	C	-05-94PD3:43 RCVD DT-104-1
83816 h. fa Sardi y Landi Landi y Parto Sardi y Landi Landi y Parto	Beclar	dion of Trust Volmey Page 2084;
WHEREAS WE	UD US HATKS	and CLARA BELLE BATES, of me City/Town
of <u>EUGENE</u>	County of	LANE State of OREGON
are the owners as joint tenants	of outain real proper	ry located at (and known as) Lot 126 HARRIMAN RESORT
in the City/Town of <u>KI</u>		OTHER OTHER
to DALE J. BATES	1 TADA DETT	aveying it from <u>ROBERT HAMMOND STACK, JR.</u>
Standiniz, located in said	I STATE AND A STANDARS	BATES: "that certain piece or parcel of land with buildings thereon COUNTY , being
A PARTER OF STATES AND A PARTY OF STATES AND		了,特别学生考虑特别和某人都能够不完美了新闻和说道,就将不是"是这个人的",这些是你能够了了。这些说道,是我们要说,是我们一个人,一个人。 第二章我们,我们也能够得到这些话,我们就是我们的问题。
THE OFFIC THE OFFIC VICTOR ANT ADDRESS	AL PLAT THE	CLON TO SPORTSMAN PARK, ACCORDING TO REOF ON FILE IN THE OFFICE OF THE COUNTY Y, OREGON.
Provide file Sard right of the state Monthly restriction		
ALLET FEC	ording, plea	se return to: Dale & Clara Belle Bates 33389 Dillard Road Eugene, OR 97405-9527
(Tax addre	ss should be	changed to this new address.)
김 그 가장 동생은 것 같은 것이 같을 것 모양한다. 영화	물 옷에서 물 것을 들어나 있는 것이다.	r by an instrument dated <u>JANUARY 7, 1991</u> and
recorded in Vol. M91, Page	375 of the	KLAMATH COUNTY Land Records.
hold and will hold said real property	ALL MEN BY THE	SE PRESENTS, that we do hereby acknowledge and declare that we fill and interest in and to said property and all furniture, fixtures and oth of the survivor of us, IN TRUST
1. For the use and benefit of th stirpes:	e fellowing FOU	(4) CEB persons, in equal shares, e= the survivor of them/per
RODGER DAL	BATES - ou	F. son
CHERYL ANN	i DJMAN - ou	r daughter is in the second
JENIFER LY	N JACEY - O	ur daughter
and an interview of the second s		
authorized to invest, reinvest and o on our behalf such sums from inc the death of the survivor of us, un accident or disaster, our Successor in and to said property unto the beneficiary hereunder shall not ha of the trust assets in continuing tr continuing trust the Successor Tru ac believes it in the best interest of	herw ise manage the t inte or principal as a liss the beneficiaries Trustee is hereby dire eneficiaries absolute te attained the age of hist until such benefici ace, in his absolute the beneficiary so to o the us he may deem a	with of us certified in writing by a physician, the Successor Trustee I this trust during our lifetime, such Successor Trustee shall be fully trust's asset(s) as he shall deem appropriate, paying to us or disbursing a y appear necessary or desirable for our comfort or welfare. Upon shall predecease us or unless we all shall die as a result of a common ected forthwith to transfer shid property and all right, title and interest by and thereby terminate this trust; <u>provided</u> , however, that if any (2) years, the Successor Trustee shall hold such beneficiary's share ary shall have attained the age of 21 years. During such period of discretion, may retain the specific trust property herein described if b, or he may sell or otherwise dispose of such specific trust property, propriate. If the specific trust property shall be productive of income
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Sor if it be sold or otherwise haposed of, the Suce asor Trustee may spaly or expend any or all of the mount or principal directly for the maintenance, education and support of the beneficiary a short 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 beneficiary or to the person with whom the benefic lary is living without any liability upon the Successor Trustee to see to the application thereof. If such beneficiary survives us but dies before attaining the age of 21 years, at his or her death the Successor Trustee shall transfer, pay over and deliver the trust property being held for such bene iciary to such beneficiary's personal representative, absolutely.

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2. Each beneficiary bereuader shall be liable for his proportionate share of any taxes levied upon the total taxable estate of the survivor of us by reason of the death of such survivor.

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3. All interests of a beneficiary hereunder shall be inalienable and free from anticipation, assignment, attachment, pledge or control by creditors or by a poisent or former spouse of such beneficiary is any proceedings at law or in equity.

4. We reserve unto ourselv is the power and right during our lifetime (1) to place a mortgage or other lien upon the property, (2) to collect any rental or other income which may accrue from the trust property and to pay such income to ourselves as individuals. We shall be exclusively entitled to all income accruing from the trust property during our lifetime, and no beneficiary named herein shall have any claim upon any such income and/or profits distributed to us.

5. We reserve unto ourselves the power and right at any time during our lifetime to amend or revoke in whole or in part the trust hereby created without the necessity of obtaining the consent of any beneficiary and without giving notice to any beneficiary. 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.

6. 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 a new beneficiary. Should we for any reason fail to designate such new beneficiary, this trust shall terminate upon the death of the survivor of us and the trust property shall revert to the estate of such survivor.

7. In the event of the physical or mental incapacity or death of one of us, the survivor shall continue as sole Trustee. In the event of the physical or mental incapacity or death of the survivor, or if we both shall die in a common accident, we hereby nominate and appoint as Successor Trustee hereunder the beneficiary named first above, unless such beneficiary shall not have attained the age of 21 years of is otherwise legally incapacitated, in which event we hereby nominate and appoint as such Successor Trustee the beneficiaty named second above; unless such beneficiary named second above shall not have attained the age of 21 years or is otherwise egally incapacitated, in which event we hereby nominate and appoint

(Name)	RODGER DALE BAT		
· · · · · · · · · · · · · · · · · · ·	D HENLOCK COURT	REEDSPORT	OREGON 97467
Number to be Successor Trustee 8. This Declaration	of Trust shall extend to and be bir	City	State
9. We as Trustees a	nd our Successor Trustees in Il serv i of frust shall be commund	e without hond	
The second s	EOF, ve have hereunto ser our har		26#
day of	Tarie	10 92	
bri is util antifici.	(First Settlor sign here	· //	
	(Second Settlor sign here) <u>Clain Delle Do</u>	tea L
Witness: (1) Heele	it in Castro	Witness: (2) Alaze	m. Canta
STATE OF	REGONAL SCHEMENIAL HILL	City	A trigger die Alexandre
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STATE OFO COUNTY OFOn theDALE	LANS THE day of JULE J. JATES Idividuals who executed the I report Conficial SEAL Conficial SEAL Conficial SEAL Conficial SEAL Conficial SEAL Conficial SEAL Conficial SEAL	and <u>CLARA BELLE</u> is instrument, and acknowledge	SENE (appeared BATES
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