## COMMUNITY PROPERTY AGREEMENT

RNOW ALL MEN BY THESE PRESENTS: That We, VIRGIL PERRY and GWENDOLYN PERRY, husband and wife, residing in Skevenson, Skamania County, Washington, on this Haday of Cauguat, 1969, for and in consideration of the love and affection which we bear, one toward the other, and further, in consideration of the mutual helpfulness we have been, one toward the other, in the past, and for and in consideration of the commingling of our joint efforts and earnings and properties heretofore, we do hereby mutually agree, one with the other, that all of the property which we now own, separately, jointly, or otherwise, whether real personal or mixed, of whatsoever kind or character, and wheresoever located or situated, together with all property which we, or either of us, may acquire in the future, whether real, personal or mixed, of whatsoever kind or character, and wheresoever situated or located, shall be by us and all other persons whomsoever, deemad, esteemed, regarded and reated and known as the community property of VIRGIL PERRY and GWENDOLYN PERRY, husband and wife.

In this agreement so made, one with the other, the date acquiring property and all statements made by either or both of us heretofore respecting alleged separate property, or affecting any property, are to be regarded and esteemed as of no force and affect.

The full intent and purpose of this instrument is to be construed by the Court, our heirs, executors and assigns, and all other persons whomsoever, as a present voluntary conveyance and conversion, from one to the other, and unitedly to the community of all of our earthly possessions, and each of the parties hereto do hereby grant, bargain and convey said property from one to the other, and unitedly to the community, in such form and manner that the same shall from this rate be and constitute the property of the community of ourselves as husband and wife, so that we might avail ourselves of the provisions of RCW 26.16.120 concerning agreements between husband and wife, fixing the status and dispostion of community property to take effect upon the death of either.

It further being our desire that In the event of the death of either of us, the said property hereinbefore mentioned and by this instrument declared to

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be the property of the community of ourselves as husband and wife shall, without delay or expense, pass to the survivor. We hereby mutually agree, one with the other, that in the event of the death of the said VIRGIL PERRY, while the said GWENDOLYN FERRY survives, the title of and to the whole of said community property shall be at once vested in the said GWENDOLYN PERRY, the real property in fee simple and the personal property absolutely, and that in the event of the death of the said CMENDOLYN PERRY, leaving the said VIRGIL PERRY surviving her, the title of and to the whole of said community property shall at once vest in the said VIRGIL PERRY, the real property in fee simple and the personal property absolutely.

IN CITNESS WHEREOF, We, the said VIRGIL PERRY and GWENDOLYN PERRY, husband and wife, have hereunto set our hands this/y day of August, 1969.

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STATE OF WASHINGTON )
) ss.
County of Skamania )

THIS IS TO CERTIFY that before me, the undersigned authority in and for the state of Washington, on the day and year last above written, personally appeared before me, VIRGIL PERRY and GWENDOLYN PERRY, husband and wife, to me known to be the identical persons who executed the foregoing instrument and acknowledged to me that they signed the same as their free and voluntary act and deed for the uses and purposes therein mentioned.

WITNESS my hand and official seal this day and year last above written.

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

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