	Declaration of Trust	DT-3
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	Vol. 76 Page	A COLORADOR OF THE OWNER
WHEREAS, WE, Rodney	. Klein and Dorothy M. Klein	, of th
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	real property located at (and known as) 327 Hillsi	.de
in the City/Desan of Klamath Fa		
which property is described more fully is	n the Deed conveying it from Jay D. Price and Klein	Grace B
	Klein othy M, as "that certain piece or parcel of land with b	uildings thereo
to Rodney G. Klein and Dor-	OCHY FI, 25 that certain piece of parcel of land with o	
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standing, located in said Klamath	Falls,, being Lot 9 in b.	
standing, located in said Klamath		
standing, located in said Klamath	Falls,, being Lot 9 in b. city of Klamath. Klamath County Or Falls,	
standing, located in said Klamath of Dixon Addition;to the	city of Klamath. Klamath County Or	
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standing, located in said Klamath of Dixon Addition; to the	city of Klamath. Klamath County Or	

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NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS, that we do hereby acknowledge and declare that we hold and will hold said real property and all right, title and interest in and to said property and all furniture, fixtures and personal property situated therein IN TRUST

1. For the use and benefit of the following Three them/see: Copes: K. K ____persons, in equal shares, or the survivor of

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Terran L. Klein (son) Dennis R. Klein (son) Douglas E. Klein (son)

Upon the death of the survivor of us, unless all the beneficiaries shall predecease us or unless we all shall die as a result of a common accident or disaster, our Successor Trustee is hereby directed forthwith to transfer said property and all right, title and interest in and to said property unto the beneficiaries absolutely and thereby terminate this trust; provided, however, that if any bene-

ficiary 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 trust property herein described if he believes it in the best interest of the beneficiary so to do, or he may sell or otherwise dispose of such specific trust property, investing and reinvesting the proceeds as he may deem appropriate. If the specific trust property shall be productive of income or if it be sold or otherwise disposed of, the Successor Trustee may apply or expend any or all of the income 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 income 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 to see to the application thereof. If any such minor survives us but dies before the age of twenty-one years, at his or her death the Successor Trustee shall deliver, pay over, transfer and distribute the trust property being held for such minor to said minor's personal representatives, absolutely.

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2. We reserve unto ourselves the power and right (a) to place a mortgage or other lien upon the property, and (b) to collect any rental or other income which may accrue from the trust property and, in our sole discretion as Trustees, either to accumulate such income as an addition to the trust assets being held hereunder or pay such income to ourselves as individuals.

3. We reserve unto ourselves the power and right at any time during our lifetime to conserve as individuals. The sale or other disposition by us of the whole or any part of the property held hereunder shall constitute as to such whole or part a revocation of this trust.

4. The death during our lifetime, or in a common accident or disaster with us, of all of the beneficiaries designated hereunder shall revoke such designation, and in the former event, we reserve the right to designate new beneficiaries. Should we for any reason fail to designate such new beneficiaries, this trust shall terminate upon the death of the survivor of us and the trust property shall revert to the estate of such survivor.

5. Upon the death or legal incapacity of one of us, the survivor shall continue as sole Trustee. Upon the death of the survivor of us, or if we both shall die in a common accident, we hereby nominate and appoint as Successor Trustee hereunder the beneficiary first above named, unless such beneficiary be a minor or legally incompetent, in which event we hereby nominate and appoint as Successor Trustee hereunder the beneficiary whose name appears second above. If such beneficiary named second above shall be a minor or legally incompetent, then we nominate and appoint as Successor Trustee hereunder:

	(Name)				
					自动和时间
	(Address)	Street			
	 This Declaration of undersigned and upon the Su We as Trustees an 	of Trust shall extend to and accessors to the Trustee. d our Successor Trustee sha	City State I be binding upon the heirs, executors, administrators and Il serve without bond. Ind enforced in accordance with the laws of the State of	e assigns of the	
· · · · · · · · · · · · · · · · · · ·			a decreative with the laws of the state of		ALCONTRACTOR
	Ori	egon			
	IN WITNESS WHE	REOF we have hereunto	o set our hands and seals this 25th	day of	
	August	<u>, 19_76</u>			A second second
		(First co-owner sign h	ere): Ackner C- A Com	L,S,	
	· · · · · · · · · · · · · · · · · · ·	(Second co-owner sign	here Worothym Klein	L.S.	EN TT PART
67	Witness: (1) Ma	uluza Szar	at house		La La Martine
7.	Witness: (2)	mel (sulino			
u j	/	the grand of			1
J Z	State ofOregon	<u> </u>			
4 K	County of Klamath	} \$s:		- 2.	
i ci	On the 25th	day ofAugust	t, nineteen hundred and Seventy Six		
i Ti	before me came / Rodney	/ G. Klein	and Dorothy M. Klein		1.1.1
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	(Notary Seal)	same might be recorded	Elis & Dochas	1	
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STA'	TE OF OREGON; COUN	NTY OF KLAMATH;	\$\$.	Ť	
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A <u>UGUST</u> of	A.D., 19 <u>76</u> DEEDS	at <u>11;48</u> oʻclock on_Page <u>13406</u>	A_M., and duly recorded in Vol_M. 76	of ,	
	FEE\$ 6.00		WM. D. MILNE, County Clerk_		
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