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KNOW ALL MEN BY THESE PRE	SENTS, Thilly Norman W. Douglags	्सुप्र
	by these presents do hereby make, constitute and appoint	•
have made, constituted and spointed, and I	by these presents do hereby make, constitute and appoint	
Elizabeth Douglass Fowler		
my true and lawful attorney for me and in my name	e, place and stead, and for my use and benefit to demand, sue for, recoverts, dues, accounts, legacies, bequests, interests, dividends, annuities and c	er,
mands whatsoever, as are now or shall hereafter beco	ome due, owing, payable or belonging to me, to have, use and take all law	tul
ways and means in my name or otherwise lor, the t	recovery thereof, and to compromise, settle and adjust and to execute a any of the same; to bargain, contract for, purchase, receive and take lan	ınd 🗀 🗀
tenements, hereditaments, and accept the seizin and p	possession thereof and all deeds and other assurances in the law therefor a	ınd
to lease, let, demise, bargain, sell, remise, release, co	onvey, mortgage and hypothecate lands, tenements and hereditaments, incluich price, upon such terms and conditions and with such covenants as my s	id- sid
attorney shall think lit; to sell, transfer and deliver a	all or any shares of stock owned by me in any corporation for any price a	ınd
 receive payment therefor and to vote any such stock : every way and manner deal in and with toods, wate 	as my proxy; to bargain for, buy, sell, mortgage, hypothecate and in any a a and merchandise, choses in action, and other property in possession or	ind in
action, and to make, do and transact all and every k	kind of business of whatsoever nature or kind; for me and in my name and	as ·
hypothecations, bills of lading, bills, bonds, notes, evi-	and deliver all deeds, covenants, indentutes, agreements, mortgages, pledg idences of debt, receipts, releases and satisfactions of mortgages, judgn e	nts
and other debts payable to me and other instruments	in writing of whatever kind and nature which my said attorney in his c have access to any safety deposit hox which has been rented in my name,	lis-
≈ in the name of mysell and any other person or per	rsons: to sell, discount, endorse, deliver and/or deposit all checks, drafts, no	tes
and negotiable instruments payable to my order, to do any business with any bank or banker on my beh	withdraw any moneys deposited in my name with any bank and benerally salts also) 10
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GIVING AND GRANTING unto my said at	tiorney full power and authority to do and perform all and every at a vi tr nd about the premises, as fully to all intents and purposes as I might or co	Ang ald
or do it personally present, with full power of substitut	tion and revocation, hereby ratifying and confirming all that my said Metor	ney
or my said attorney's substitute or substitutes shall. In constraing this instrument and where the	lawfully do or cause to be done by virtue of these presents. context so requires, the singular includes the plural.	
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- 4. I reserve unto myself the power and right at any time during my lifetime to amend or revoke in whole or in part the Trust hereby created without the necessity of obtaining the consent of the beneficiary and without giving notice to the beneficiary. The withdrawal by me of the whole or any part of the bank account held hereunder shall constitute as to such whole or part a revocation of this Trust.
- 5. The death during my lifetime or in a common accident or disaster with me, of both of the beneficiaries designated hereunder shall revoke such designation, and in the former event, I reserve the right to designate a new beneficiary or beneficiaries. Should I for any reason fail to designate such new beneficiary, this Trust shall terminate upon my death and the trust property shall revert to my estate.
- 6. In the event of my death or legal incapacity, I hereby nominate and appoint as Successor Trustee hereunder whosoever shall at that time be beneficiary hereunder, unless such beneficiary be a minor or legally incapacitated in which event I hereby nominate and appoint

(Name)	- Blizabeth Fouglass Fo	hilet .	, ol
(Address)		Edmonds,	——∷ashinoton 98020
to be Successor 7	Trustee.	C,	
7. This Decof the undersigned	claration of Trust shall extend to and bed and upon the Successors to the Trust	oe binding upon the heirs, exe tee.	cutors, administrators and assigns
8. The Tru	stee and his successors shall serve with	out bond.	
9. This De	eclaration of Trust shall be construct	d and enforced in accordance	ce with the laws of the State of
	my own for		
in witne	SS WHEREOF I have hereunto set m	y band and scal this	day of 120 1986
John	attr Elizabet	Totale my	7/4- /
• •	(sign	here y chially,	Houghow is
Witness: (1)	Hay the tel !	- Marrie	diene
Witness: (2)__	Charles Man 3	-14	ucaa
STATE OF	Majoraglix	- thing in	· L -
COUNTY OF	Ramana	SS:	wage.
	ORIL 30 day of - 190	nineteen hundred :	and 1980
before me came	Mormon Do	uzlass	
known to me to	be the individual described in, and wl	ho executed the foregoing inst	trument, and acknowledged
that execu deed and desired	ted the same, and in due form of law a the same might be recorded as such.	secknowledged the foregoing in	strument to be free act and
		Nota	ry Public

Declaration of Trust

DT-6
Duplicate

WHERE	AS, I, ROMO	an lealey x	ou 71. agg	of the
City/Town of	Stevenson	, County of	Skamania , State c	Mashington ,
am the owne	er of a checking/saving	gs account in the	·	
located in the	City/Town of Stet	enson .	. State of dashington	ank)
NOW, T	HEREFORE, KNOW	ALL MEN BY TH	HESE PRESENTS, that I do here ht, title and interest iff and to sa	by acknowledge and declare
	•			
/Name)	Elizabeth Do	ougrass rown	.er	
(Name)				, of
e in the second			Edmonds , City	
(Address)	23003 97th.	J e Street	Edmonds , , City	
(Address) or, if such ben (Name)	23003 97th. Number neficiary be not surviving	Sircet , for the use and be	Edinorids , City nefit of:	
(Address) or, if such ben (Name) (Address)	23003 97th. Number neficiary be not surviving	Sircet , for the use and be	Edinorids , City nefit of:	

Upon my death, unless both of the beneficiaries shall predecease me or unless we shall die as a result of a common accident or disaster, my Successor Trustee is hereby directed forthwith to transfer said bank account and all right, title and interest in and to said account unto the beneficiary absolutely and thereby terminate this trust; provided, however, that if the beneficiary hereunder shall then be a minor, the Successor Trustee shall hold the trust assets in continuing trust until such beneficiary attains the age of twenty-one years. During such period of continuing trust the Successor Trustee, in his absolute discretion, may retain the specific bank account herein described if he believes it in the best interest of the beneficiary so to do, or he may terminate it, investing and reinvesting the proceeds as he may deem appropriate. Prior to the date upon which such minor beneficiary attains the age of twenty-one years, the Successor Trustee may apply or expend any or all of the interest or principal directly for the maintenance, education and support of the minor beneficiary without the intervention of any guardian and without application to any court. Such payments of interest or principal may be made to the parents of such minor or to the person with whom the minor is living without any liability upon the Successor Trustee or upon the bank to see to the application thereof. If such minor survives me but dies before attaining the age of twenty-one years, at his or her death the Successor Trustee shall deliver, pay over, transfer and distribute the trust property to such minor's personal representatives, absolutely.

- 2. This Trust is created with the express understanding that the bank at which the account is maintained shall be under no liability whatsoever to see to the proper administration of the Trust. On the contrary, upon the transfer of the right, title and interest in and to such account by any trustee hereunder, said bank shall conclusively treat the transferee as the sole owner of said account. As and if I shall elect from time to time to cause interest payments on said account to be distributed rather than compounded, the bank shall be fully authorized to pay such interest direct to me individually unless there shall have been filed with it written notice of my death or incapacity satisfactory to it. Until the bank shall receive from some person interested in this trust, written notice of any death or other event upon which the right to receive may depend, the bank shall incur no liability for payments made in good faith to persons whose interests shall have been affected by such event. The bank shall be protected in acting upon any notice or other instrument or document believed by it to be genuine and to have been signed or presented by the proper party or parties.
- 3. I reserve unto myself the power and right to collect any interest or other income which may accrue from the trust property and, in my sole discretion as Trustee, either to accumulate such interest or income as an addition to the trust assets being held hereunder or pay such interest or income to myself as an individual.