SUMMARIZATION OF TRUSTEE POWERS OF BOB D. DIRSCHL 1994 TRUST

ं	T	h	e	•	إن	7	3 t	?	s	î	a	n	e	d	Ė	٠.	Ξ,	٠.	h		្ឋ	2	tе	1	

	1.	That R	08 0 070			4 '	and the second second	
т	F1.C+ -1-		76 n. nik	SCHL Is Trus	tor of that		n Declaration	
	rust dar	red _	Janus 11	<i></i>	1001	certai	n Declaration	of
1	nitial 7	Trustee.		J F	_, 1994, and	that B	OB D. DIRSCHL	
	ATT 600 H \$100 A TE 1 1 1 1 1 1			Marian Milital Baakaa		-	DIKOCHE	15

- 2. That, for the purposes of convenience, the Trust created by the aforesaid Declaration of Trust is named the "BOB D. DIRSCHL 1994 TRUST".
- 3. That the attached pages of clauses from the "BOB D. DIRSCHL 1994 TRUST" set forth the powers of Trustees over assets subject to the Declaration of Trust, the successors to the Initial Trustees, and the terms of revocation and amendment.
- 4. This statement shall not be construed as amendatory of the Declaration of Trust and, to the extent that any portion of this statement should conflict with the Declaration of Trust, the provisions of the Declaration of Trust shall control.

DATED this 14 day of	JAHUARY 1994
BOB D. DIRSCHL, Trustor	Bold Mischelle BOB D. DIRSCHL, Trustee
STATE OF OREGON, County of Klamath Before me personally appeared me to be the person whose name is acknowledged to me that he executed	the above named BOB D/ DIRSCHI, known to
OFFICIAL SEAL KIRSTINE LI PROCK NOTARY PUBLIC - OREGON AL COMMISSION NO. 019707 MY COMMISSION EXPIRES DEC. 16, 1996	NOTARY PUBLIC FOR OREGON My Commission Expires: 12/16/96
WHEN RECORDED MAIL TO:	STATE OF
GIACOMINI & KNIEPS ATTORNEYS AT LAW 706 MAIN STREET KLAMATH FALLS, OREGON 97601	County of I certify that the within Instrument was received for record on the day of 19 , at o'clock M., and recorded in Book on Page or as filing fee number
	Official Records of said County. Witness my hand and seal of County affixed. Title
	Deputy Deputy

TRUST AGREEMENT Entered into as of the last day signatures of the parties hereto between BOB D. DIRSCHL, herein referred to as Bob, as Truston, and as Trustee, upon the following terms and

I. Trust Estate: All property subject to this Instrument is referred to MIINESSEIH: as the Trust Estate to be held, administered, and distributed according to this Instrument. Any Co-Tenancy between Bob and any Trustee or any to this Instrument, and constitute part of the Trust Estate, unless a contrary Intention is expressed in the document creating the Co-Tenancy. All the terms and provisions of this Instrument shall extend to and apply to, from and after the date of this Instrument snall extend to and apply proceeds, accretion, investment, reinvestment, transformation, replacement,

V. Powers of Trustee: Trustee shall have all powers conferred on a trustee by the Oregon Uniform Trustees! Powers Act. Included in the foregoing sentence, without limiting the generality of the foregoing, is the power to sell, encumber, convey, exchange, invest, reinvest, partition, divide, improve, repair and maintain the Trust Estate, determine income and principal according to the Oregon Uniform Principal and Income Act, and to pay Trustee reasonable compensation and reasonable reimbursement for

VI. Trustee and Successor Trustee: The following provisions shall govern who shall act as Trustee. Any reference in this Instrument to Trustee who shall act as Trustee. Any reference in this Instrument to Trustee shall refer to Trustee, Successor Trustee, co-trustee, special trustee, or serving from time to time in such capacity under this Instrument.

Trustee: The Trustee shall be Bob. On the death, resignation, or Incapacity of Bob, the Successor Trustee shall act as Trustee.

The Successor Trustee shall act as Trustee of the Trust Estate If Bob should: (1) die; (2) direct, by written instrument, Successor Trustee to act as Trustee; or (3) becomes incapacitated. An affidavit executed by a Ilcensed physician stating the physician has examined Bob and has determined Bob is incapacitated shall constitute conclusive proof of Incapacity. The physician's affidavit shall be sufficient if it states the opinion of incapacity but does not disclose the cause. physician's affidavit, Trustee may obtain an adjudication of incapacity by a Court of Competent Jurisdiction. A Trustee who so petitions the Court shall incur no liability to anyone interested in the Trust Estate as a result of that petition; provided that petition is filed in good faith and



VII. Revocation and Amendment: This Instrument may be revoked or amended as specified in this Part.

- A. Revocation or Amendment During the Lifetime of Bob: During Bob's lifetime, all provisions of this Instrument may be revoked or amended in whole, or in part, by a writing signed only by Bob, and acknowledged as required for the recording of documents in Oregon, delivered by certified mail to Trustee.
- C. <u>Power of Revocation and Amendment Personal</u>: The power to revoke or amend this Instrument shall not be exercisable by any guardian or conservator.

<u>DATE</u>			SIGNATURE	
1-14-24		Bold I	Pagio 0	
		BOB D. DIRSCH	Trustor	
1-14-84		- Bold. d	Perscho	
		BOB D. DIRSCH	L, Trustee	
			Manage 1	9.5
STATE OF OPEGON.				
STATE OF OREGON: C	OUNTY OF KL	AMATH: ss.		
Filed for record at reque	st of	Giacomini & Kniens	the	18th d
Filed for record at reque	est of A.D., 19 <u>.94</u>	Giacomini & Knieps at 2:02 o'clock P.M.	, and duly recorded	18thdi in VolM94
Filed for record at reque	st of	Giacomini & Knieps at 2:02 o'clock P.M. Deeds on Page	, and duly recorded 1826	in Vol. <u>M94</u>
Filed for record at reque	est of A.D., 19- <u>94</u> of	Giacomini & Knieps at 2:02 o'clock P.M. Deeds on Page Evelyn Bieh	, and duly recorded 1826	in Vol. <u>M94</u> erk
Filed for record at reque of	est of A.D., 19- <u>94</u> of	Giacomini & Knieps at 2:02 o'clock P.M. Deeds on Page	, and duly recorded 1826	in Vol. <u>M94</u> erk