	33870	
		Vol. <u>M84</u> Page 296
	CERTIFICATION OF M	
	The undersigned hereby	AILDRED H. LOVENESS 1983 TRUST
the TRU the 85 2 44 4.7 83 48.	 That MILDRED H. ustees of that certain Tru rtificate wherein MILDRED VENESS and RONALD E. LOVENE That, for the purpo aforesaid Trust Agreement ST". That the aforesaid following provisions: a. The powers of M to the Trust Agreement ar b. The powers of Trust Agreement are set for C. The successors LOVENESS as Trustees are s 	LOVENESS and RONALD E. LOVENESS are st Agreement dated the same date as this H. LOVENESS is Trustor and MILDRED H. ESS are Initial Trustee. Oses of convenience, the Trust created by the "MILDRED H. LOVENESS 1983 Trust Agreement contains, <u>inter alia</u> , MILDRED H. LOVENESS over assets subject te set forth in Exhibit "A". Trustees over assets subject to the orth in Exhibit "B".
the T Certif of the D	4. This Certific	of terms used herein are set forth in 11 not be construed as amendatory of the extent that any portion of this h the Trust Agreement, the provisions trol. August, 1983.
LOVENESS names ar that the	sum provide state stat	MILDRED H. LOVENESS, Trustee RONALD E. LOVENESS, Trustee h) ss:, 1983 ared the above named MILDRED H. known to me to be the persons whose instrument, and acknowledged to me
KID .	L. PROCK	NOTARY PUBLIC FOR OREGON My Commission Expires: 12/16/84

22:00

EXHIBIT "A"

<u>Possession, Custody and Management of Mildred's Assets</u>: Except as may be expressly provided otherwise, Mildred shall have the exclusive possession, custody, and all power of management, without payment of rental therefor and without any accounting to Trustee thereof, of Mildred's Assets transferred to Trustee by Mildred. Without limiting the generality of the foregoing, the power of management shall include, but not be limited to, all powers set forth in Exhibit "B" of this Certification of Trust and as the same shall be expanded by the following provisions:

a. <u>Sell, Etc.</u>: The power of management shall include the power to sell, convey, lease, encumber, or hypothecate any Mildred's Asset. The foregoing power to lease, encumber, or hypothecate shall include the power to do so for periods longer than the term of any trust created by the Trust Agreement and for any antecedent debts of Mildred.

b. <u>Securities</u>: The power of management shall also include the power to open and maintain, in the name of Trustee, the name of the Trust, or in the name of any nominee of Trustee, including, without limiting the generality of the foregoing, the name of the Trustor of the asset invested in any account, street or otherwise, with any brokerage firm or company, and to conduct any and all stock trading activity, including, but not limited to, marginal trading, short selling, buying and selling options, whether or not such stocks are owned by Trustee, Trust, or nominee of Trustee.

c. Life Insurance: The power of management shall also include the power to hold, in the name of Trustee, in the name of the Trust, or in the name of any nominee of Trustee, any policy of life insurance on the life of Mildred. Trustee shall not be obligated to pay the premiums on any such policy of life insurance and the named insured shall retain all rights afforded an owner of any such policy including, without limitation of the foregoing, the right to receive dividends therefrom, to borrow against such policy, or otherwise transfer the same.

Trustee's Nominee: Mildred may act as nominee of Trustee for any of Mildred's Assets transferred and d. conveyed by Mildred to Trustee pursuant to the Trust Agreement. Without limitation of the foregoing, Mildred shall be deemed to hold a Mildred's Asset as nominee of Trustee where Mildred executes and delivers to Trustee any instrument transferring any Mildred's Asset to Trustee even though the Mildred's Asset remains registered in the name of Mildred, the registration in the name of Trustee of such a Mildred's Asset is not completed, or Mildred retains possession of the certificate, or other document and/or instrument, evidencing the title thereto. If Mildred acts as a nominee for any Mildred's Asset transferred to Trustee, Mildred may receive directly any dividends, interest, income or distributions from or upon such Mildred's Asset and neither Mildred, nor Trustee of such Mildred's Asset shall have any duty of accounting to the other, or to any other person, with regard thereto. If Mildred, in possession of a Mildred's Asset (as nominee of Trustee), should transfer title to a Mildred's Asset to one other than Trustee, such a transfer shall constitute a withdrawal of such a Mildred's Asset from the Trust Estate and Trustee shall have no further interest therein, nor duties with regard thereto. If Mildred should transfer a Mildred's Asset to a third party, Mildred shall notify Trustee of any withdrawal of any Mildred's Asset from the Trust Estate, but such notice shall not be a condition precedent to the effective withdrawal of a Mildred's Asset from the Trust Estate or to the conveyance of good and sufficient title to the transferee thereof.

c. Co-Tenancies: If any Co-Tenancy account, or Co-Tenancy title to real property or personal property of any kind, should be established between Mildred and Trustee, the instrument, document, or conveyance establishing or ci. 410, such Co-Tenancy shall be the equivalent of an instrument, document, or conveyance designating such Co-to-a by account or property as part of Mildred's Assets, and, as between Mildred and Trustee, any such Co-Tenancy account or property shall be subject to the covenants, terms, and provisions of the Trust Agreement. To the extent changes are made in any such Co-Tenancy account (either by addition, or deletion), the same shall constitute an addition to, or removal of, Mildred's Assets. Where such a Co-Tenancy account is a joint account in the nature of an Investment Account, Mildred may write checks thereon or make withdrawals therefrom without the co-signature of Trustee, and such writing of checks or the making of withdrawals by Mildred shall constitute withdrawals from the Trust Estate and Trustee shall have no further interest in any amount, or amounts, so

Page -1-

2969

EXHIBIT "A"

withdrawn, or any further duty with regard thereto. The capacity of Mildred of any Mildred's Asset held between Mildred and Trustee as Co-Tenants shall be that of nominee of Trustee and not that of co-owner. withdrawn, or any further duty with regard thereto. The capacity of Mildred of any Mildred's A Mildred and Trustee as Co-Tenants shall be that of nominee of Trustee and not that of co-owner. f. <u>Instructions by Mildred to Trustee and Indemnification of Trustee</u>; Mildred, in exercising the power time to the Trustee, possess or control any asset of the Trust Estate as herein provided, may direct Trustee, from time to the Trust Estate as herein provided.

f. <u>Instructions by Mildred to Trustee and Indemnification of Trustee</u>; Mildred, in exercising the power time to any asset of the Trust Estate as herein provided, may direct mustee shall comply with such time, in writing, to participate and join in any action elected by Mildred and Trustee shall comply with such as the participate and join in any action elected by Mildred and Trustee shall comply with such as the participate and join in any action elected by Mildred and Trustee shall comply with such as the participate and join in any action elected by Mildred and Trustee shall comply with such as the participate and join in any action elected by Mildred and Trustee shall comply with such as the participate and join in any action elected by Mildred and Trustee shall comply with such as the participate and join in any action elected by Mildred and Trustee shall comply with such as the participate and join in any action elected by Mildred and Trustee shall comply with such as the participate and join in any action elected by Mildred and Trustee shall comply with such as the participate and join in any action elected by Mildred and Trustee shall comply with such as the participate and join in any action elected by Mildred and Trustee shall comply with such as the participate and join in any action elected by Mildred and Trustee shall comply with such as the participate and join in any action elected by Mildred and Trustee shall comply action elected by Mildred and to manage, possess or control any asset of the Trust Estate as herein provided, may direct Trustee, from time to Mildred and Trustee shall comply with such elected by Mildred and Trustee shall comply with elected by Mildred and Trustee for provided, time, in writing, to participate and join in any action elected by Mildred autor the rights herein provided direction. The direction by Mildred may include (without limiting the generality of the rights herein provided) time, in writing, to participate and join in any action elected by Mildred and Trustee shall comply with such direction. The direction by Mildred may include (without limiting the generality of the rights herein provided) direction to sell, convey, transfer, or lease any Mildred's Asset. direction. The direction by Mildred may include (without limiting the generality of the rights herein provided) direction to sell, convey, transfer, or lease any Mildred's Asset. If Trustee is directed to take any exact in concerning a Mildred's Asset pursuant to the rights herein provided, and the proceeds or products of such and the proceeds of the rights herein provided. direction to sell, convey, transfer, or lease any Mildred's Asset. If Trustee is directed to take any action If Trustee is directed to roducts of Aldred. If Trustee is directed to roducts of Aldred. Asset, and the proceede or products of Aldred. If Trustee is directed to take any action and the proceede or products of Aldred. If Trustee is directed to take any action are received by Trustee, Trustee shall account for the same and apply the same as directed by Aldred. concerning a Mildred's Asset pursuant to the rights herein provided, and the proceeds or products of Mildred. action are received by Trustee, Trustee shall account for the same and apply the same as directed by Mildred expressly directs Trustee to pay the proceeds from the sale, leasing, or disposition of Mildred expressly directs Trustee to pay the proceeds from the sale, leasing of the same and apply the same as the sale of the same as the same action are received by Trustee, Trustee shall account for the same and apply the same as directed by Mildred. I leasing, or disposition of a in any directs trustee to pay the proceeds from the sale, leasing of the Trust Agreement. In any Mildred's Asset to Mildred, the same shall continue to be subject to the terms of the Trust Agreement. Unless Mildred expressly directs Trustee to pay the proceeds from the sale, leasing, or disposition of a in any Unless Asset to Mildred, the same shall continue to be subject to the terms of the Trust Agreement. Event, Trustee shall promptly and fully account to Mildred in writing for any proceeds or products received by Mildred's Asset to Mildred, the same shall continue to be subject to the terms of the Trust Agreement. In any event, Trustee shall promptly and fully account to Mildred in writing for any proceeds or products received with Trustee as a consequence of any action directed by Mildred. In order to assure Trustee's compliance event, Trustee shall promptly and fully account to Mildred in writing for any Proceeds or Products received by Trustee as a consequence of any action directed by Mildred. In order to assure provided, Mildred hereby Mildred's directions concerning Mildred's Assets pursuant to the provisions herein provided, mildred hereby Trustee as a consequence of any action directed by Mildred. In order to assure Trustee's compliance with hereby Mildred's directions concerning Mildred's Assets pursuant to the provisions herein provided, Mildred elaims, and agrees to and with Trustee to indemnify and hold harmless Trustee from any and all claims, Mildred's directions concerning Mildred's Assets pursuant to the provisions herein provided, Mildred hereby and agrees to and with Trustee to indemnify and hold harmless Trustee from any and all claims, demands, causes of action, actions or suits, and costs (including, without limiting the generality of the covenants and agrees to and with Trustee to indemnify and hold harmless Trustee from any and all claims, demands, causes of action, actions or sults, and costs (including, without limiting the generality of action, at trial or foregoing, reasonable attorney fees with or without suit or action, and, if suit or action, at trial or demands, causes of action, actions or suits, and ^{COSTS} (including, without limiting the generality of the action, at trial or action, and, if suit or action, and, if suit or action, and is hereby given foregoing, reasonable attorney fees with or without suit or action, and harmless Trustee, Trustee is hereby given appeal). As security for the foregoing covenant to indemnify and hold harmless trustee, and the foregoing appeal.

foregoing, reasonable attorney fees with or without suit or action, and, if suit or action, at trial or on appeal). As security for the foregoing covenant to indemnify and hold harmless Trustee, Trustee in come) for the (in addition to all powers conferred by law) a lien upon Mildred's Assets (both principal and income) appeal). As security for the foregoing covenant to indemnify and hold harmless Trustee, Trustee is hereby given income) for the income) for the income incom (in addition to all powers conferred by law) a lien upon Mildred's Assets (both principal and income) for the purpose payment thereof, including, but not limited to, the right to take possession of Mildred's Assets or hold Trustee of reimbursing Trustee of any sums due Trustee by way of this covenant to indemnify Trustee Poyment thereof, including, but not limited to, the right to take possession of Mildred's Assets for the purpose of reimbursing Trustee of any sums due Trustee by way of this covenant to indemnify Trustee or hold Trustee harmless.

-2-

page

harmless.

2970

EXHIBIT "B"

Powers of Trustee Over Management Assets: Trustee shall have, in addition to all powers conferred by law, the right and power over any assets subject to the Trust Agreement which become Mildred's Management Assets, or other than Mildred's Assets, to do all acts which are, in Trustee's judgment, needful or desirable for the proper and advantageous management of such assets (subject to the limitations set forth herein). Included in the foregoing sentence, without limiting the generality of the foregoing, are the following specific powers:

Investments: To make such investments as Trustee shall determine from time to time to be reasonable and prudent, it being the intent of Trustor that the other powers specified in the Trust Agreement shall not be construed as limiting the powers of Trustee, but, rather, as expanding the foregoing general power of Trustee.

Securities: To invest any property forming part of the Trust Estate in such securities, including securities issued by or insured by the United States of America, State thereof, or political subdivision of such State, or any country other than the United States of America, common or preferred stocks, notes, debentures, or fractional shares of any corporation, and shall have like authority to exercise, or sell, stock subscription or commission rights, and to purchase fractional shares needed to round out fractional shareholdings that might arise concerning any stock held pursuant to the authority granted hereby. To open an account, or accounts, with any brokerage firm or company, including, but not limited to, a street account. In addition, Trustee shall have the right to acquire its own stock and to either vote any stock subject to the Trust (including its own stock), or give its proxy to vote such stock comprising an asset of the Trust to a distributee. Trustee may also sell any of the investments referred to in this subparagraph. Trustee shall have the authority to register or qualify for exemption from registration shares of stock in any corporation with any agency or agencies of any government (including, but not limited to, the Securities and Exchange Commission of the Government of the United States); to participate in any such registration or qualification for exemption from registration; to apply for and to secure the approval of any agency of any government with respect to the sale of such shares; to sell such shares to the public (or to underwriters for public sale) or to private investors or to participate in the public or private sale of such shares; to enter into an agreement with respect to any such sale with any broker, investment banker or underwriter; to make such representations, warranties and indemnities as are customarily given by a selling stockholder to any broker, investment banker or underwriter in connection with a firmly underwritten offering; to incur and to pay all expenses necessary or appropriate in connection with any such registration, qualification or sale; and to take all other action necessary or appropriate in order to

c. Property: To continue to hold any property (real, personal, or mixed) received in trust at the risk of the Trust Estate and not at the risk of Trustee. Trustee need not sell any of the assets in the Trust Estate merely for the sake of diversification nor for the sake of obtaining cash funds to invest in other assets which might produce more income. In addition, to sell, convey, lease, encumber, or hypothecate, any property that may become part of the Trust Estate. The foregoing power shall include the power to lease, encumber, or hypothecate, for periods longer than the term of any trust created by the Trust Agreement.

Agricultural Property: To the extent that any portion of the Trust Estate should consist of any interest in agricultural property, Trustee may: operate the agricultural property with hired labor, tenants, or the operation of the agricultural property; lease or rent the agricultural property for cash or on shares, sell, purchase, exchange, or otherwise acquire or dispose of farm machinery, livestock, farm products, timber, supplies, and services used in connection with the agricultural property; remove, construct, repair, and improve fences, structures, and buildings of all kinds on the agricultural property; fertilize, terrace, clear, ditch, and drain lands, install irrigation systems, and in general follow soil conservation and other practices designed to conserve, improve, and maintain the fertility and productivity of the agricultural property; carry on reforestation; carry on both a crop and livestock program, including the raising, purchasing and selling of livestock and any farm products whatever; borrow money, and pledge harvested or growing crops, timber or livestock as security for the same; execute contracts, notes, chattel mortgages and other agreements relating to agriculture with the Commodity Credit Corporation, the Secretary of Agriculture of the United States, or any other officer or agency of the federal or state governments, or of any corporation organized under them or any

EXHIBIT "B"

2971

Production Credit Association, or any Federal Land Bank; enter into acreage reduction agreements; make soil conservation commitments; and in general, do all acts necessary to cooperate with any governmental agricultural program and participate in and receive all payments and other benefits and proceeds under any such programs. The expense of any and all of the foregoing powers shall be at the sole risk of the Trust Estate and any losses shall be borne by the Trust Estate in absence of gross mismanagement, gross neglect, or fraud.

e.

Retain Property and Operate Business: To continue to hold any property received in trust and to operate at the risk of the Trust Estate and not at the risk of Trustee, any property or business received in trust, as long as Trustee may deem advisable, the profits and losses therefrom to inure to or be chargeable to the Trust Estate as a whole and not to the Trustee. Trustee need not sell any of such assets merely for the sake of diversification nor for the sake of obtaining cash funds to invest in other assets which might produce more income. Trustee is specifically relieved of any liability or responsibility to any beneficiary for

f.

Borrow Money and Loan Trustee's Funds: To borrow money and to loan or advance Trustee's own funds to any Trust created by the Trust Agreement for any trust purpose at prevailing rates of interest and to mortgage and hypothecate the property and securities of the Trust Estate in whole or in part as security for the repayment of such loans or advances. This power shall also include, without limiting the generality of the foregoing, the power to refinance, or restructure, any antecedent debt of Trustor.

g.

Make Repairs: To make such expenditures for the repairing, improving and rebuilding of any property of the Trust Estate as Trustee may deem necessary.

h. Use a Nominee of Title: To hold securities and other property in the name of Trustee, or in the name of Trustee's nominee, but Trustee shall be responsible for the acts of such nominee affecting such property only

Pay Expenses: To pay all taxes, charges, commissions and other expenses of the Trust Estate, i. including reasonable compensation for Trustee's own services, which shall be based upon its schedule of fees at

the time such fees become payable, if Trustee maintains a schedule, otherwise nothing. Trustee shall also be entitled to reimbursement for all outlays, advances, costs and expenses incurred by Trustee in the preservation, maintenance, and protection of the Trust Estate without reduction of Trustee's fees.

j.

Hold Trust Estate as Undivided Whole: Except as may be otherwise specifically provided herein, to hold the Trust Estate as an undivided whole without separation into any separate trusts created by the Trust Agreement for such period as Trustee shall deem expedient, but no such undivided holding shall defer or postpone vesting or distribution under the trusts and powers herein declared.

k.

Determine Principal and Income: To determine, in all cases, what receipts are income and what are principal and what disbursements are chargeable to income and what are chargeable to principal; subject, however, to the definition of income contained in the Trust Agreement.

1.

Protection and Realization of Assets: To take any action with respect to conserving or realizing upon the value of any assets and with respect to foreclosures, reorganizations or other changes affecting any asset; to collect, pay, contest, compromise or abandon demands of or against the Trust Estate, wherever situated; and to execute contracts, notes, conveyances and other instruments, including instruments containing covenants and warranties binding upon and creating a charge against the Trust Estate, and containing provisions excluding

Employ Professionals: To employ any custodian, attorney, accountant, corporate fiduciary, or any other agent or agents to assist Trustee in the administration of the Trust Estate and to rely on the advice given by these agents. If Trustee should have any financial interest in business of such professionals, the same shall not constitute a conflict of interest. Reasonable compensation for all services performed by these agents shall be paid from the Trust Estate out of either income or principal as Trustee, in Trustee's discretion, shall determine, and shall not decrease the compensation to which Trustee may be entitled. Trustee

Page -2-

m.

EXHIBIT "B"

shall not be responsible for any neglect, omission, or wrong doing of any agent or employee unless Trustee fails

n. <u>Pay to Beneficiary</u>: To pay income or principal to which a beneficiary is entitled directly to a beneficiary, to any person having custody of a beneficiary, to the legal guardian or conservator of a beneficiary, or to any person who, or corporation which, shall be furnishing maintenance, support or education to a beneficiary, or as otherwise specifically provided in the Trust Agreement. The receipt of any person to whom payment is made as herein authorized shall be sufficient voucher for Trustee, and in the discretion of Trustee, the recipient need not be required to account to Trustee or to any court or other person as to

o. <u>Distribution of Trust Income and Principal</u>: To make any distribution or division of principal or income of the Trust Estate in cash, or in kind, or both, and to allot different kinds or disproportionate shares of property or undivided interest in property among those entitled to distribution. To the extent that Securities or other property is determined by Trustee to be distributable under the terms of this subnparagraph, Trustee shall distribute the same at its market value as nearly to the date of distribution as can reasonably be determined by Trustee. The judgment of Trustee as to what shall constitute a just and proper division or apportionment of assets of the Trust Estate among any distributees shall be binding and conclusive on all interested parties. trust shall be treated as any other income. Income accrued or held undistributed at the termination of any Income accrued or unpaid on trust property when received into any interest or estate under any trust shall go to the beneficiaries entitled to the next succeeding interests, in the proportion in which they take such interests. Periodic payments out of principal not due upon the termination of any interest or estate shall not be apportioned to that date. Proration of taxes and other current expenses to the date of termination shall not be required. Trustee may exercise any powers and discretions set forth in this subparagraph for a reasonable period after termination of the Trust Estate.

Page -3-

Initial Trustee: The Initial Trustee shall be Mildred and Ron. Upon the death or incapacity of Mildred, Α. Ron shall act as Trustee. In the event of the death or incapacity of Ron, the Successor Trustee shall be as set

B.

Designation of Successor Trustee: Successor Trustee to any Trustee shall be governed by the following: 1. Successor Trustee to Initial Trustee: Upon the death, incapacity, or resignation of Ron, the following herein designated shall act as Successor Trustee in the following order, and if the Trustee herein

designated should assume the duties of Trustee, and should thereafter resign, die, or become incapacitated, then the one next in order herein designated and specified shall act as Trustee:

b. Second: Harlan.

Third: Loren. c.

d.

2.

Fourth: U.S. National Bank of Oregon, a national banking institution.

then a Successor Trustee shall be selected as follows:

No Trustee Designated Willing or Able to Act: If all individuals named herein as Trustee, or any successor, or successors, to them designated as provided herein should be unable or unwilling to act as Trustee, a. <u>Designation of Successor Trustee by Other Beneficiaries of Trust</u>: If all individuals named

herein as a Trustee should be unable to act as a Trustee and all successors designated herein shall be unable and unwilling to act as Successor Trustee, then, in such event, Mildred's residual beneficiaries who are over and unwitting to act as successor frustee, then, in such event, fiftured's residual beneficialies who are over the age of majority and competent shall have the power to select a Successor Trustee by majority agreement, and, if there is a deadlock, then the eldest of them shall resolve the deadlock and the resolution by such eldest shall be conclusively binding on those interested in the Trust Estate. If there is only one such residual beneficiary living and competent, such residual beneficiary may select a Successor Trustee.

b. By Anyone Interested in the Trust Estate: If no one authorized herein selects a Successor

Trustee within ninety (90) days from the date there should be no Trustee acting under the provisions of the Trust Agreement, anyone interested in any portion of the Trust Estate may, either in person, or through his or her guardian or conservator, secure the appointment of a Successor Trustee by a court of competent jurisdiction

Corporate Trustee as Successor Trustee Subject to Certain Provisions: If any Successor Trustee should be a Corporate Trustee (whether named in the Trust Agreement as a Successor Trustee or selected pursuant to the Trust Agreement), such Corporate Trustee shall be subject to the following provisions: Sale of Trust Business: In the event a Corporate Trustee should sell or transfer its business or

a. <u>Date of flust pushess</u>. In the event a corporate flustee should sell of transfer its business of its trust department, or should consolidate or merge with another institution authorized to transact trust business in the State of Oregon, any successor to a Corporate Trustee shall act as successor to a Corporate Trustee without further formality other than the instruments necessary to accomplish the succession itself. Resignation of Corporate Trustee: If the Corporate Trustee should resign, a successor to such a Corporate Trustee shall be selected in the same manner as provided in the preceding Paragraph 2.

c. Removal of Corporate Trustee: A majority of the beneficiaries of the Trust Agreement, either c. <u>Nemoval of Corporate Hostee</u>: A majority of the constitutes of the flust Asternet, cruck individually, or by and through their respective guardians or conservators, may remove any Corporate Trustee acting with respect to any trust established by the Trust Agreement no longer revocable by Mildred and may designate a successor to any removed Corporate Trustee. Removal shall be effected as follows: By delivery of a

written instrument personally, or by certified mail, to the then acting Corporate Trustee; by written acceptance of the office of Trustee signed by the successor to the acting Corporate Trustee selected pursuant to this provision; and by delivery of notice of such change and acceptance to all beneficiaries of any trust, or trusts, created by the Trust Agreement being then administered pursuant to the Trust Agreement. Any such removal shall be effective only upon the end of the month following the date of such removal.

4. Responsibility of Successor Trustee for Acts of Predecessor: No Successor Trustee shall be liable for any act, omission, or default of a predecessor Trustee, shall have no duty to investigate or review any action of a predecessor Trustee and may accept the accounting records of the predecessor Trustee showing assets on hand without further investigation and without incurring any liability to any person claiming or having an interest

Right of Resignation: Any Trustee shall have the right to resign at any time; provided, however, that the C. effective date of such resignation shall be at the end of the month following the date of such resignation. Any resignation of a Trustee shall be in writing acknowledged in the form required for the recordation of

The definitions set opposite the following terms shall control: D.

Mildred: The term "Mildred" shall mean MILDRED H. LOVENESS. 1.

Loyal: The term "Loyal" shall mean LOYAL H. LOVENESS also known as L.H. Loveness. 2.

Ron: The term "Ron" shall mean RONALD EUGENE LOVENESS also known as Ronald E. Loveness and R.E. 3. Loveness.

Jean: The term "Jean" shall mean ETHEL JEAN O'HARRA also known as Ethel J. O'Harra. 4.

Harlan: The term "Harlan" shall mean HARLAN KENT LOVENESS also known as Harlan K. Loveness and H.K. 5. Loveness.

Loren: The term "Loren" shall mean LOREN EDWIN LOVENESS also known as Loren E. Loveness and L.E. 6. Loveness.



Page -2-

EXHIBIT "C"

STATE OF OREGON: COUNTY OF KLAMATH:ss I hereby certify that the within instrument was received and filed for record on the <u>24th</u> day of <u>February</u> and duly recorded in Vol <u>M84</u>, of A.D., 1984 at 2:58 o'clock P M, Deeds of on page 2067

Fee \$ 32.00

EVELYN, BIEHN, COUNTY CLERK by

Deputy