COMMITY PROPERTY ADDRESSENT

This Committe Professive Additional and rife, of Carson in Successalian B. Bligh and Jeams N. Bligh, husband and rife, of Carson in Succession County, State of Washingtons

WITNESSETH:

WHEDRAS, the parties hereto are the owners of certain real and personal property situated in the State of Washington; and

WikiPLAS, it is contemplated by the parties hereto that in the future they may acquire additional property situated in the State of Washington; and WHENEAS, it is the desire bereto that all of their property situated in the State of Washington shall pass to the survivor without delay or expense in the event of the death of either party;

NOW, THEREFORE, we, Alden M. Bligh and Jeanne H. Bligh, husband wife, for and in consideration of the leve and affection which we have one for the other, da hereby mutually agree that all of the property which we now own separately, jointly or otherwise, and whether real, personal or otherwise, and sinused in the State of Washington, shall be and it is bereby declared to be the community property of the parties, and each of the parties to this agreement does hereby convey and transfer to the other party and to the community, all property owing by them in the State of Washington, even though the same to held in his or her separate ostate; and

We hereby mutually agree that all of the property which shall be conficer be acquired by either of us, whether separately, jointly or otherwise, and of whatsoever nature and situated in the State of Washington, shall be and it is whatsoever nature and situated in the state of manington, shall be and it in hereby declared to be community property, and each of the parties does hereby convey and transfer to the other and to the community all such property hereafter acquired by either of them, even though the same be acquired in his or her separate estate; and

IT IS FURTHER ACREED that the whole of the community now owned by us or hereafter acquired by us in the State of Washington, including all preperty

the reafter, required by us in the Stave of washington, including all property the status of which is changed or created by this agreement, shall at once, in the event of the death of Alden II, Bligh while the said Jeanne II. Bligh survives, be vested in Jeanne II. Bligh absolutely and in fee simple as her sole and separate property; and in the event of the death of said Jeanne II. Bligh while the said Alden II. Bligh survives, then the whole of the community property now owned by us or hereafter acquired by us in the State of Washington, including all property the status of which is changed or created by this agreement, shall at once vest in the said Alden II. Bligh, absolutely and in fee simple as his sole and separate property.

simple as his sole and separate property.

IT IS FURTHER AGREED that this community property agreement shall pertain only to real and personal property situated in the State of Washington.

IN WITNESS WIREOF, the parties have executed this agreement this 20th day of December, 1972,

Alden II. Bligh

Joanne II. Bligh

STATE OF WASHINGTON County (! Skamania

I, the undersigned, a notary public in and for the State of Washington, hereby certify that on this 26th day of December, 1972, personally appeared before me ALDEN H. BLIGH and JEANNE H. BLIGH, husband and wife, to me known to be the individuals described in and who executed the foregoing instrument, and acknowledge that they signed and sealed the same as their free and voluntary act and deed, for the uses and purposes therein mentioned.

GIVEN under my hand and official seal the day and year last above written.

Notary Public, in and for the State of Washington, residing at Stevenson, Washington