If recorded, mail to: BOARD OF TRUSTEE	
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	DECLARATION OF TRUST
THIS DOCUMENT IS CRE	EATED UNDER COMMON LAW RIGHT OF CONTRACT
Dated, 2	0
	Tourst
	<u>Trust</u>

A Trust Organization and/or Pure Trust executed under The Constitutional Laws of the united States of America

DECLARATION OF IRREVOCABLE Trust

This Declaration of Irrevocable Trust is created this	day of	20	between
of, here	hereinafter c	alled the SETT	LOR and
, here	inafter calle	d the Trustee , v	vho are legal
entities holding full title, not as individuals, but collec	tively as the	board under the	name of
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	TRUS	<u>1</u> ,	
and to collectively act as herein set forth and accordin afforded to men. The wisdom, truth and good faith of of the United States passed Public Law 97-280 declars for all persons to live by spiritual principles no matter	f this was der ing the year	monstrated when 1983 the year of	n the Congress f the bible and
FIRST			
The SETTLOR hereby irrevocably assigns, conveys a following property:	nd gives to t	he Trustee, in T	rust, the
Cash: \$100.00; See Attached Exhibit A.			
SECOND			
The Trustee shall receive and hold said property, toge the use and benefit of the Trust Certificate Holders. C shall be issued to	Certificate 1 f		
THIRD			
This Trust shall be irrevocable and amendable by approf Trustees. We hereby affirm that the Trust created h	-		

of Trust shall be irrevocable and amendable by appropriate Minute and approval of the Board of Trustees. We hereby affirm that the Trust created by this agreement shall be irrevocable by the SETTLOR or by any other person or entity. It being the intention of the SETTLOR to make to the Beneficiary(ies), the Holders of the Trust Certificate units, an absolute gift of the property described in paragraph ONE, above. There shall not be more than 100 Trust Certificate Units in this Trust available to the Beneficiary(ies). This Trust shall continue for a term of Twenty years from the date of acknowledgment. This Trust shall also be renewable, if renewed prior to its termination.

FOURTH

This agreement and Trust created hereby shall be administered, managed, governed and regulated in all respects according to the applicable statutes of the Uniform Trustees Powers Act and The Constitution of the United States. This Trust shall be governed and interpreted by the American Common Law. Further, This Trust Organization shall enjoy the benefits of the Uniform Commercial Code adopted by the City of Washington, District of Columbia in the following citations: section 28: 1-105, TERRITORIAL APPLICATION OF THIS SUBTITLE; PARTIES' POWER TO CHOOSE APPLICABLE LAW, and if deemed necessary and appropriate by the Board of Trustees, invocation of Article VI, clause 2 of the United States

Constitution, the Supremacy Clause, if the Board of Trustees invokes any protection, benefits and right in any international agreement or TREATY between the United States and any international organization, such as the United Nations and its lessor organs, or any other nation, whether or not a situs change is ordered, and section 28: 1-207, PERFORMANCE OR ACCEPTANCE UNDER RESERVATION OF RIGHTS.

FIFTH

The Trustee, in addition to all other power granted by this agreement and by law, shall have the following additional powers with respect to the Trust, to be exercised from time to time at the discretion of the Trustee.

MANAGEMENT OF THE TRUST

To invest and reinvest, lease, rent, mortgage, insure, repair, improve or sell any of the real and personal property of the Trust as the Trustee deems advisable.

BUSINESS INTERESTS

To sell or otherwise liquidate, or to continue to operate at the Trustee's discretion, any corporation, partnership or other business interest which may be received by the Trust.

MORTGAGES, PLEDGES AND DEEDS OF TRUST

To enforce any and all mortgages, pledges and deeds of Trust held by the Trust and to purchase at any sale thereunder any such real or personal property subject to any mortgage, pledge or deed of Trust.

LITIGATION

To initiate or defend, at the discretion of the Trustee, any litigation affecting the Trust.

ATTORNEYS, ADVISORS AND AGENTS

To employ and to pay from the Trust reasonable compensation to such attorneys, accountants, brokers and investment, tax and other advisors as the Trustee deems advisable.

ADJUSTMENT OF CLAIMS

To submit to arbitration, to compromise or to release or otherwise adjust, with or without compensation, any and all claims affecting the Trust estate.

SIXTH

No bond for the faithful performance of duties shall be required of any Trustee or Trust Officer or Trust Manager under this agreement.

SEVENTH

the area for like services.
EIGHTH
No Trustee, Trust Officer, or Trust Manager, created by this agreement shall at anytime be held liable for any action or default of any Trustee, Trust Officer or Trust Manager, or any other person in connection with the administration and management of this Trust unless caused by the individual(s) own gross negligence or by commission of a willful act of breach of Trust.
NINTH
The Trustee, by joining in the execution of this agreement, hereby signifies acceptance of this Trust.
TENTH
The Trustee shall have sole authority to determine what shall be defined as income and what shall be defined as principal of the Trust established by this agreement, and to determine which costs, taxes and other expenses shall be paid out of income.
ELEVENTH In the event that any portion of this Trust agreement or the Trust created hereby shall be held unlawful, invalid or otherwise inoperative, it is the intention of the SETTLOR that all of the other provisions hereof shall continue to be fully effective and operative insofar as is possible and reasonable.
IN WITNESS WHEREOF, the parties hereto have executed this agreement the day and year first above written.
SETTLOR First Trustee

WITNESS

The Trustee shall receive reasonable compensation for the services performed by the Trustee, but such compensation shall not exceed the amount customarily received by corporate fiduciaries in