to Grantor or anyone else, once or often, extend the time of payment or grant renewals of the debt hereby secured for any term, execute releases or partial releases from the lien of this trust deed, or in any other respect modify the terms hereof without thereby affecting the primary liability of Grantor for the payment of the debts and performance of the obligations hereby secured.
- 22. Governing Láw. This trust deed shall be governed by the laws of the state of Washington. If any provision or clause of this trust deed conflicts with applicable laws, such conflicts shall not affect other provisions of this trust deed that can be given effect without the conflicting provision, and to this end the provisions of this trust deed are severable.
- 23. Modification/Waiver. The provisions of this trust deed cannot be waived, modified, discharged, or terminated orally. In order to be effective, any waiver, modification, discharge, or termination of any provision of this trust deed must be in writing and signed by an authorized representative of Grantor and an authorized representative of Beneficiary. The failure of Beneficiary at any time to require strict performance by Grantor of any covenant, agreement, or condition of this trust deed shall not estop or otherwise affect Beneficiary's right to enforce the same, nor shall any acceptance of partial payment, or any waiver or forbearance by Beneficiary be held to be a waiver of Grantor's default or the covenant, agreement, or condition itself, or any future failure to perform the same.
- 24. <u>Foreclosure Costs</u>. If a civil action is instituted with respect to this trust deed, the prevailing party in such action shall be entitled to recover from the other party to this trust deed all costs and disbursements awarded in such action (or in any appeal) and such sum as the trial judge or appeal court may adjudge reasonable as attorney fees in such action. All sums of the type described in the preceding sentence awarded in favor of Beneficiary shall be secured by the lien of this trust deed.
- 25. Notice. Any notice required or allowed under this trust deed shall be effective only if given by facsimile transmission to the numbers specified below, in writing by first

- 16 -

XHH01996

The state of the s

class mail, or by courier delivery where a receipt is obtained, at the address specified below (or at such other address as a party hereafter may state by written notice).

To Grantor:

950 East Paces Ferry Road Suite 3210 Atlanta, Georgia 30326 Facsimile: (404) 364-5701 Attention: Ms. Jill Overton

Two Prudential Plaza
180 North Stetson Street
Suite 1300
Chicago, Illinois 60601
Facsimile: (312) 861-1105
Attention: Ms. Doris Parker-Grossman

10 East 50th Street New York, New York 10022 Facsimile: (212) 593-5186 Attention: Mr. Daniel Rashin

c/o Paul, Hastings, Janofsky & Walker LLP
Thirty-First Floor
399 Park Avenue
New York, New York 19022
Facsimile: (212) 319-4090
Attention: Mr. Kevin J. O'Shea

To Bank and Trustee:

111 S.W. Fifth Avenue Suite 400 Portland, Oregon 97204 Facsimile: (503) 275-7290 Attention: Ms. Carol S. Mangan

c/o Miller, Nash, Wiener, Hager & Carlsen LLP 111 S.W. Fifth Avenue Suite 3500 Portland, Oregón 97204 Facsimile: (503) 224-0155 Attention: Mr. Louis G. Henry

Notice delivered by mail shall be deemed delivered four days after the post-marked date thereof. Notwithstanding the foregoing, Beneficiary shall be required to provide notice regarding Grantor's failure to make any payment required by the Note only to the first address listed above.

26. Reconveyance by Trustee. Upon Beneficiary's consent (which shall not be unreasonably withheld) and written request of Grantor stating that all sums secured by this trust deed have been paid, surrender of this trust deed and the

- 17 -

Guaranty to Trustee for cancellation and retention, and payment by Grantor of Trustee's fees, Trustee shall reconvey to Grantor, or the person or persons legally entitled thereto, without warranty, any portion of or interest in the Real Property then held under this trust deed and shall release Grantor of its obligations with respect to the Guaranty. The recitals in such reconveyance of any matters or facts shall be conclusive proof of the truthfulness thereof. The grantee in any reconveyance may be described as "the person or persons legally entitled thereto."

- 27. Binding Effect. This trust deed, and the warranties, covenants, and agreements made in this trust deed, shall bind Grantor and Grantor's successors and assigns and inure to the benefit of Trustee, successor trustees; Beneficiary, and Beneficiary's successors and assigns. Notwithstanding the foregoing, Grantor may not sell, transfer, or assign any of its rights or obligations under this trust deed, except as permitted in paragraph 14 of this trust deed. Beneficiary shall be entitled to transfer (by assignment, sale, participation, or otherwise) its rights and obligations under this trust deed at any time, without Grantor's consent, provided, however, that if Beneficiary does so, it shall continue to be lead agent with respect to the loan evidenced by the Note following any such transfer.
- 28. Beneficiary's ERISA Provisions. Beneficiary represents and warrants that no Plan (as defined below) is directly or indirectly a participant in the loan evidenced by the Note and that Beneficiary is making that loan solely for its own account. Beneficiary covenants that the representations and warranties made in the immediately preceding sentence will be true throughout the term of the loan, and that Beneficiary may not transfer or grant a participation in all or any portion of its interest in the loan, except to an entity (other than a Plan) making the representations and warranties made in such preceding sentence, and the covenants made in this sentence. "Plan" means an "employee benefit plan" as defined in Section 3(3) of ERISA or a "plan" within the meaning of Section 4975(e)(1) of the Internal Revenue Code of 1986, as amended.
- 29. <u>Non-Recourse Provision</u>. Notwithstanding anything contained in this trust deed to the contrary, this trust deed shall be recourse to Grantor but not to Grantor's partners or its partners' partners (collectively, the "Non-Recourse Parties"). No action or proceeding to enforce

- 18 -

AUG-21-1995 11:05

MILLER NASH

583 224 8155 P.13

BOOK 159 PAGE 190

the obligations of Grantor under this trust deed shall be commenced against or name the Non-Recourse Parties, and any judgment or decree rendered in connection therewith shall not be asserted or enforceable against the Non-Recourse Parties.

30. Deed of Trust. All references to deed of trust shall mean trust deed.

IN WITNESS WHEREOF, Grantor and Operator have executed this trust deed as of the date first above written.

YCP SKAMANIA L.P.

By YCP Stamania G.P., Inc., its general partner

Herbert L. Miller, Jr. Vice President

STATE OF NEW YORK

SS

COUNTY OF NEW YORK

The foregoing instrument was acknowledged before me this 21st day of August, 1996, by Herbert L. Miller, Jr., Vice President of YCP Skamania, G.P., Inc., as general partner of YCP Skamania L.P.

State of Row York
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-4524241
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-45241
13. 31-452441
13. 31-452441
13. 31-452441
13. 31-452441
13.

Notary Public for New York
My commission expires:03/2/36

YOU SKAMANIA OPERATOR,

Herbert L. Hiller Jr.

- 19 -

XXXXXXX

P-98%

503 224 0155

08-21-96 02:00PM P013 #45

AUG-21-1995 11:05

MILLER NASH

503 224 0155 P.14

STATE OF NEW YORK

COUNTY OF NEW YORK

S

BOOK 159 PAGE 191

The foregoing instrument was acknowledged before me this 25 day of August, 1996, by Herbert L. Miller, Jr., Vice President of YCP Skamania Operator, Inc.

EANTH A. CRAY SHAY Inday Public, State of New York No. 31-4824241 Qualified in New York County Commission Econes 03/21/50 Notary Public for New York : Wy commission expires:

- 20 -

503 224 0155

08-21-96 02:00PM P014 #45

R-98%

#### EXHIBIT 1

BOOK 159 PAGE 19>

#### PARCEL 1

A tract of land located in the D. Baughman Donation Land Claim and the F Iman Donation Land Claim situated in Section 2, Township 2 North, Range 7 East of the Willemette Meridian, in the County of Skamania, State of Washington, and being a portion of two tracts of land conveyed to Skamania County by deed recorded in Book 27, Page 39, and in Book 110 Page 121, Skamania County Deed Records, described as follows:

Beginning at a ½ inch iron rod as depicted on that certain Records of Survey recorded in Volume 3, Page 53, Survey Records, Skamenia County, Washington, merting the Northeast corner of Columbia Gorge Park, recorded in Book B, Page 55, Plat Records, Skamenia County, Washington, and corner also being located in the line common to the D. Beughman and the F. Iman Donation Land Claims, being South 00° 50' 59" West 1,935.30 feet from a brass cap merting the Northwest corner of said D. Baughman D.L.C.; thence North 57" 31' 40" West along the North the of Columbia Gorge Park 818.09 feet; thence North 12° 03' 10" East 214.56 feet; thence North 40° 42' 68" East 276.93 feet; thence North 66° 22' 55" East 148.14 feet; thence South 78° 55' 22" East 121.89 feet; thence North 48" 11' 16' East 259.96 feet; thence South 33" 51' 28" East 263.16 feet; thence South 27° 29' 26" West 144.39 feet; thence South 52° 33' 34" East 94.34 feet; thence South 27° 26' 26" West 93.57 feet; thence South 62° 33' 34" East 20.86 feet; thence South 27° 26' 26" West 37.03 feet; thence South 60° 02' 58" West 93.69 feet; thence South 72' 26' 58" West 32.45 feet; thence South 17° 31' 02" East 168.85 feet; thence North 72° 28' 58" East 10.64 feet; thence South 17° 31' 02" East 84.14 feet; thence South 72° 28' 58" West 37.82 feet; thence South 17° 31' 02" East 46.24 feet; thence South 31° 57' 00" East 35.43 feet; thence South 70° 07' 20" West 232.20 feet to the true point of baginning.

#### PARCEL II

Being a tract of land out of portions of Government Lots 2 and 3, in the imm Q.L.C., all in Section 2, Township 2 North, Range 7 East of the Williamette Meridian and being more particularly described as follows:

CONTINUED

Exhibit 1
Page 1 of 5

South 89° 09' 01" East 74.00 feet to a % Inch Iron rod; theres South 00" 50' 89" West 132.00 feet to a 16 Inch Iron rod; thence South 89° 09' 01° East 180.29 feet to a 16 Inch Iron rod on the Southwesterly right of way of Foster Creek Road (40.00 foot right of way); thence along said right Southwesterly right of way of Foster Creek Hoad (40.00 rook right of way); upence along said right of way 250.65 feet along the arc of a 224.60 foot radius curve to the left, having a central angle of 66° 29' 28", the chord of which bears South 44° 35' 53" East, a distance of 246.26 feet to a % inch iron rod; thence 50.01 feet along the arc of a 420.80 foot radius curve to the right, having a central angle of 21° 39' 00", the chord of which bears South 67° 01' 07" East, a distance of 158.06 feet to a % inch iron rod; thence South 56° 11' 37" East 273.36 feet to a % inch iron rod; thence leaving and right of way South 46° 53' 56° 11' 37" East 273.36 feet to a % inch iron rod; thence leaving and right of way South 46° 53' 56° West 373.47 feet to a Skamania County brace cap; thence South 62° 28' 04 East 785.01 feet to a % Inch Iron rod on said right of way of Foster Creek Road; thence along said right of way 73.68 feet along the arc of a 402.00 foot radius curve to the left, having a central angle of 10°, 50° 04°, the chord of which bears South 31" 18" 02" East, a distance of 73.57 feet to a % Inch iron rod; thence South 36° 33' 04" East 17:29 feet to a % Inch Iron rod; thence 134.33 feet along the arc of a 402.00 foot radius curve to the left, having a central angle of 19° 06' 46", the chord of which bears South 46° 07' 27" East, a distance of 133.71 feet to a % Inch Iron rod, said rod marking the intersection of the control of the control of the intersection of the control said Foster Creek Road right of way and the Westerly right of way of Second Street Extension (variable width right of way); thence leaving said Foster Creek Road right of way and along said Second Street Extension right of way South 08° 32′ 58° West 370.52 feet to a point that bears South 17° 15′ 33° West 0.56 feet from a concrete right of way monument; thence 413.57 feet along the arc of a 1,587,10 foot radius curve to the right, having a central angle of 14° 56' 02", the chord of which bears South 16" 00' 59" West, a distance of 412.50 feet to a % inch Iron rod; thence North 96" 31' 00" West 20.00 feet to a % inch iron rod; thence 191.45 feet along the arc of a 1,567.10 foot radius curve to the right, having a central angle of 06° 59" 69", a chord of which bears South 26° 58' 69" West; a distance of 191.33 feet to a % inch iron rod; thence South 59° 31' 02" East 20.00 feet to a % inch iron rod; thence 62.63 feet along the erc of a 1,587.10 foot radius curve to the right, having a central angle of 02° 15° 40", the chord of which bears South 31° 36' 48" West, a distance of 62.63 feet to a % inch iron rod; thence North 58" 03' 57" West 8.39 feet to a point that bears North 50" 33' 42" West 0.70 feet from a concrete right of way monument; thence South 33" 56" 03" West 208.73 feet to a point that bears South 65" 29" 49" East 0.58 feet from a concrete right of way monument; thence North 56° 03' 57" West 60.00 fost to a point that bears North 35° 49' 26" West 0.57 feet from a concrete right of way monument; thence South 33° 56' 03" West 133.77 feet to a point that bears South 78° 22' 11" West 1.00 fest from a concrete right of way monument; thence South 56° 03' 57" South 78° 22' 11" West 1.00 reac from a concrete right or way muritarizing trained obtained Street Extension right of way and the Westerly right of way of Malicot Road (50.00 foot right of way); there along said Malicot right of way South 56° 27' 19" West 46.44 feet to a % inch iron rod; thence 201.51 feet along the arc of a 256.70 foot radius curve to the right, having a central angle of 45° 00' 09", the chord of which bears South 78° 57' 19" West, 196.47 feet to a % inch iron rod; thence North 09", the chord of which bears South 71" 57" 19" West, 198.47 feet to a % inch iron rod; thence North 78" 32" 41" West 13.00 feet to a % inch iron rod; thence 186.92 feet along the arc of a 125.70 foot radius curve to the left, having a central implie of 85" 12" 00", the chord of which bears South 58" 51" 18" West, a distance of 170.17 feet to a % inch iron rod marking the point of compound consulting themse 172.50 feet along the sip of a 173.40 foot radius curve to the left, having a central angle of 57" 00" 00", the chord of which bears South 12" 14" 41" East, a distance of 165.48 feet to a % inch iron rod marking the point of resistate curvature; themse 79.96 feet along the arc of a 65.70 foot radius curve to the right, having a central angle of 69" 44" 00", the chord of which bears South 95" 52" 41" East, a distance of 75.12 feet to a % inch iron rod; thereas South 28" 89" 19" West 98 89 05° 52' 41" East, a distance of 75.12 feet to a % inch iron rod; thence South 28° 59' 19" West 96.60 feet to a % inch iron rod; thence 65.70 feet along the arc of a 65.70 foot radius curve to the right, having a central angel of 57° 18' 00", the phord of which bears South 57" 38' 19" West, a distance of 53.00 feet to a % inch iron rod marking a point of reverse curvature;

CONTINUED

Exhibit 1
Page 2 of 5

thence 254.56 feet along the arc of a 507.50 foot radius curve to the left, having a central angle of 28° 44' 00", the chord of which bears South 71° 55' 19" West, a distance of 251.90 feet to a % Inch fron rod marking a point of reverse curvature; thence 44.84 feet along the arc of a 160.87 foot radius curve to the right, having a central angle of 15° 58' 38", the chord of which bears South 65° 32' 38" West, a distance of 44.69 feet to a ½ inch iron rod; thence leaving said Markot Road right of way North 00° 50' 59" East 1,237.41 feet to the point of beginning.

EXCEPTING therefrom the following described parcel of land acquired by Salishan Lodge, Inc. pursuant to the terms of the option set forth in the Ground Lease dated July 18, 1991:

# LEGAL DESCRIPTION 'LODGE SITE"

A tract of land located in the D. Baughmen Donation Land Claim and the F. Iman Donation Land Claim situated in Section 2, Township 2 North, Range 7 East of the Willamette Meridian, in the County of Skamania, State of Washington, and being a portion of two tracts of land conveyed to Skamania County by deeds recorded in Book 27, Page 39, and in Book 110, Page 121, Skamania County Deed Records, described as follows:

Bioginning et a ½ inch iron rod en depicted on that certain Report of Survey recorded in Volume 3; Page 53, Survey Records, in the County of Skamania, State of Washington, marking the Northeast corner of Columbia Gorge Park recorded in Book B, Page 55, Piat Records, Skamania County, Washington, said corner also being located in the line common to the D. Baughman and the F. Iman Donation Land Claims, being South 00° 50° 59° West 1,935.30 feet from a brass cap marking the Northwest corner of said D. Baughman D.L.C.; thence North 57° 31′ 40° West along the North line of Columbia Gorge Park \$18.09 feet; thence North 12° 03′ 10° East 214.56 feet; thence North 40° 42′ 58° East 148.14 feet; thence South 76° 55′ 22″ East 121.89 feet; thence North 48° 11′ 16° East 259.96 feet; thence South 39° 51′ 28″ East 243.16 feet; thence South 27° 28′ 28″ West 144.29 feet; thence South 62° 33′ 34″ East 94.34 feet thence South 27° 28′ 58″ West 175.84 feet; thence South 04° 42′ 01° West 37.03 feet; thence South 17° 31′ 02″ East 205.61 feet; thence North 72° 28′ 58″ East 10.84 feet; thence South 17° 31′ 02″ East 205.61 feet; thence South 77° 31′ 02″ East 205.63 feet; thence South 77° 31′ 02″ East 35.43 feet; thence South 70° 07′ 20″ West 232.20 feet to the point of beginning, and there ending, all in Signmania County, Washington.

EXCEPTING therefrom the following additional percel of land defined as the Meadow, more specifically described as follows:

# LEGAL DESCRIPTION

A tract of lend located in the D. Baughman Denation Land Claim and the F Iman Donation Land Claim altuated in Section 2, Township 2 North, Range 7 East of the Willamette Meridian, in the County of Skamenia, State of Washington, and being a portion of a tract of land conveyed to Skamenia County by deed recorded in Book 27, Page 39, Skamenia County Deed Records, and being more particularly described as follows:

CONTINUED

Exhibit 1
Page 3 of 5

Commencing from a ½ inch iron rod as depicted on that certain Record of Survey recorded in Volume 3, Page 53, Survey Records, Skamania County, Washington, marking the Northeast corner of Columbia Gorge Park, recorded in Book B, Page 55, Plet Records, Skamania County, Washington, said corner also being located in the line common to the D. Baughman and the F. Iman Donation Lind Claims, being South 00° 50' 59" West 1,935.30 feet from a brass cap marking the Northwest corner of said D. Baughman D.L.C.; thence North 70° 07' 20" East 232.20 feet to a point; thence North 31° 57' 00" West 34.60 feet to the true point of beginning; thence North 31° 57' 00" West 3.60 feet to the true point of beginning; thence North 31° 57' 00" West 0.83 feet to a point; thence North 17' 31' 02" West 46.24 feet to a point; thence North 17' 31' 02" West 34.14 feet to a point; thence South 72' 28' 55" West 27.30 feet to a point; thence North 17' 31' 02" West 71.64 feet to a point; thence South 72' 58' 28' East 32.45 feet to a point; thence North 17' 31' 02" West 168.85 feet to a point; thence North 27' 26' 26" East 37.03 feet to a point; thence North 62' 33' 34" West 20.86 feet to a point; thence North 27' 26' 26' East 37.03 feet to a point; thence North 73' 39' 53' East 126.26 feet to a point; thence South 26' 12' 57" East 133.00 feet to a point; thence South 40' 31' 12' East 296.43 feet to a point; thence South 26' 12' 57' East 133.00 feet to a point; thence South 40' 31' 12' East 296.43 feet to a point; thence South 18' 00' 69" East 198.30 feet to the beginning of a 288.00 foot radius romitangent curve to the right; thence along said non-tangent curve to the left; thence North 86' 10' 44' West 90.69 feet to the beginning of a 215.65 foot radius curve to the left; thence North 86' 10' 44' West 90.69 feet to the beginning of a 215.65 foot radius curve to the left; thence North 86' 10' 44' West 90.69 feet to the beginning of a 215.65 foot radius curve to the left; thence North 86' 10' 44' West 90.69 feet to the beginning of a 215.65 foot r

The basis of bearings for this legal description is per Volume 3, Pages 53 and 54, Skamania County Survey Records.

#### Parcel III

A tract of land in the Baughman D.L.C. in Section 2, Township 2 North, Flance 7 East of the Williamste Meridian in the County of Statementa and State of Washington, described as follows:

Commencing at a point of intersection of the West line of the Baughman D.L.C. with the North line of State Highway No. 8, according to the survey and establishment thereof approved August 24, 1837; thence North along sold D.L.C. line approximately 200 feet to intersection with the poutherly line of the County Road; thence following the acutherly line of said. County Road in an essaying direction to intersection with the Old State Highway according to the survey approved March 16, 1927; at approximately Station 4900 of said Old State Highway survey; thence following the northerly line of right of way line of said Old State Highway and of the present State Highway, in a westerly direction to point of beginning.

A tract of land in the Daviel Baughman D.L.C. 942 in Section 2, Township 2 North, Range 7 East of the Williamette Meridian in the County of Stamania and State of Washington, described as follows:

That portion of the 100 foot strip of land described in a deed to State of Washington dated 2 April, 1927 and recorded at Page 292, Book Viol Deeds, records of Staments County, Washington, lying northerly of the North line of S.H. 14 and westerly of that property described in deed to Staments County, dated 23 March, 1976 and recorded at page 779, Book 70 of Deeds records of Staments County, Washington.

CONTINUED

Exhibit 1
Page 4 of 5

\*

A tract of kind in the Deniel Baughman D.L.C. #42 in Section 2, Township 2 North, Range 7 East of the Williamette Meridian in the County of Skamania and State of Washington, described as follows:

Beginning on the East line of Highway No. 8 as located in 1926 in the center of a concrete culturit, 200 feet Northeast from the intersection of the East line of Highway No. 8, with the West line of the Fiell Road; thence Northeasterly along said Highway 230 feet at right angle, Easterly to intersection with Rull Road right of way; thence southwesterly along Rull Road 430 Net to Highway No. 8; thence northeasterly along Highway 200 feet to the point of beginning.

EXCEPT that portion conveyed to Skamenia County by instruments recorded July 10, 1975, in Book 69, Page 179, Skamenia County Deed Records and re-recorded April 10, 1975 in Book 70, Page 779, Skamenia County Deed Records.

Together with that portion of Malficott Road as vacated by Ordinance No. 871, recorded 12-20-91 in Book 126, Page 584, Also Recorded July 26, 1996 in Book 158, Page 525

Except that portion lying within Bass Lake Road & that portion of Mallicott Road, which was not vacated by Ordinance shown above.

Exhibit 1
Page 5 of 5

#### EXHIBIT 2

BOOK 159 PAGE 197

- Taxes for the year 1996; \$156,999.48, balance unpeid \$78,499.74
   Parcel No. 02-07-02-0-0-0611-00
  - Taxes for the year 1996: \$50,754.69, balance unpaid \$25,377.34 Parcel No. 02-07-02-0-0-0612-00
- 2. Easement for Access Road, including the terms and provisions thereof, recorded November 12, 1941 in Book 28, Fage 492, Skamania
- 3. Road Re-location Agreement between Skamania County and Ivan W. Howell, including the terms and provisions thereof, recorded May 26, 1992 in Book 128, page 789. Skamania County Deed Records.
- 4. Road Re-location Agreement between Skamania County and Gloria DeGroote, including the terms and provisions thereof, recorded May 26, 1992 in Book 128, page 806, Skamania County Deed Records.
- 5. Road Re-location Agreement between Skamania County and Robert M. Talent et.ux., including the terms and provisions thereof, recorded May 26, 1992 in Book 128, Page 816, Skamania County Deed Records.
- 6. Settlement Agreement, including the terms and provisions thereof, recorded May 26, 1992 in Book 128, Page 783, Skammia County Deed
- 7. Conditions as contained in that certain deed between Skamania County and Salishan Lodge, Ind. recorded May 26, 1992 in Book 128, Page 814, which provides as follows: "Grantor shall have the right to remeter and terminate grantee's estate if there shall occur for any reason a termination of the Ground Lease, dated July 18, 1991, between grantor and grantee, pursuant to which grantor has demised to grantee certain premises which include the real property hereby conveyed. If the option to purchase under Section 18.1 of the Ground Lease is exercised and closed, then the grantor's right to enter and terminate under this Marranty Deed may be exercised if vendee's interest in the Contract of Sale executed under Section 18.1 of the Ground Lease if foreclosed by the grantor or is received by grantor in lieu of foreclosure of the Contract of Sale, but grantor's right to remiter and terminate under this Marranty Deed shall expire upon conveyance of a deed in fulfillment of the Contract of Sale.
- 8. Easement for Ingress and Egress, including the terms and provisions thereof, recorded May 26, 1992 in Book 128, Page 836, Skamania County Deed Records.

Exhibit 2 Page 1 of 2

- Memo of Contract between Skamania County, as vendor, and Salishan Lodge, Inc., as vendee, including the terms and provisions thereof, recorded June 30, 1994 in Book 144, Page 190 (Affects Parcel II).
  - By instrument recorded August 1, 1996, in Book 158, Page 744, in Auditor's File No. 125893, Skamania County Deed Records, the purchasers interest in said contract was assigned to YCP SKAMANIA L.P., a Delaware limited partnership.
- 10. Covenants of Public Access, including the terms and provisions thereof, recorded May 1, 1996 in Book 156, Page 987.
- 11. License between Skamania County, Salishan Lodge and the United States of America, including the terms and provisions thereof, recorded May 1, 1996 in Book 156, Page 983.
- 12. Basement for Utilities, Pedestrian and Bicycle Path, including the terms and provisions thereof, by ordinance No. 871, recorded Dec. 20, 1991 in Book 126, Page 584. Also Recorded July 26, 1996 in Book 156, Page 625. (Affects: Parcel III).
- 13. Memorandum of Pounders rights, including the terms and provisions thereof recorded August 1, 1996, in Book 158, Page 750.

NOTE: Personal Property Taxes for 1996: \$21,793.28 Paid in full. Parcel No. 92-010340

Exhibit 2 Page 2 of 2