COMMUNITY PROPERTY AGREEMENT

This COMMUNITY PHOPERTY AGREEMENT ence. ed into this date between
Harold W. Acker, Jr. and Marlene C. Acker
husband and wife, both of Skazania County, State of Washington:
WIIINESSEIH:
MMEREAS, the parties hereto are the owners of certain real and
personal property situated in the State or Washington, and
WHEREAS, it is contemplated by the parties hereto that they may
acquire additional property in the future, and
WHEREAS, it as the desire of the parties herete that all of their
property shall pass to the survivor without delay or expense in the event of
the death of either party;
NOW THEREFORE, we Harold W. Acker, Jr. and Marlene C.
Acker for and in consideration of the love and affection which we
have one for the other, do hereby mutually agree that all of the property which
we now own separately, jointly or otherwise, and whather real, personal or
otherwise, and wherescever situate, shall be and it is hereby declared to be
the community property of the parties, and each of the parties to this agreement
does hereby convoy and transfer to the other party and to the community, all
property owned by them, even though the same be hold in his or her separate
estate; and
We hereby mutually agree that all or the propert, which shall
haranfter be acquired by either of us, whether separately, jointly or otherwise
and of whatsoever nature and wheresoever situate, shall be and it is hereby
declared to be community property, and each of the parties does hereby convey
and transfer to the other and to the summanty all such property hereafter
acquired by eather of them, even though the same be acquired in his or her
separate estate, and
IT IS FURTHER AGREED that the whole of the community property now
owned by us or hereafter acquired by us, including all property the status of
which is changed or created by this agreement, shall at once, in the event
of the death of Harold W. Acker, Jr. , while the said Marlene C.
Acker survives, be vested in Marlene C. Acker
absolutely and in fee simple as her sole and separate property; and in the eve

Community Property Agreement

Page 2

of the death of the said	4
Herold W. Acker, Jr. survives, then the whole of the comm	unity
property now comed by us or hereafter acquired by us, including all pr	overty the
status of which is changed or created by this agreement, shall at once	vest in
the said Harold W. Acker, Jr. absolutely and in fee simple	as his sole
and separate property.	
IN WITNESS WHEREOF, the parties have executed this instrumen	t this
18 th day of Jacking, 19 7.3	n.
Hernold W Och	- fu
Marker Co Co.	Ber
STATE OF WASHINGTON)	
COUNTY OF Clark Harold W. Acker	. Jr.
On this day personally appeared before me XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
and Marlene C. Acker , to me known to be the individuals de	scribed
in and who executed the within and foregoing instrument, and acknowled	ged
that they signed the same as their free and voluntary act and deed, for	r the
uses and purposes therein mentioned. GIVEN under my hand and official seal this/5 th day of)
Seeles , 1973.	
The state of the s	25
(Carry Margetta	
No ary Public in and for the	tota
of Washington; Residing at Camas , it	mrein
	Manning.
THE THE PLANT OF THE PARTY OF T	
45 45 40 CM	