

DECLARATION OF OWNERSHIP BY TWO TRUSTS AS TENANTS IN COMMON

THE UNDERSIGNED hereby agree and declare that, solely as settlors of and trustees for the benefit of the following trusts:

A. The PRESTON J. HAMBELTON TRUST, a revocable inter-vivos trust existing under that certain trust agreement executed on July 21, 1992, by Preston J. Hambelton as Settlor with Preston J. Hambelton and Betty J. Hambelton as the initial Co-Trustees, and

B. The BETTY J. HAMBELTON TRUST, a revocable inter vivos trust existing under that certain trust agreement executed on July 21, 1992, by Betty J. Hambelton as Settlor with Betty J. Hambelton and Preston J. Hambelton as initial Co-Trustees,

that they (i) are acquiring or are now holding and (ii) will hold, pursuant to the provisions of each of said trust agreement, solely and exclusively for and in behalf of said trusts as tenants in common, the Preston J. Hambelton Trust having an undivided one-half share and the Betty J. Hambelton Trust having an undivided one-half share, the record title to the following (the beneficial ownership of which the undersigned hereby transfer to said trusts):

Any and all properties of all kinds, whether presently owned or hereafter acquired (regardless of the means by which acquired) including without limitation:

Bank accounts of all kinds excepting those which if transferred into this Trust would lose their tax-deferred status,

Mutual and money market funds of all kinds excepting those which if transferred into this Trust would lose their tax-deferred status,

Securities - stocks, bonds, treasury bills, notes receivable, negotiable instruments except (1) IRC Section 1244 stock, (2) "incentive", "restricted", or "qualified" stock options including stock acquired by exercise of such an option, during any period during which such a change in ownership would be a "disqualifying disposition" under IRC Section 421, (3) stock in a privately held corporation which is restricted by agreement and (4) stock in an professional corporation,

Agency and custody accounts at banks, brokerage firms, investments firms, etc., excepting those which if transferred into this Trust would lose their tax-deferred status, and

Real estate interests wherever located including but not limited to ownership in fee title, contract rights, mortgages,

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Preston J. Hambelton
3939 So. 5th St, Suite 159
Klamath Falls, Ore. 97603

trust deeds, leaseholds, easements, options, executory interests, mineral rights, licenses, etc. except those which are encumbered by an instrument containing a "due on sale" clause which would be triggered by a transfer into the Trust;

Tangible personal property interests including but not limited to vehicles, mobile homes, motor homes, equipment, furnishings and goods of any nature and kind.

which now and at any time after the date of this instrument are registered in their joint names with right of survivorship or in their names as tenants by the entirety (whether that survivorship or entirety aspect is specifically mentioned in the title or is implied in law by the circumstances and regardless of whatever variation of their names may be employed), or as community property.

THE UNDERSIGNED hereby further affirm and declare that, from and after the date hereof:

1. All properties of any kind appearing to be owned by them jointly or by the entireties or deemed to be community property are in fact held and will be held by them solely and exclusively for and in behalf these trusts as true owners, subject to any and all instructions from the then trustees of these trusts,

2. They will not hold title to any such properties in their joint names or as tenants by the entireties except those which in fact belong to said trusts,

3. Any and all properties now or hereafter held by them in their joint or entirety names shall and will belong to these trusts and not to the undersigned or either of them individually,

4. Except to the extent of beneficial interests provided to them under the terms and provisions of these trust agreements, as they are now written and may in the future be amended, they have and shall have no personal interest in any properties now or hereafter held in their joint or entirety names, and

5. All liabilities which relate in any way to the acquisition of or which are a lien or encumbrance upon any of the properties governed by this declaration, whether these liabilities are in the name of either or both of the undersigned, shall be borne by the two trusts which thus now own such properties as tenants in common in the same proportions as they own such properties.

6. The absence of a change in record title ownership to ownership by said trusts shall in no way negate or alter this Declaration in any way and said Declaration shall supercede and control record title ownership records in any jurisdiction.

THIS DECLARATION of exclusive trust ownership and waiver of interest is intended to be and shall be binding upon the undersigneds' heirs, administrators, executors and assigns and shall be revocable only by written instrument executed by one or more of the then trustees of either of said trusts (with or without indicating fiduciary capacity) with all of the same formalities as accompanied the execution of this instrument.

THIS DECLARATION is intended to revoke all prior declarations of ownership, if any, with respect to any and all properties governed by this declaration, whether executed by either or both of the undersigned and to give record notice to all persons that the property designated herein is owned by said trusts.

IN WITNESS WHEREOF, the parties to this instrument have executed it stating that the execution hereof is his/her/their voluntary act and deed at Klamath Falls, Klamath County, Oregon, on this 21st day of July, 1992.

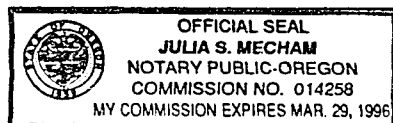
Preston J. Hamblton
Betty J. Hamblton

Signatures guaranteed

NOTE: IF ANY PUBLICLY TRADED
 SECURITY IS TRANSFERRED, THE
 ABOVE SIGNATURES SHOULD BE
 GUARANTEED BY A COMMERCIAL
 BANK OR TRUST COMPANY OR BY A
 STOCK EXCHANGE MEMBER FIRM WHOSE
 SIGNATURE IS KNOWN TO TRANSFER
 AGENTS GENERALLY.

STATE OF OREGON)
) ss.
 County of Klamath)

The foregoing instrument was acknowledged before me this 21st day of July, 1992 by Preston J. and Betty J. Hamblton who is/are known to me or who has/have provided proper identification and who stated that this instrument was his/her/their voluntary act and deed.



Julia S. Mecham
 Notary Public for Oregon
 My commission expires: 3/29/96

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STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of Preston Hamblton the 27th day
 of July A.D., 19 92 at 11:59 o'clock A.M., and duly recorded in Vol. M92
 of Deeds on Page 16519.

FEE \$40.00

Evelyn Biehn County Clerk
 By Julia S. Mecham