COMMUNITY PROPERTY AGREEMENT

This COMMUNITY PROPERTY AGREEMENT untered into this day by and between GEORGE E. SKAAR and EDNA 1. SKAAR, hasband and wife, of Stavenson in Skamenie County, Scate of Washingtons

WITHESSETIM

WHEREAS, the parties hereto are the commers of cornain real and pursonal proparry situated in the State of Washington; and

WHEREAS, it is contemplied by the parties hereto that in the future they may acquire additional property situated in the State of Washington; and

WHEREAS, it is the destroof the parties hereto 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 ofther party;

NOW, THEREFORE, we, GEORGE E. Shaak and EDNA I Shaak, husband and wife, for and in consideration of the love and affection which we have one for the other, do hereby mutually agree that all or the property which we now own separately, joins. It or otherwise, and whether real, personal or otherwise, and situated in the State of Washington, shall be and it is hereby declared to be the community property of the parties, and each of the parties to this agreement does. The convoy and transfer to the other party and so the community, all property owned by them in the State of Washington, even though the same be held in his or her separate estate; and

We he by mutually agree that all of the property which shall hereafter be acquired by either of us, whether separately, jointly or otherwise, and of whatso-ever nature and situated in the State of Washington, 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 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 AGREED that the whole of the community 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, in the event of the COMMUNITY PROPERTY ACREEMENT - Page Two.

death of George 6. Skear while the sold Edna 1. Skear survives, be vested in Edna 1. Ekser observed; and in the simple as her cold and separate property; and in the event of the death of the said Edna 1. Skear while the said George 2. Skear survives, then the whole of the community property now owned by us or hereafter acquired by us in the State of Weshington, including all property the states of which is changed or created by this agreement, hall no once you in the said George 2. Skear absolutely and in fee simple as his sale and separate property.

IT IS FURTHER AGNEED the the community property agreement that periods only to real and personal property situated in the State of Washington.

IN WITHESS WHERECA, the parties hereto have executed this agreement this day of January, 1973,

Com I Many (SEAL

STATE OF WASHINGTON) | 55. | County of Skanania |)

I, the undersigned, a Metary Public in and for the State of Washington, hereby certify that on this 30th day of January, 1973, personally appeared before me GEORGE E. SKAAR and EDNA I. SKAAR, husband and wife, to me known to be the individuals described in and who executed the foregoing instrument, and acknowledged 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.

OTARP &

Notary Rublic in and for the Stateof Washingson, residing at Stevenson therein.

