Declaration Of Trust

Between the Grantor and the Trustee thereof and is

A REVOCABLE TRUST INDENTURE

THIS TRUST SHALL BE OF THE TYPE KNOWN AS A REVOCABLE TRUST AND SHALL BE ADMINISTERED BY LEGAL PERSONS APPOINTED BY THE (GRANTORS) (GRANTOR) AND AS (TRUSTEES) (TRUSTEE)-WILL ADMINISTER THIS TRUST FOR THE BENEFIT OF THOSE NAMED IN THIS INSTRUMENT AND ACCORDING TO THE INALIENABLE COM-

DECLARATION OF AUTHORITY

This instrument shall serve as the (Trustees')_(Trustee's) sufficient guide. Such authority as awarded herein is possessed by the (Trustees) (Trustee) of this trust, thus intending only to leave open to the Courts, should occasion arise, the question of conscientious dealing

The (Trustees) -(Trustee)- shall have all the powers necessary to effectuate the purpose of the Trust, and shall take any action deemed necessary to carry out such purposes. Any determination of the purposes of the trust, made by the (Trustees) (Trustee) in good faith,

NAME AND DOMICILE

This Trust shall be domiciled in and shall be interpreted and construed or shall be changed to and interpreted under the laws of any other (name of your state) location as shall be deemed prudent, wise, necessary, appropriate, or

This Trust is hereby authorized to operate under the name of:

Marcus and Treva Brewer Trust Name

HC-30 Box 87-E Address

72846

37 HAR 39 PH 12

City, State, ZIP

3/21187 Date

het: M.D. Brewer HC 30, Box 87 E Chiloguin, Or 97624

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6. Should the	-6- i . 5 1 5
6. Should it be necess properties before the disso assets can be made, we here long as necessary; but that OCCUT as erneditional	sary in the best interests of the Trust corpus to manage certain olution and termination of this Trust before final distribution of by direct that our Successor Trustee shall perform such duties as the distribution of corpus and the termination of the Trust shall easonably possible.
tributed, this Trust shall b	at whenever the corpus of this Trust shall have been fully dis-
or revoke this Trust in whol Reneficiary named herein; ho the Office of ch	t during the lifetime of both Trustees or of one survivor to amend be or in part without consulting, or obtaining the consent of, any corder. Should we decide to sell or liquidate any of the assets of ight to make whatever disposal of any receipts received therefor,
9. We reserve the right	during our lifetime to
any surviving original Truste	ee, but showers and benefits to be received and enjoyed it
remove any existing Beneficia; original Trustee.	t to designate a new Beneficiary or different Beneficiaries or to ry at any time during our lifetime or the lifetime of a surviving
above as the person to assume Trustee is hereby directed to comfort of both Grantors or of	legal incapacity, we hereby appoint the Successor Trustee named the duties and powers of Acting Trustee hereunder. Successor o use all income and assets necessary for the complete care and f the surviving Grantor
12. NO bond shall be requ	uired from any Tructor and
permission or interposition of	any court or other and administered without at
	rust shall be construed and enforced, wherever applicable or the laws of the State of Oregon
administrators, and and	rust shall extend to and the second sec
and assigns of	the undersigned and upon any funding upon the heirs, executors
IN WITNESS WHEREOF, we have	rust shall extend to and be binding upon the heirs, executors, the undersigned and upon any Successor Trustee of this Trust.
IN WITNESS WHEREOF, we have March	hereunto set our hands and seals this 30
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March, 19 <u>87</u>	hereunto set our hands and seals this 30
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Witnesses: (1) (2) State of Oregon County of Klamath	e hereunto set our hands and seals this <u>30</u> day of <u>fllancus Breulen</u> L. S. <u>Husband</u> L. S. <u>HC-30 Box 87-E</u> <u>Address</u>
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