Doc # 2007164849
Page 1 of 13
Date: 02/01/2007 10:00A
Filed by: ANTHONY H CONNORS
Filed & Recorded in Official Records
of SKAMANIA COUNTY
SKAMANIA COUNTY AUDITOR
J MICHAEL GARVISON
Fee: \$44.00

Return Address: Law Office of Anthony H. Connors Post Office Box 1116 White Salmon, WA 98672

Document Title(s) or transactions contained herein:						
LIVING TRUST AGREEMENT						
GRANTOR(S) (Last name, first name, middle initial)						
Gay G. Barnes & Alice M. Barnes, Co-Trustees, Living Trust Agreement						
[ ] Additional names on page of document.						
GRANTEE(S) (Last name, first name, middle initial)						
AT MEN OF A STATE OF						
Alice M. Barnes, Trustee, Living Trust Agreement						
[ ] Additional names of the second						
[ ] Additional names on page of document.  LEGAL DESCRIPTION (Abbreviated: i.e., Lot, Block, Plat or Section, Township, Range, Quarter/Quarter)						
LEGAL DESCRIPTION (Abbreviatea: i.e., Lot, Block, Plat or Section, Township, Range, Quarter/Quarter)						
Lot 2 Robin's Wood Short Plat, recorded January 29, 1992, Skamania County Assessor						
in Book 3 of Short Plats Page 205 Skamania County Rec Date 2/1/17 Parcel 3-8-35-2-2-100						
in Book 3 of Short Plats. Page 205. Skamania County Recentle 2/1/07 Parcel 3-8-35-2-2 - 100						
in Book 3 of Short Plats, Page 205, Skamania County Records. Page 27. / Page 3-8-35-2-2-100						
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in Book 3 of Short Plats, Page 205, Skamania County Rec PRES. 2/1/07 Parcell 3-8-35-2-2-100  [						

Filed for record at request of: Anthony H. Connors Attorney at Law P.O. Box 1116 White Salmon, WA 98672

Attached hereto and incorporated here by reference is a copy of the Living Trust Agreement of Gay George Barnes and Alice Medora Barnes dated January 17, 1992, and a copy of the First Amendment to the Living Trust Agreement of Gay George Barnes and Alice Medora Barnes, dated February 27, 2001.

The Trust Agreement states that Gay George Barnes and Alice Medora Barnes are Co-Trustees. Article X of the Trust Agreement, as amended, is entitled "Successor Trustees" and states that if either Trustor for any reason fails or ceases to act, the other Trustor shall act as sole Trustee. Attached hereto and incorporated by reference is a certified death certificate for Gay George Barnes.

This recording is for the purpose of evidencing that Alice Medora Barnes is now the sole Trustee of the Living Trust Agreement of Gay George Barnes and Alice-Medora Barnes.

Dated: 0//29, 2007.

Anthony H. Connors

# LIVING TRUST AGREEMENT OF GAY GEORGE BARNES and ALICE MEDORA BARNES Husband and Wife

THE TRUSTORS, GAY GEORGE BARNES and ALICE MEDORA BARNES, hereby transfer and deliver to themselves as Co-Trustees (hereinafter referred to together as "Trustee") the property described in Schedule A attached hereto.

## ARTICLE I. Trust Name

The name of this trust is the GEORGE AND ALICE BARNES TRUST.

## ARTICLE II. The Trust Estate

- 2.1 This Agreement shall cover all property described in Schedule A; and
- 2.2 Any other property hereafter devised, bequeathed or transferred to the Trustee for the purpose of the trusts herein created.
- 2.3 All assets listed on Schedule A are the community property of the Trustors, each Trustor having an undivided fifty percent (50%) interest therein.

## ARTICLE III. Identification of Beneficiaries

- 3.1 Trustors are husband and wife; the only living child of GAY GEORGE BARNES is MERRY JEAN KALAFATICH; the only living children of ALICE MEDORA BARNES are DIANE BRYCE GIANANTONIO and DAVID JAMES HITCHCOCK, JR.; neither trustor has any deceased children who have left descendants now living.
- 3.2 Unless the context otherwise requires, wherever herein the masculine or feminine form is used and wherever the singular or plural form is used, it shall be deemed to include the other. Wherever used herein in the singular or plural, the words "child," "descendant" and "issue," and any words of like import, shall be deemed to include children now or hereafter born, whether in or out of wedlock, and children now or hereafter adopted.
- 3.3 For purposes of this Agreement, no person shall be deemed to survive another person if the former person dies within thirty (30) days after the date of the latter person's death.

## ARTICLE IV. Benefits for Trustors While Both Are Living

While both Trustors are living, the Trustee shall make such payments of income or principal from the trust estate as the Trustors, or either of them, from time to time may direct the Trustee in writing. If both Trustors are incapacitated, the Trustee, in Trustee's sole discretion and without liability to Trustee, may discontinue in whole or in part such payments heretofore directed. The Trustee, in Trustee's sole discretion, may at any time use and pay so much of other income and principal of the trust estate as the Trustee deems necessary for the health, maintenance, support and comfort of Trustors, or either of them, for payment of any legal obligations of Trustors, and for the preservation of their property.

LIVING TRUST AGREEMENT Page 1 of Five Pages

r RECORDER'S NOTE:

NOT AN ORIGINAL Wife's initials: And Market

#### ARTICLE V. Distribution After First Trustor's Death

- 5.1 Upon the death of the first Trustor to die, the Trustee shall hold the remaining trust estate as the "Survivor's Trust"; provided, however, that if the surviving Trustor disclaims any portion of his or her interest in the remaining trust estate, such disclaimed portion instead shall be held as the "Residuary Trust."
- 5.2 In the event of such disclaimer, the Trustee shall have the authority to make a non pro rata distribution of the property remaining in the trust estate between the Survivor's Trust and the Residuary Trust; provided, however, that the Trustee shall distribute to each trust cash, securities, real estate and other property which have an aggregate fair market value fairly representative of the appreciation or depreciation in the value, to the date of each distribution, of all property then available for distribution. Final determinations of value for federal estate for distribution. Final determinations of value for federal estate tax purposes shall be conclusive as to the value of each item of property allocated to each trust. The decision of the Trustee as to the property allocated to each trust shall be final, conclusive and binding on all beneficiaries.

#### ARTICLE VI. Survivor's Trust

The Survivor's Trust shall be administered and distributed as follows:

- 6.1 The Trustee shall pay to the surviving Trustor, during his or her lifetime, the net income from the trust in convenient installments, but in any event not less than quarterly. In addition, Trustee shall pay to the surviving Trustor so much of the principal of the trust as the surviving Trustor, from time to time, may direct the Trustee in writing. The Trustee, in Trustee's sole discretion, may at any time use and pay so much of the principal of the Survivor's Trust as the Trustee deems necessary for the health, support, maintenance, comfort and recreation of the health, support, maintenance, surviving Trustor.
- 6.2 Upon the death of the surviving Trustor, the Survivor's Trust shall terminate and the Trustee shall add and consolidate the remaining principal of the Survivor's Trust with the Residuary Trust, and it shall be administered and distributed under Article VII. of this Agreement.

#### ARTICLE VII. Residuary Trust

The Residuary Trust shall be administered and distributed as follows:

- 7.1 The Trustee shall pay to the surviving Trustor, during his or her lifetime, the net income from the trust in convenient installments, but in any event at least quarterly. In addition, the Trustee is authorized to distribute such portions of the principal to the surviving Trustor as in Trustee's discretion may be considered necessary or advisable for his or her health, support and maintenance, taking into account his or her other resources. The surviving Trustor shall be deemed to have survived for the administration and distribution of any disclaimed portion passing to the Residuary Trust, notwithstanding such disclaimer.
- 7.2 Upon the death of the surviving Trustor, the Residuary Trust shall terminate and the Trustee shall add and consolidate the remaining principal of the Residuary Trust with the Survivor's Trust, and it shall be administered and distributed under Article LIVING TRUST AGREEMENT NOT AN ORIGINAL CONTRIBUTE NOT AND ORIGINAL CONTRIBUTE NOT AND ORIGINAL CONTRIBUTE NOT CONTRIB

Husband's initials: 3903 Wife's initials:

#### ARTICLE VIII. Distribution Upon Death of Surviving Trustor

- 8.1 Upon the death of the surviving Trustor (or if neither Trustor survives the other), the trust shall terminate and the Trustee shall distribute the remaining trust property, except the assets referred to in Paragraph 8.2.1 hereof, in equal shares to Trustors' children who are then living, or to the one of them then living; provided, however, that if any deceased child of Trustors leaves descendants then living, such descendants shall share in such deceased child's stead, by right of representation, subject to the provisions of Section 8.2.
- 8.2 If any descendant of a child of Trustors is under the age of twenty-one (21) years when the Trustee is directed to distribute to him or her any portion of the trust under this Agreement, that portion shall continue to be held in trust until he or she attains said age, when it shall be distributed to such descendant, if then living, outright and free of trust. In the meantime, the Trustee shall distribute to him or her, or for his or her benefit, so much of the income and principal of such portion as the Trustee, in Trustee's sole discretion, considers necessary or advisable for his or her health, education, support and maintenance. If such descendant dies before attaining the age of twenty-one (21) years, his or her trust shall terminate and the Trustee shall distribute the remaining trust property to such descendant's issue then living, by right of representation, or if there be no such descendants, to Trustors' descendants then living, by right of representation, subject in any event to the provisions of this Section; provided, however, that if another trust is then being held for any such issue or descendant under this paragraph, his or her share shall be added to such trust and shall be administered and distributed as if an original part thereof.
  - 8.2.1 Upon the death of the surviving Trustor (or if neither Trustor survives the other) the Trustee shall distribute all of Trustors' real estate located in Skamania County, Washington and any shares of stock in Home Valley Development Company, Inc., a Washington Corporation, to MERRY JEAN KALAFATICH as Trustee. If for any reason the said Morry Jean Valafatich is weekled any reason the said Merry Jean Kalafatich is unable or unwilling to serve as Trustee, then to JOHN KALAFATICH as Trustee.
  - Said Trustee shall hold and administer the assets referred to in Paragraph 8.2.1 hereof in trust for the sole and exclusive use and benefit of MERRY JEAN KALAFATICH and JOHN KALAFATICH for their joint lives and for the life of the survivor of them, and upon the death of the survivor of them such assets shall be distributed free of trust in equal shares, one-third (1/3) each, per stirpes, to the following:

    - Merry Jean Kalafatich Diane Bryce Gianantonio В.
    - David James Hitchcock, Jr.
  - Said Trustee may at any time sell all or any 8.2.3 part of said assets for such reasonable price and upon such reasonable terms as she or he, in her or his sole discretion, may see fit. The proceeds of any such sale shall be distributed in equal shares, one-third (1/3) each, per stirpes, to the following:
    - Merry Jean Kalafatich
    - Diane Bryce Gianantonio
    - C. David James Hitchcock, Jr.
- 8.3 If all of the beneficiaries hereunder should die prior to the date of distribution of all property of the trust, then the remaining trust property shall be distributed one-half (1/2) to the heirs at law of each Trustor, such to be determined in accordance

LIVING TRUST AGREEMENT RECORDER'S NOTE: Page 3 of Five Pages NOT AN ORIGINAL DOCUMENTAL'S initials: ASTALA

with the statutes of descent and distribution of the State of Washington as though both Trustors had died intestate on the date of the death of the last survivor among the beneficiaries.

#### ARTICLE IX. Trust Administrative Provisions

The administration of the trust or trusts established under this Agreement shall be governed by the following provisions:

- 9.1 The Trustee shall have all powers, rights, duties, and obligations provided by law, including but not limited to the powers granted by the Washington Trust Act of 1984, Chapter 11.98 of the Revised Code of Washington, and any amendment thereto, save as may be modified by limitations or grants of power elsewhere set forth in this Agreement.
- 9.2 The Trustee shall have full powers to invest the assets of the trust estate in any investment permitted by the Prudent Person Rule as set forth in Chapter 11.100 of the Revised Code of Washington.
- 9.3 The Trustee shall not be required to comply with the Uniform Trustees Accounting Act of the State of Washington, or any amendment thereto, save that annual statements of account shall be rendered to each beneficiary then currently receiving payments hereunder who has attained the age of eighteen (18) years.
- 9.4 Neither the income nor the principal of the trust, in whole or in part, shall be subject to the claims of creditors of the respective beneficiaries, or others, nor to legal process, nor be voluntarily or involuntarily assigned, alienated, or encumbered.
- 9.5 The Trustee shall receive reasonable compensation for Trustee's services; may employ such agents, servants, and attorneys as may be necessary in administering the trust estate; and shall be entitled to rely on advice so given.
- 9.6 The Trustee is encouraged to retain accountants for the keeping of books for the trust; preparation of tax returns, and related services and shall be entitled to rely with complete acquittance upon advice from such accountants with respect to such
- 9.7 The Trustee shall not be personally liable for any mistakes in judgment or errors of fact or law occurring during the administration of the trust, in the absence of fraud or bad faith.
- 9.8 The Trustee shall maintain and administer the trust estate undivided and as a unit and not make physical division or segregation thereof except if, when, and to the extent required to make division or distribution thereof as in this trust provided; shall merge or combine any trust hereunder with a trust or trusts otherwise established for substantially the same class of beneficiaries; and shall thereafter jointly administer and beneficiaries; distribute such combined trust estate.
- 9.9 The trust estate of the Residuary Trust may include interests in real property used for residential purposes. At such time as the Surviving Trustor directs, or when such property is no longer used by him or her for residential purposes, such property shall be sold (provided the surviving Trustor joins in the sale as his or her interest may require), and the Trustee is thereafter authorized to acquire another residence for the surviving Trustor, which may be a home, condominium, cooperative, or life tenancy in a retirement facility, as he or she may select.

#### ARTICLE X. Successor Trustees

If either Trustor for any reason fails or ceases to act as Co-Trustee, the other shall act as sole Trustee. If both Trustors

LIVING TRUST AGREEMENT RECORDER'S WIFE'S initials:

Page 4 of Five Pages

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Wife's initials:

for any reason fail or cease to act, then MERRY KALAFATICH shall act as Trustee. In the event that the said Merry Kalafatich is for any reason unable or unwilling to serve as Trustee, then and in that event JOHN KALAFATICH shall act as Trustee.

#### ARTICLE XI. Payment of Death Taxes and Other Expenses After the Death of a Trustor

- 11.1 Upon the death of a Trustor, the Trustee shall pay from the trust estate such part of all of the debts, claims and expenses properly chargeable to such Trustor or to such Trustor's probate estate, if any, and such part of all of the federal and state estate and inheritance taxes, together with interest and penalties, if any, payable by reason of such Trustor's death in respect of property included in the computation of such taxes, whether passing under this Agreement, such Trustor's Will or otherwise as the Executor under such Will may direct in writing.
- 11.2 The Trustee shall have the authority to make all tax elections in connection with payment of taxes under the preceding Section and in connection with payment of income taxes of the trusts created under this Agreement.

#### ARTICLE XI. Choice of Law

The situs of the trust created by this Agreement shall be the State of Washington, and this Agreement shall be construed and regulated by, and all questions pertaining to the validity, construction and administration of the trust shall be determined in accordance with, the laws of the State of Washington.

#### ARTICLE XIII. Revocation

- 13.1 The Trustors have been fully advised as to the difference between revocable and irrevocable trusts.
- 13.2 While either Trustor is living, this Agreement shall be revocable, and subject to amendment and modification by the Trustors, by a writing delivered to the Trustee.
- 13.3 Upon the death of both of the Trustors, this Agreement shall become irrevocable.

IN WITNESS WHEREOF, we have signed this Agreement this 17th day of January, 1992.

TRUSTEES:

TRUSTORS:

ALICE MEDORA BARNES

Medina

ALICE MEDORA BARNE

RECORDER'S NOTE: NOT AN ORIGINAL DOCUMENT Husband's initials: Wife's initials:

On this day personally appeared before me GAY GEORGE BARNES and ALICE MEDORA BARNES, to me known to be the individuals described in and who executed the within and foregoing instrument, and acknowledged that they signed the same as their free and voluntary act and deed, for the uses and purposes therein mentioned.

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

Commission expires: 4-28-94

LIVING TRUST AGREEMENT Page 6 of Five Pages

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Husband'
Wife's i

Husband's initials: ## Wife's initials: ###

999 A.M.B.

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# DOC # 200716484 Page 9 of 13

## FIRST AMENDEMENT TO THE LIVING TRUST AGREEMENT OF GAY GEORGE BARNES AND ALICE MEDORA BARNES

This First Amendment to the Living Trust Agreement of Gay George
Barnes and Alice Medora Barnes dated January 17, 1992, is made and entered into
this 27th day of February, 2001, between GAY GEORGE BARNES and ALICE
MEDORA BARNES, husband and wife, as "Trustors" and GAY GEORGE
BARNES and ALICE MEDORA BARNES as "Co-Trustees".

Articles I, II, III, IV, V, VI, VII, IX, XI, XI (sic, XII), XIII are confirmed in their entirety.

Article VIII, <u>Distribution Upon Death of Surviving Trustor</u>, is deleted in its entirety and a new Article VIII is substituted therefore as follows:

#### Article VIII

#### Distribution Upon Death of Surviving Trustor

- 8.1. Upon the death of the surviving Trustor (or if neither Trustor survives the other) the trust shall terminate and the successor Trustee shall sell all real property held in the name of said trust and convert it to cash.
- 8.2. The successor Trustee may distribute any personal property as may be agreeable among the beneficiaries. However, if no such agreement is reached

ROBERT D. WEISFIELD Attomey-at-Law

WSBA # 3538 P.O. Box 421 (218 E. Steuben) Bingen, WA 98605

(509) 493-2772

First Amendment to Living Trust Agreement of Gay Alice Medora Barnes Dated January 17, 1992 Page 1 of 3

RECORDER'S NOTE:
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then the successor Trustee shall sell such personal property and convert the same to cash.

- 8.3. The cash derived from the sales above shall be equally divided among MERRY JEAN KALAFATICH and DIANE BRYCE GIANANTONIO, with right of representation, and DAVID JAMES HITCHCOCK, JR., without the right of representation. If DAVID JAMES HITCHCOCK, JR., is not living at the time of said distribution, then his distributive share shall be divided between MERRY JEAN KALAFATICH and DIANE BRYCE GIANANTONIO, with right of representation.
- 8.4. Certain items of personal property are not trust assets and those items shall be distributed as set forth in Article V of the Trustors' Wills.

Article X, Successor Trustees, is amended to read as follows:

If either Trustor for any reason fails or ceases to act as Co-Trustee the other shall act as sole Trustee. If both Trustors for any reason fail or cease to act, then GERALD ALLEN BARNES, currently residing at 62 Desolation Road, Stevenson (Home Valley), Washington, shall act as Trustee. Said Trustee shall be entitled to receive the sum of \$1,500.00 as compensation for services rendered to the trust, as well as reimbursement for any expenses incurred on behalf of the trust. In the event that the said GERALD ALLEN BARNES is for any reason unable or

ROBERT D. WEISFIELD Attomey-at-Law

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WSBA # 3538 P.O. Box 421 (218 E. Steuben) Bingen, WA 98605 (509) 493-2772

First Amendment to Living Trust Agreement of Gay George Barnes and Alice Medora Barnes Dated January 17, 1992
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RECORDER'S NOTE:

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unwilling to serve as Trustee, then and in that event, MERRY JEAN KALAFATICH shall act as Trustee. 2 IN WITNESS WHEREOF, we have signed this Agreement this 27th day of 3 February, 2001. 5 6 7 8 Alice Medora Barnes, Trustor Alice Medora Barnes, 10 11 STATE OF WASHINGTON 13 COUNTY OF KLICKITAT 14 15 I certify that I know or have satisfactory evidence that GAY GEORGE BARNES and ALICE MEDORA BARNES are the persons who appeared before 16 me, and said persons acknowledged that they signed this instrument, on oath stated that they were authorized to execute the instrument and acknowledged it as **17** | the Trustors and the Co-Trustees of the Living Trust Agreement of Gay George Barnes and Alice Medora Barnes dated January 17, 1992, to be the free and 18 voluntary acts of such parties for the uses and purposes mentioned in the instrument. 20 DATED: February 27th, 2001. 21 22 lonce C. llumber LORRIE C. KNOWLES 23 **NOTARY PUBLIC** STATE OF WASHINGOTN 24 Notary Public in and for the State of **COMMISSION EXPIRES** Washington, residing at White Salmon. MARCH 4, 2002 25 My commission expires: 3/4/02. 26

Attomey-at-Law WSBA # 3538 P.O. Box 421 (218 E. Steuben) Bingen, WA 98605 (509) 493-2772

ROBERT D.

WEISFIELD

First Amendment to Living Trust Agreement of Gay George Barnes and Alice Medora Barnes Dated January 17, 1992
Page 3 of 3

RECORDER'S NOTE:

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#### Exhibit "A"

- 1. All real property located in Skamania County, Washington.
- 2. Any interest in real property located in Dade County, Florida, under that certain Property Trust Agreement dated January 31, 1980 between CARTER W. HOPKINS, as Trustee, and certain others named therein.
- 3. All shares of stock in Home Valley Development Company, Inc.
- 4. All funds in:
  - a. Paine-Webber Account No. FR 24768 09
  - b. All checking accounts
  - c. All savings accounts
  - d. All IRA accounts
- 5. Any Certificates of Deposit.
- 6. Any United States Savings Bonds.
- 7. All motor vehicles.

AN.B.

## STATE OF WASHINGTON S DEPARTMENT OF HEALTH

cal i	le Number D2 2 Washington State Certificate of Deat		ate File Numbe			
	Legal Name (meluga AKAs (Feny) First Middle LAST Suffix	2. Death Date		can i	EXERANC ROE AND V	
	Gay George BARNES	Jan 6,		6, County of	ETERANS USE ONLY	
	Months Days Hours Minutes	541-16-3618		Skamar	Sec. 8 ( 6 ) 6   6   7   7   7   7   7   7   7   7	
	7.Birthdate   8a. Birthplace (Sity Town or County)   8b. (State of Foreign County)   9. Decedent's Education   Apr 29, 1920   Hood River   Oregon   HS Graduate or GED					
	10. Was Decedent of Hispanic Origin? (Yes or No) If yes, specify.  11. Decedent's Race(s)  No	Car State Control	A THE STATE OF	15200	12. Was Decedent ever in U.S. Armed Forces? Yes	
ğ	13a. Residence; Number and Street (e.g., 624 SE5th St.) (Indude Apt. No.)		13b. City o	1 3		
ğ.	172 Delina Lane 13c. Residence: County 13d. Tribal Reservation Name (If applicable), 13e. State or Foreign	Country	13f. Zip Code 98648-		13g. Inside City Limits?	
Tera Tera	14. Estimated length of time at residence. 15. Mantal Status at Time of Death. 16. Surviving Spouse's Name (Give name prior to first marriage)					
립 중	27 Years  Married  Alice Medication (Indicate type of Work done during most of working life (too Not use RETIRED) 18. Kind of E	ora Hyde Business/Industry (Do	not use Company	Name)		
eted	Air Craft Mechanic Milita  19. Father's Name (First, Middle, Last, Suffix).  20. Mother's	ı <b>ry</b> ≀Name Before First M	arriage (First, M	ddle, Last)		
Ğ.		Chuinard	eri Transco	1000	Zip	
Ξ	Alice Medora Barnes Wife 172 Delina Lan	e	Home: Vall	ey WA	98648-	
© 24. Place of Death, if Death Occurred in a Hospital:  Place of Death, if Death Occurred Somewhere Other than a Hospital:  Deceden S. Residence						
V. 31.		a. City, Town, or Locat Tome: Valley	ion of Death.	26b. State WA	27. Zip Code 98648-	
3.1	28. Method of Disposition 29. Rlace of Final Disposition (Name of commuter), ord Cremation Columbia River Crematory	her place)	30 Location (		nd State ashington	
	31. Name and Complete Address of Funeral Facility  Gardner Funeral Home PO Box 390 White Salmon, wa 98672-		The same of the sa	32. Date of	Disposition 2007	
	33. Funeral Director Signature X	The second of th	erig yarang	Run St.		
	Cause of Death (See Instructions and	examples)				
1	34. Enter the <u>chain of events</u> – diseases, injuries, or complications – that directly caused the death. Diventricular fibrillation without showing the etiology. DO NOT ABBREVIATE. Add additional lines if need	Ó NOT enter termina	l events such a	4 3		
	MMEDIÁTE CAUSE (Final diséase or		The Market St.	Mr. M.	Interval between Onset & Death	
	Due to (or as a consec	quence of):			Interval between Onset & Death	
	Sequentially list conditions, if any, leading to the cause listed on line a. Enter the UNDERLYING CAUSE disease or injury	quence of):	S. S. Same		Interval between Onset & Death	
	that initiated the events resulting in death)LAST	uence of);	Charles Hills	1 1 1	Interval between Onset & Death:	
7				197 Mora o	utopsy findings available to	
	35. Other significant conditions contributing to death but not resulting in the underlying cause given about the significant conditions contributing to death but not resulting in the underlying cause given about		5. Autopsy? □ Yes ☐ No	complete th	ne Cause of Death?	
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	☐ Suicide ☐ Pending ☐ Unknown if pregnant ☐ Unknown if pregnant ☐ 11. Date of Injury, ммирруучуу ☐ Да. Hour of Injury (24hrs) ☐ Да. Place of Injury (e.g., Decedent's ho		staurant, wooded		Injury at Work?	
S S	45, Location of Injury: Number & Street:	the Marie Marie	Jan Jan an	AptiNo.	Yes. ☐ No (☐ Unk)	
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	46. Describe how injury occurred	i Name i jiya 🛭	] Driver/Opera	tor 🗀 Pe	edestrian	
		al Examiner/Coroner		examination.		
	place is due to the service) and their stated. It DO	death obturred at the time	s, date, and place	and due to t	nè cause(s) and manner stated.	
	49 Name and Address of Certifier - Physician Medical Examiner or Corones (1908 or Brown MA)  Dr. Joseph Rinella, D.O. PO Box 1519, White Salmon WA	672	in the second	50. Hour of 1630	Death (24hrs)	
	51. Name, and Title of Attending, Physician if other than Certifier (Type of Print)		55 * * * \$565* * * * * * * * * * * * * * * * * * *	101.10	ghed (www.bryyyy)	
		orenee File Number	56. W		erred to ME/Coroner?	
Ŋ,	DO POO A TO	The state of the s	L Date Receive		Yes: \□rNo,,,	
8		A STATE OF THE STA	January	at Mary Buch	2007	
	59. Amendments					

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