# **Last Will and Testament**

JOHN WESLEY PROCTOR

I, JOHN WESLEY PROCTOR, a resident of and domiciled in the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, do hereby make, ordain, publish and declare this as and for my Last Will and Testament, hereby revoking any and all wills or instruments of a testamentary nature heretofore by me made.

ITEM 1. I desire and direct that all my debts, funeral, and testamentary expenses, and all legacies herein mentioned may in the first place be paid and satisfied out of my personal estate, or if that should prove insufficient, out of my real estate, and hereby charge the same upon my personal and real estate, respectively, in the hands of my devisees and executors hereinafter named.

ITEM 2. I commit my soul to the gracious God who gave it and direct that my body be decently interred in Smyrna Cemetary in Lowndesville, South Carolina and that all expenses incurred therefor be paid out of my estate.

5-26 SA AND MALE AND SON STRACT MY Last Will and Testament, by way of illustration and not of limitation and in addition to any inherent, implied or statutory powers granted to executors generally, my executors just specifically authorized and empowered with respect to any property, real or personal, at any time held under any provision of this my will: to allot, allocate between principal and income, assign, borrow, buy, care for, collect, compromise claims, contract with respect to, continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take posession of, pledge, receive, release, repair, sell, sue for and in general, to exercise all of the powers in the management of my estate which any individual could exercise in the management of similar property owned in its own right, upon such terms and conditions as to my executors may deem best, and to execute and deliver any and all instruments and to do all acts which my executors may deem proper or necessary to carry out the purposes of this my will, without being limited in any way by the specific grants of power made, and the necessity of a court order.

I give, devise and bequeath my entire estate, ITEM 4. real, personal, or mixed, rest and residue, wherever situated, of which I may die seised or possessed or to or in which I may be or become in any way entitled or have any interest or over which I may have any power or appointment, remaining after the payment of my just debts and funeral expenses, as aforesaid, to my wife, Ruby Lynch Proctor, to be hers in fee simple absolute.

In the event that my wife and I should die ITEM 5. simultaneously or that my wife should predecease me, I will devise and bequeath my estate, real, personal, or mixed, rest and residue, wherever situated, of which I may die seised or possessed or to or in which I may be or become in any way entitled or have any interest or over which I may have any power or appointment, remaining after the payment of my just debts and funeral expenses, as aforesaid, to my children, Larry, Pamela, Eileen, Jerald, Donna, Tammie and Michael, to be divided equally between them, per stirpes; the child or children of any predeceased child or children of mine to take per

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PROC	)F (	DF W	/ILL
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THE STATE OF SOUTH CAROLINA, ) IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Lisa Sutherland
who, being duly sworn, says that she saw John Westey Proctor
sign, seal. publish and declare the annexed instrument of writing, bearing date the twenty-sixth day of August , A. D. One Thousand Nine Hundred Eighty-Two
and contain his Last Will and Testament; that the said John Wesley Proctor
was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said Lisa Sutherland
together with Albert M. Sparrow, Jr. and Gail Gambrell at the request
of the testator in his presence, and in the presence of each other, witnessed the duc execution thereof. Sworn to before me, this 24 <sup>th</sup> day of <i>Lisa Sutherland</i> <i>Lisa Sutherland</i>
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Larry-Proctor and Jerald Proctor in the said Last Will and Testament, with
codicil John Wesley Proctor deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this Synthesis day of CCI, 1984. Secureosec Stanler dudge of Court of Probate.

# QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, ) Abbeville County. We do solemnly swear, that this writing contains the true Last Will of the within named and that ..... deceased, so far as We John Wesley Proctor know or believe; and that we will well and truly execute the same, by paying first the debts, and then legacies contained in the goods and chattels will thereunto extend and the law charge me and that his said Will, as far as we will make a true and perfect inventory of all such goods and chattels; So help

us God. Not the Sworn to before me, this day\_of Anno Domini 19 Mance 103 Les Judge of Prebite. Abbeville County, S. C.

any a Jerald Proctor

(The Postoffice Address of each Fiduciary must be shown)

Attorney's Name and Address: Albert M. Sparrow, Jr. 305 Washington St., Abbeville, S. C. 3

PAGE TWO OF TWO PAGES ADDRESS U Juni ð Щ YH 7 SSERGAR Ū. or i നപ്പ 0 t VDDBERS PRECUTA sassaurt M are names Testament, in the presence of us, who in his presence and in the presence of each other at his request, have hereunto subscribed our by the said JOHN WESLEY PROCTOR as and for his Last Will and svods bencirnem etab on the declared on the date mentioned above JOHN WESLEY BROCTOR 5*6*2 L this 200 day of Allicut, 1 have hereunto set my hand and seal . οπ δονίντυς σποτές σεά δεά stirpes the share to which his, her or their parent would have taken

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# Yast Will and Testament of

#### EUGENE ALLEN MATTISON

KNOW ALL MEN BY THESE PRESENTS THAT I, Eugene Allen Mattison, a resident of Honea Path, County of Anderson, State of South Carolina, being of sound and disposing mind and memory, but mindful of the uncertainty of this life, hereby revoke all wills, codicils, and other instruments of a testamentary nature heretofore made by me, and do hereby make, publish, and declare this to be my Last Will and Testament, in manner and form following to-wit:

#### ITEM I

I direct my Executrix to pay all of my just debts and funeral expenses, as well as the costs and expenses of the administration of my estate, as soon after my death as shall be practicable.

#### ITEM II

I give, devise and bequeath all of my property, real and personal, wheresoever situated, that I may own or have the right to dispose of at the time of my death to my beloved wife, Ina Melle Kanning Mattison, for her sole use and benefit absolutely and forever.

#### ITEM III

In the event that my beloved wife, Ina Melle Kanning Mattison, should predecease me, or should we die at the same time or as a result of the same accident or disaster or during a joint last illness or under such circumstances as the order of our deaths cannot be ascertained, then and in any of such events, I dispose of and direct that each of our following named children be given the option of taking one (1) acre of our lien-free land or the equivalent in cash after its sale by the Executrix. Our children to whom I have made reference above are: Calvin Richard, Jerry Allen, Larry Joe, and Jimmy Ray Mattison; also Lill**je**Edna Fleming, Gloria Jean Landis, Martha Elaine Ashley, and Wanda Gail Motes. Be it known and it is hereby acknowledged that if any of the said children, such as is the case with Gloria Jean Landis, have already been advanced their one (1) acre or its monetary equivalent, than it is my intention that they are not to share according to the above provision. Likewise, it is hereby acknowledged that Calvin Richard and Larry Joe Mattison are currently indebted to us, and when this article operates it is my intention that said debts are to be applied against the respective shares of Calvin Richard and Larry Joe Mattison. When this article operates, and after the aforementioned stipulations have been given proper recognition I hereby direct that the balance of my entire estate, real, personal, and mixed, of whatsoever and wheresoever situated be distributed among my said children, share and share alike, absolute and forever.

#### **FTEM IV**

I hereby appoint my wife, Ina Melle Kanning Mattison, Executrix of this my Last Will and Testament, and hereby exonerate her from giving bond for the faithful discharge of her duties as such, and I authorize my said Executrix to seli and dispose of the property belonging to my estate without obtaining an order of Court to do so if necessary for the payment of debts. In the event that my said wife shall for any reason refuse or be unable to serve or to continue serving as Executrix hereof then I nominate and appoint two of my children, Jerry Allen Mattison and Lill**je**Edna Fleming, as Co-Executors in her stead, and with the same powers and authority.

IN WITNESS WHEREOF. Thave on this  $5^{-}$  day of April. 1972. signed. scaled, published, and declared the foregoing instrument, consisting of one and onehalf (1/1-2) pages as, and for, my Last Will and Testament, in the presence of each Page Two

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and all of the subscribing witnesses whom I have requested each in the presence of

the other to subscribe his name as an attesting witness hereto.

Eller allew math Signed, sealed, published and declared by the said Testator as and for his Last Will and Testament in the presence of us, who, at his request, and in his presence, and in the presence of each other, all present together, have hereunto Tarlick of Hones 15 Tete of Hone C of Due Wood JLC

Page Three

	PROOF OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of	f said county:
Personally appears 011	ie T. Brock
	Eugene Allen Mattison
	ument of writing, bearing date the5th day of
	, A.Dto be
	Last Will and Testament; that the said Eugene_Allen_Mattiso
	$_{-}$ was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; a	nd that the saidOllie T. Brock
together with Hal J. Warlick	and wade Stowe at the request
of the testat _or in his	presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this29t September, Anno Domini Judge of Probate, Abbeville County, S.	
ORDER ADMITTH	IG WILL TO PROBATE IN COMMON FORM
On hearing the above petition of	That the petition be granted and the said Last Will and Testament, with
codicil, of	
Probate in Common Form.	
Given under my hand and the seal of the Co	art of Probate, this 29th day of September 19 82 Bessue See R. Marce Judge of Court of Probate

### QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAR Abbeville County.	DLINA, }		
I	do solemnly swear, that this writing c	ontains the true Last Will of the w	ithin named and that
Eugene	Allen Mattison	deceased, so far as _	know or believe;
and thatI	will well and truly execute the san	ne, by paying first the debts, and t	hen legacies contained in the
said Will, as far as	hisgoods and	chattels will thereunto extend an	d the law charge me and that
I	will make a tru	ue and perfect inventory of all suc	h goods and chattels; So help
me	God.	,	
	29th day of )	Isia Malle	Mattistre
	Deville County, S.C.	(The Postoffice Address of eac	h Fiduciary must be shown
	Attorney's Name and Address:		•

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飘 了, STATE OF SOUTH CAROLINA, COUNTY OF ABBYVILLE. LAST WILL AND TESTAMENT OF John T. McKee

IN THE NAME OF GCD, AMEN:-

1. J, John T. McKee, of the County and State aforesaid, do make, ordain, publish and declare this as my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

2. J will and direct that my Executrix hereinafter named shall pay all of my just debts with the first money coming into her hands.

3. I will, devise and bequeath, all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal, or mixed, unto my beloved wife, Eleanor M. McKee, during her natural lifetime. Then, at her death, I will and direct that whatsoever property remains in my estate, real, personal or mixed, be equally divided between my two children as follows: Cne-half to my son, Françis H. McKee, or his heirs, in fee simple absolute. (ne-half to my son, James M. McKee, or his heirs, in fee simple absolute. h. I do hereby nominate, constitute, and appoint my wife, Eleanor M.

Nchee, Executrix of this my Last Will and Testament, without bond.

IN MITHERS WERRER, I have hereunto set my hand and seal this 7th day of

Cctober, 1975, A.D.

John J. myke (1.5

Bigned, Sealed, Tublished and Declared by John T. McMee, as and for his lest Mill and Mestament, in the presence of us and of each other at his request have subscribed our mass as witnesses.

Kancel NAIC Mundar

allheville, S.C. ableuil

### PROOF OF WILL

	PROOF OF	WILL	
THE STATE OF SOUTH CAROLINA, }		IN THE COURT OF PROBAT	E
By BESSIE LEE F. NANCE, Probate Judg	e of said county:		
Personally appears	.e C. Murdock	<u> </u>	
who, being duly sworn, says that he saw	John T. McKee	2	
sign, seal, publish and declare the annexed i	nstrument of writing, be	aring date the7tl	day of
October, 1975	, A. D	This	to be
and contain his	Last Will and Tes	stament; that the said	John T. McKee
	was then of sound	l and disposing mind, memory a	and understanding, according
to the best of deponent's knowledge and belie	ef; and that the said	Charlie C. Murdoc	k
together with Vera M. Ra	meyand	Betty S. Uld	rickat the request
of the testat <u>or</u> in <u>his</u>	presence, and in the	presence of each other, witness	sed the due execution thereof.
Sworn to before me, this4th October, Anno Dor Jeane See(22) Judge of Probate, Abbeville County	mini 1 <u>9 82</u>	charlie t	mandock
ORDER ADMI	TTING WILL TO PR	OBATE IN COMMON FOR	RM
	Floapor	M. McKee	
On hearing the above petition of			t Will and Testament, with
codicil, of	John T. McKee		, deceased, be entered of
Probate in Common Form.			
Given under my hand and the seal of th	e Court of Probate, this	Succes	in the
	QUALIFICATION O	F FIDUCIARY	
THE STATE OF SOUTH CAROLINA, ) Abbeville County. ) Ido solemnly sy		ontains the true Last Will of the	
John T. McKee		deceased, so far as	Know or believe:
and that I will well as	nd truly execute the sam	e, by paying first the debts, and	then legacies contained in the
said Will, as far as <u>his</u>	goods and	chattels will thereunto extend a	nd the law charge me and that
<u> </u>	will make a tru	e and perfect inventory of all su	ch goods and chattels; So help
God.			
Sworn to before me, this4t	day of	mrs Eleanor.	m. Mc Kee
October , Anno Do	omini 19 <u>82</u>		
Judge of Probate, Abbeville Count	y, S.C.	(The Postoffice Address of ea	ch Fiduciary must be shown)
Attorney	y's Name and Address:		

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STATE OF SOUTH CAROLINA ) ) COUNTY OF ANDERSON )

LAST WILL AND TESTAMENT

I, Charles Henry Purdy, of the State and County aforesaid do hereby make, publish and declare this instrument in writing to be my Last Will and Testament as follows to wit:

Item One. I will and direct that all my just debts and funeral expenses be paid as soon as practicable after my decease.

Item Two. I will and direct that all my property, both real and personal, go to my beloved wife, Hilda G. Purdy, to be hers absolutely, in fee simple, forever.

Item Three. I hereby nominate and appoint my beloved wife, Hilda G. Purdy, to be the Executrix of this my Last Will and Testament thus giving to her full power to carry out the provisions of same.

Given under my hand and seal this 26 day of February 1961.

Charles Hony EuregesEAL)

Signed, sealed and delivered in the presence of three witnesses, and each of the witnesses in the presence of the Testator, at his request, and in the presence of each other have hereunto affixed our names as witnesses to this instrument in writing.

- Vark address Inderson address enderson address anderson, deen

Ulill Book # 13 Dage 6

COUNTY OF ARTERIZEX	IN THE PROBATE COURT.
Bessie Lee F. Nance By Rubuz Zzkazy, Judge of Probate.	
To Ralph J. King	
Judge of Probate - Anderson County	8 C
And Son County	, <b>5.0.</b> , Esq.
I, reposing especial trust and confidence in the integral <u>Ralph J. King</u> have given, and ity to examine one of the several witnesses to the last 1	rity, care and circumspection of you, the said I by these presents do give unto you, full power and author- Will and Testament of <u>Charles Henry Purdy</u> deceased.
and upon whose corporal oath, touching the due exec	ution thereoi, according to the form of the Statute in that ings herein you are to make and give under your hand and
Give under my hand and the seal of this Court, this _	4th day of October , in the year
of our Lord, one thousand nine hundred and Seventy	
	Dessic Lee Handes
	•
	FWITNESS
THE STATE OF South Carolina	)
County OfAnderson	
By Ralph F. King	
Judge of Probate - Anderson Co	ounty, S.C. Esq., Commissioner,
Judge of Probate for Anderson County, S. C.	Esq., Commissioner,
Personally appears Annie Frances M. (	lark
who, being duly sworn, says: thathe sawCha	
sign, seal, publish and declare the annexed instrument	of writing, bearing date the day of
February , A. D., 1961, to be	and contain <u>his</u> Last Will and Testa-
	was then of sound and disposing
	of deponent's knowledge and belief; and that the said er withIda N. Byrum
and <u>Eloise P. Dodson</u> at the requ	in his
presence, and in the presence	
٩	1
Sworn to before me, this4th	
day of October, A. D. 19_82	Comie France M. Clark
Sworn to before me, this <u>4th</u> day of <u>October</u> , A. D. 19 <u>82</u> <u>Rachh Alling</u> (L. S.) <u>Commissioner, Judge of Propate for</u> Anderson County, S.C.	
CERTIFICATE O	FCOMMISSIONER
STATE OF South Carolina	. (
County OfAnderson	
• -	mus, I did examine one of the several witnesses to the last by deceased according
to law; and I herewith transmit said examination signed	by the witness.
	ay of, in the year
of our Lord, one thousand nine hundred and Saventy El	
	Commissioner. Judge of Propage IL S.
F	Anderson County, S. C.

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

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#### LAST WILL AND TESTAMENT OF THOMAS W. MCMILLAN

IN THE NAME OF GOD, AMEN:-

I, Thomas W. McMillan, of the County of Abbeville, in the State of South Carolina, being of sound and disposing mind, memory and understanding and desiring to make disposition of all of my property in case of death, do hereby make, publish and declare the following as and for my last Will and Testament, hereby revoking any and all Wills heretofore by me made.

Item 1:- I direct that my Executrix hereinafter named, as soon after my death as practicable to pay all of my just debts and funeral expenses with the first money coming into her hands.

Item 11:- After the payment of my debts I will, devise and bequeath the rest, residue and remainder of my property real, personal, and mixed unto my wife, Sallie W. McMillan, in fee simple absolute.

Item 111:- I hereby nominate, constitute and appoint my wife, Sallie W. McMillan, Executrix of this my last Will and Testament, with full power to her to do any and every act necessary to carry this last Will and Testament into effect and without giving bond as such Executrix.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this  $3\lambda l$  day of July, A. D., 1968.

Signed, Sealed, Published and Declared by Thomas W. McMillan, as and for his last Will and Testament, in our presence and we, in his presence at his request, and each of us in the presence of the other two, have subscribed our names as attesting witnesses.

1ª have 1) sparter Attiville, S.C. Rhandon andun nais

Thomas W. mimella (L.S.)

### PROOF OF WILL

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. . . . .

THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROB	ATE
By BESSIE LEE F. NANCE, Probate Judge of said county:		
Personally appearsCarolyn F. Sharpton		
S who, being duly sworn, says that he saw Thomas W	McMillan	
sign, seal, publish and declare the annexed instrument of writing, b	earing date the	3rd day of
July, 1968, A.D		to be
and containhis Last Will and Te		Chomas W. McMillan
was then of soun	d and disposing mind, memory	y and understanding, according
to the best of deponent's knowledge and belief; and that the said		
together with Charles Sparks and _	J.D. Mars	at the request
of the testat <u>or</u> in <u>his</u> presence, and in the 27th		
Sworn to before me, this day of September, Anno Domini 1982	Carolyn 7. 1	(hurplon
Judge of Probate, Abbeville County, S.C.	,	,
On hearing the above petition of	be granted and the said L	, deceased, be entered of
	Judge of	Court of Probate.
QUALIFICATION O	F FIDUCIARY	
THE STATE OF SOUTH CAROLINA, }		
Abbeville County.		
Ido solemnly swear, that this writing co		
Thomas W. McMillan	deceased, so far a	as <u>I</u> know or believe;
and that will well and truly execute the sam	e, by paying first the debts, ar	nd then legacies contained in the
said Will, as far as his goods and	chattels will thereunto extend	and the law charge me and that
will make a tru	e and perfect inventory of all s	such goods and chattels; So help
God.		
Sworn to before me, this 27th day of day of Anno Domini 1982		r reel on
Judge of Probate, Abbeville County, S.C.	(The Postoffice Address of	each Fiduciary must be shown)
Attorney's Name and Address:		æ, Jr.
	102 Pickens S	St. <del>C. 29620</del>

# Nast Will and Testament of

#### JIMMY WAYNE RICHEY

KNOW ALL MEN BY THESE PRESENTS THAT I, Jimmy Wayne Richey, a resident of Honea Path, County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, but mindful of the uncertainty of this life, hereby revoke all wills, codicils, and other instruments of a testamentary nature heretofore made by me, and do hereby make, publish, and declare this to be my Last Will and Testament, in manner and form following to-wit:

#### ITEM I

I direct my Executrix, hereinafter named, to pay all of my just debts and funeral expenses, as well as the costs and expenses of the administration of my estate, as soon after my death as shall be practicable.

#### ITEM II

I give, devise and bequeath all of my property, real and personal, wheresoever situated, that I may own or have the right to dispose of at the time of my death to my following named children, share and share alike, for their sole use and benefit, absolutely and forever: David Wayne Richey, William Michael Richey, and Patricia Arlene Richey.

#### ITEM III

I bequeath the remaining balance in my savings account at The Commercial Bank of Donalds, South Carolina, to my mother, Mae Richey.

#### ITEM IV

I bequeath all of my savings bonds and insurance proceeds which may payable after my death to my aforementioned children, share and share alike.

#### ITEM V

In the event that I shall die leaving my children still minor children, and I hereby appoint Mae Richey as guardian of the persons and property of said minor children of mine who shall survive me during their minority. I direct that she shall

OBATE COURT FORM 1012

STATE OF SOUTH CAROLINA COUNTY OF Abbeville

IN THE COURT OF PROBATE

By Hon Besele Lee F. Nance

Judge of the Court of Probate. Benson C. Parrish - Judge of Probate - Pickens County, South Carolina

I, reposing special trust and confidence in the integrity, care and circumspection of you, the said Benson G. Parrish ..., have given and by these presents do give unto you full power and

one of the several witnesses to the last Will Hal J. Warlick Himy Wayne Richey deceased

Teles October 9 and upon his corporal oath to be taken on the Holy Evangelists of Almighty God touching the due execution thereof, according to the form of the statute in that case made and provided; and a due return of your doings herein you are to make and give under your hand and seal for my approbation or disallowance.

GIVEN under my hand and seal this 30 day of September 19 82

STATE OF South Carolina

COUNTY OF Pickens

By; Honorable Benson C. Parrish, Judge of Probate - Pickens County, South Carolina

Warlick who being duly sworn says: That he ared Hal J. Warlick saw\_\_\_\_\_\_Mayne Richey \_sign, scal, publish and declare the annexed instrument of writing bearing date Oct. 9th, 1972 his \_\_to be and contain\_\_ \_last Will and Testament; that the said Jimmy Wayne Richey was then of sound and disposing mind, memory and under-

standing; according to the best of deponent's knowledge and belief; and that the said

Elaine McMahan \_\_\_\_together with\_\_ Hal J. Warlick

Harman Barnhill , at the request of the testat or his in presence

and in the presence of each other, witnessed the due execution thereof. 

before me this (Seal) ommissioner for the Judge of the Court of Probate for Abbeville .County, South Carolina.

TATE OF South Carolins 5 . 5 COUNTY OF Pickens

CERTIFICATE OF COMMISSIONER

and

I do hereby certify that by virtue of the annexed dedimus I did examine. Hal J. Warlick

one of the several witnesses to the last Will and Testament of\_\_\_\_ Jimmy Wayne Richey

deceased, according to law, and I herewith transmit said examination signed by the witness.

day of Octobe IVEN under my hand and seal this

Commissioner for Judge of the Court of Probate Abbeville County,

South Carolina.

not be required to furnish bond or other security in any jurisdiction or if a bond be required, **she** shall not be required to furnish any sureties thereon.

#### ITEM VI

I hereby appoint Mae Richey, Executrix of this my Last Will and Testament, and hereby exonerate her from giving bond for the faithful discharge of her duties as such and I authorize my said Executrix to sell and dispose of the property belonging to my estate without obtaining an order of Court to do so if necessary for the payment of debts.

IN WITNESS WHEREOF, I have on this 7 day of October, 1972, signed, sealed, published, and declared the foregoing instrument, consisting of one and one-half (1 1/2) pages as, and for, my Last Will and Testament, in the presence of each and all of the subscribing witnesses whom I have requested each in the presence of the other to subscribe his name as an attesting witness hereto.

frammy a Richen (L.S

Signed, sealed, published and declared by the said Testator as and for his Last Will and Testament in the presence of us, who, at his request, and in his presence, and in the presence of each other, all present together, have hereunto subscribed our names as witnesses hereto.

Tartil .

of

of

of

STATE OF SOUTH CAROLINA,) COUNTY OF ABBEVILLE.

#### LAST WILL AND TESTAMENT OF EULA BURTON

and the states and the same

IN THE NAME OF GOD, AMEN:-

I, Eula Burton, of the County of Abbeville, State of South Carolina, being of sound and disposing mind, memory and understanding and desiring to make disposition of all of my property in case of death, do hereby make, publish and declare the following as and for my Last Will and Testament, to-wit:-

ITEM 1:- I will and direct that my Executrix hereinafter named as soon after my death as practicable to pay all of my just debts and funeral expenses with the first money coming into her hands.

ITEM 11:- After the payment of my debts, I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situate, real, personal and mixed unto my sister, Allie Mae B. Carwile, in fee simple absolute.

ITEM 111:- I hereby nominate, constitute and appoint my sister, Allie Mae B. Carwile, Executrix of this my Last Will and Testament, with full power to her to do any and every act necessary to carry this my Last Will and Testament into effect and without giving bond as such Executrix. IN WITNESS WHEREOF I have hereunto signed my name

and affixed my seal this 6th day of October, A. D. 1976.

Signed, Sealed, Published and Declared by Eula Burton, as and for her Last Will and Testament, in our presence, and we, in her presence, at her request, and each of us in the presence of the other two, have subscribed our names as attesting witnesses.

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	PROOF OF WILL		
THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COUR	T OF PROBATE	
By BESSIE LEE F. NANCE, Probate J	udge of said county:		
Personally appears	ESTHERPHINE ASHLEY		
who, being duly sworn, says that he saw	EULA BURTON		
sign, seal, publish and declare the annexo	ed instrument of writing, bearing date the	6th	day of
October	, A. D	1976	to be
and contain her	Last Will and Testament; that the	said	
EULA BURTON	was then of sound and disposing m	ind memory and under	standing popording
to the best of deponent's knowledge and b		ne Ashley	
together with Gertrude Irwin	and Deborah A	yers	at the request
of the testat <u>rix</u> in <u>her</u>	presence, and in the presence of each	other, witnessed the du	e execution thereof.
Sworn to before me, this11 October, Anno I		phine C. C	Johly
Judge of Probate, Abbeville Cou	inty, S.C.	0	

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# LAST WILL AND TESTAMENT OF

#### LOIS R. CRESWELL

I, LOIS R. CRESWELL, of 502 Langley Street, Abbeville County, State of South Carolina, do hereby make, publish, and declare the following as and for my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore by me made.

 All property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I give, will, devise and bequeath to my husband, VIVIAN E. CRESWELL, in fee simple, if he shall survive me.

2. If my said husband shall predecease me, all property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I give, will, devise and bequeath to MY CHILDREN in equal shares, absolutely and in fee simple.

3. I appoint my husband, VIVIAN E. CRESWELL, Executor of this my Last Will and Testament. If he should predecease me, fail to qualify, or cease to act as such Executor, I appoint my daughters, LOU ELLEN C. GABLE and BARBARA ANN C. ELLIS, Executors in his place.

4. I hereby authorize my Executor to sell, lease, pledge, mortgage, transfer, exchange, convert, or otherwise dispose of, or grant options with respect to, any real or personal property at any time forming a part of my estate, in such manner, at such times, for such purposes, for such prices, and upon such terms or conditions as he may deem advisable and to execute and deliver such instruments as may be necessary to carry out any of these powers; and to do any other acts which he may deem necessary or desirable for the proper execution or discharge of any powers or duties held by or imposed upon him, whether by the terms of this Will or by applicable law.

5. I request that no Executor hereunder be required to give any

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· ·	PROOF OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Jud	ge of said county:
Personally appears Nancy S.	King
who, being duly sworn, says that the saw	Lois R. Creswell
sign, seal, publish and declare the annexed i	instrument of writing, bearing date thelth day of
March	
and contain <u>her</u>	Last Will and Testament; that the said
Lois R. Creswell	was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belie	ef; and that the saidNancy S. King
	and Earle S. Nicklesat the request
	presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this th	
October, Anno Dom	
Judge of Probate, Abbeville County,	<u>sc</u>
ORDER ADMIT	TING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of <u>Lou</u>	Ellen C. Gable and Barbara Ann C. Ellis
	ed, That the petition be granted and the said Last Will and Testament, with
settici, ofLois	R. Creswell, deceased, be entered of
Probate in Common Form.	
Given under my hand and the seal of the	Court of Probate, thislth day ofOctober, 19_82
	Judge of Court of Probate.
Q	UALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, ) Abbeville County.	
	ar that this writing contains the time fact with the second
Lois R. Creswell	ar, that this writing contains the true Last Will of the within named and that
and that well well and t	deceased, so far as <u>we</u> know or believe;
win wen and t	truly execute the same, by paying first the debts, and then legacies contained in the
	goods and chattels will thereunto extend and the law charge me and that
	will make a true and perfect inventory of all such goods and chattels; So help
Us God.	
Sworn to before me, this <u>11th</u> October Anno Domin	
, And Donn	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S	.C. ′ .
Attorney's N	Name and Address:
-	

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s.

bond.

6. Throughout this Will the masculine gender shall be deemed to include the feminine and the singular the plural, and vice-versa.

IN WITNESS WHEREOF, I have signed my name at the foot and end of this my Last Will and Testament and affixed my seal this  $\cancel{1/2}$  day of March, 1967.

Sais R Creswell (L.S.)

The foregoing instrument, consisting of two (2) typewritten pages, typewritten on only one side, was at the date thereof by the said LOIS R. CRESWELL, signed, sealed, published, and declared to be her Last Will and Testament, in the presence of us, who at her request, in her presence, and in the presence of each other, have subscribed our names as attesting witnesses.

Jant Caluat of Abbeville, South Carolina Sale & Mickles of Abbeville, South Carolina Mancy King of Abbeville, South Carolina

Concert Strates 12 they and a



State of South Carolina

#### LAST WILL AND TESTAMENT OF

County of Abbeville.

#### LEO LINDSEY, SR.

IN THE NAME OF GOD, AMEN:-

I, Leo Lindsey, Sr., being of sound and disposing mind,

memory and understanding and desiring to make disposition of all of my property in case of death, do hereby make, publish and declare the following as and for my Last Will and Testament, to-wit:-

ITEM I: I will and direct that my Executor, hereinafter named, as soon after my death as practicable to pay in full all of my just debts and funeral expenses with the first money coming into his hands.

ITEM II: I give unto my beloved wife, Pearl Lindsey, all of my real estate, to be hers during her lifetime only, at her death, I devise all of my real property to my son, Leo Lindsey, Jr. and to my grandson, Rashan Lindsey, one-half interest to each, share and share alike in fee simple absolute. ITEM III: I do hereby bequeath to my wife, Pearl Lindsey, all of my personal property, of whatever kind and description to by hers in absolute. ITEM IV: I hereby nominate, constitute and appoint my son, Leo Lindsey, Jr. Executor of this my Last Will and Testament, to serve without bond. IN WITNESS WHEREOF, I have hereunto set my hand this the

20th day of May, 1982.

Signed, Sealed, Published and Declared by LEO LINDSEY, SR., as and for his Last Will and Testament, in the presence of us, who in his presence, and in the presence of each other, at his request, have subscribed our names as attesting witnesses.

(LS)Leo Lindsey, Sr

PROOF OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Cathy W. Poole
s Leo Lindsey, Sr.
sign, seal, publish and declare the annexed instrument of writing, bearing date the20th day o
May, 1982, A. D This to be
and containhisLast Will and Testament; that the saidLeo Lindsey, Sr.
was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said Cathy W. Poole
together with Carol F. Speer and Montez Burton at the request
of the testat in his presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this <u>14th</u> day of <u>October</u> , Anno Domini 19 <u>82</u> , <i>Anno Domini 19<u>82</u></i>
Judge of Probate, Abbeville County, S.C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of <u>Leo Lindsey, Jr.</u> it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
codicil, of, deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this day of <u>October</u> , <u>1982</u> <u>Jessie</u> Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, )
Abbeville County. j
Leo Lindsey, Sr deceased, so far as know or believe;
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as his goods and chattels will thereunto extend and the law charge me and that
I will make a true and perfect inventory of all such goods and chattels; So help
God. Sworn to before me, this14th day of <u>October</u> , Anno Domini 19_82_ (
Judge of Probate, Abbeville County, S.C.
Attorney's Name and Address:

......

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

In the name of God, amen:

I, James Belcher of Abbeville, Abbeville County, State of South Carolina, do make, ordain, publish and

LAST WILL AND TEST

declare this as and for my last will and testament.

Item I. I commit my soul to the gracious God who gave I and direct that my body be decently interred according to the rites of my Church, and that a suttable marker be placed to mark my grave, and that all expense incurred therefor be paid out of

Item II. I will and direct that my executrix hereinafter named pay all of my just debts with the first money coming in to

Item III. I will, devise and bequeath my land near the City limits being about 18 acres which came from the Estate of Mary Etta Harper, to my daughter, Elizabeth McCain.

Item IV. I will, devise and bequeath my Home place to my wife, Mary B. Belcher, for and during her natural life, then in trust to my daughter, Elizabeth McCain, for her to dispose of and divide the proceeds among my children, the others names being Lewis Belcher, Gussie Solomon, James Edward Belcher, Eugenia Leavell, and Willie Mae Nance.

Item V. I hereby nominate, constitute and appoint

my daughter, Elizabeth McCain, as executrix of this my last will and testament.

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Witness my hand and seal this 22 day of May A D 1969.

Signed, sealed, pubished and declared by James Belcher, as and forhis last will and testament, in the presence of us, who in his presence, and of each other, at his request, have susbcribed our names as witnesses.

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Address (1.

THE STATE OF SOUTH CAROLINA,	<b>PROOF OF WILL</b>	
Abbeville County.	IN THE COURT OF PROBATE	
By BESSIE LEE F. NANCE, Probate Jud	dge of said county:	
Personally appears Sall	ly W. Hughes	
who, being duly sworn, says that the saw	James Belcher	
sign, seal, publish and declare the annexed i	l instrument of writing, bearing date the 22 d	ayo
May	, A. D. <b>1969</b>	to be
and containhis	Last Will and Testament ; that the said	
James Belcher	was then of sound and disposing mind, memory and understanding, accor	ding
to the best of deponent's knowledge and belie	ief; and that the said Sally W. Hughes	
together with <u>Dai sy Hagen</u>	and Ira L.Williams at the req	ues
of the testat or in his	presence, and in the presence of each other, witnessed the due execution the	eof.
Swarn to before me this 10	device (	
October		
Bersie Lee 7 Ma	mini 19 82 Sally W. Huges	
Judge of Probate, Abbeville County	the ty the state	
Judge of Probate, Abbeville County,	y, s.c.	
ORDER ADMIT	TTING WILL TO PROBATE IN COMMON FORM	
On hearing the above petition ofE	Clizabeth B. McCain	
	reed, That the petition be granted and the said Last Will and Testament,	
\$		
codicil, ofJe	ames_Belcher, deceased, be entere	dof
Probate in Common Form.	,, ,, ,, ,, ,	
	20	-
Given under my hand and the seal of the	e Court of Probate, this <u>19</u> day of <u>October</u> , <u>19</u>	2
	X PALLO Sec _ 7. Il bull	,
	Alssee See ? . Marke	,
	Judge of Court of Probate.	,
C	QUALIFICATION OF FIDUCIARY	,
		,
THE STATE OF SOUTH CAROLINA,		,
THE STATE OF SOUTH CAROLINA, }	QUALIFICATION OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA, ) Abbeville Countydo solemnly swe	QUALIFICATION OF FIDUCIARY wear, that this writing contains the true Last Will of the within named and that	,
THE STATE OF SOUTH CAROLINA, ) Abbeville Countydo solemnly swe	QUALIFICATION OF FIDUCIARY	,
THE STATE OF SOUTH CAROLINA, Abbeville County. do solemnly swe James_Belcher	QUALIFICATION OF FIDUCIARY wear, that this writing contains the true Last Will of the within named and that	eve;
THE STATE OF SOUTH CAROLINA, Abbaville County. do solemnly swe James_Belcher and that _I will well and said Will, as far ashis	QUALIFICATION OF FIDUCIARY vear, that this writing contains the true Last Will of the within named and that deceased, so far as Iknow or belief	eve;
THE STATE OF SOUTH CAROLINA, Abbeville County. James Belcher and that I will well and said Will, as far as	QUALIFICATION OF FIDUCIARY wear, that this writing contains the true Last Will of the within named and that	eve; the
THE STATE OF SOUTH CAROLINA, Abbeville County. James Belcher and that I will well and said Will, as far as	QUALIFICATION OF FIDUCIARY         vear, that this writing contains the true Last Will of the within named and that	eve; the
THE STATE OF SOUTH CAROLINA, } Abbeville County. } do solemnly swe James Belcher and that will well and said Will, as far as his God	QUALIFICATION OF FIDUCIARY  vear, that this writing contains the true Last Will of the within named and that deceased, so far as know or belie detruly execute the same, by paying first the debts, and then legacies contained ingoods and chattels will thereunto extend and the law charge me and the will make a true and perfect inventory of all such goods and chattels; So b	eve; the
THE STATE OF SOUTH CAROLINA, } Abbeville County. } do solemnly swe do solemnly swe do solemnly swe do solemnly swe do solemnly swe 	QUALIFICATION OF FIDUCIARY         vear, that this writing contains the true Last Will of the within named and that	eve; the
THE STATE OF SOUTH CAROLINA, } Abbeville County. } do solemnly swe James Belcher and that will well and said Will, as far as his God	QUALIFICATION OF FIDUCIARY         vear, that this writing contains the true Last Will of the within named and that	, eve; the chat
THE STATE OF SOUTH CAROLINA, Abbeville County. do solemnly swee do solemnly swee	QUALIFICATION OF FIDUCIARY         vear, that this writing contains the true Last Will of the within named and that	, eve; the chat
THE STATE OF SOUTH CAROLINA, } Abbeville County. } do solemnly swe do solemnly swe do solemnly swe do solemnly swe do solemnly swe 	QUALIFICATION OF FIDUCIARY         vear, that this writing contains the true Last Will of the within named and that	, eve; the chat
THE STATE OF SOUTH CAROLINA, } Abbeville County. do solemnly swe do solemnly swe 	QUALIFICATION OF FIDUCIARY         vear, that this writing contains the true Last Will of the within named and that	, eve; the chat
THE STATE OF SOUTH CAROLINA, } Abbeville County. do solemnly swe do solemnly swe 	QUALIFICATION OF FIDUCIARY         vear, that this writing contains the true Last Will of the within named and that	, eve; the chat
THE STATE OF SOUTH CAROLINA, }         Abbaville County.         do solemnly sweet         do solemnly sweet	QUALIFICATION OF FIDUCIARY         vear, that this writing contains the true Last Will of the within named and that	, eve; the chat
THE STATE OF SOUTH CAROLINA, } Abbeville County. do solemnly swe do solemnly swe 	QUALIFICATION OF FIDUCIARY         vear, that this writing contains the true Last Will of the within named and that	, eve; the chat

STATE OF SOUTH CAROLINA, ) LAST WILL AND TESTAMENT ) OF COUNTY OF ANDERSON. ) JAMES PINKNEY BURKETT

I, James Pinkney Burkett, a resident of and domiciled in the State and County aforesaid, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils at any time heretofore made by me.

ITEM I. I direct that any debt may be, by my Executor hereinafter named, carried, renewed and refinanced from time to time upon such terms and with such securities for its repayment as my Executor hereunder may deem advisable and for the best interest of the beneficiaries hereunder.

ITEM II. I direct that all estate and inheritance taxes assessed with respect to my estate herein disposed of, or any part thereof, or on any bequest or devise contained in this my Last Will (which term wherever used herein shall include codicil hereto), or on any insurance upon my life or on any property held jointly by me with another or on any transfer made by me during my lifetime or on any other property included in my estate for such tax purposes be paid out of the assets of my estate.

ITEM III. I give and bequeath all of my personal and household effects of every kind including furniture, pictures, silverware, china, glass, books, jewelry, wearing apparel, boats, automobiles, and other vehicles, and all policies of fire, burglary, property damage, and other insurance on or in connection with the use of said property to my wife, Lillie Wolf Burkett. If my said wife shall not survive me, I give and bequeath all of said property to my daughter, Joye LuVan Burkett Hicks, or if she shall predecease me, said property is to be divided equally among her then surviving children. If my said grandchildren do not agree to the division of the said property among themselves, my Executor shall make such division among them, the decision of my

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Executor to be in all respects binding upon my grandchildren. I request my wife, my Executor and/or my grandchildren to abide by any memorandum by me directing the division of this property.

ITEM IV. I direct that my Executor sell all real property owned by me at the time of my death within a reasonable time after my death, allowing enough time so as not to be forced to sell any of said property at a sacrifice.

ITEM V. I give, devise, and bequeath the rest, residue, and remainder of my property of every kind whatsoever to my Trustee hereinafter named in Trust, nevertheless, upon the following uses and conditions, to be held, administered, and distributed as follows:

(1) The Trustee shall collect the income thereof and pay the net income or any portion thereof, in convenient installments to or apply it for the benefit of my said wife, Lillie Wolf Burkett. My wife shall have the power to invade the principal of this trust in amounts as she may so desire. Such requests shall be in writing to the Trustee.

(2) After the death of my said wife, the Trustee shall divide this Trust as then constituted as follows: two-thirds (2/3) to my daughter, Joye LuVan Burkett Hicks, or if she is not living, then her share shall be divided equally among her then surviving children, per stirpes; one-third (1/3) divided equally between Billy Clayton Campbell and Herman Wells Campbell, or if either one or both are not living, then his or their share shall be divided among his or their surviving children, per stirpes. If there be no surviving children or grandchildren, the Trust estate shall then go to the heirs of mine, according to the then Intestate Laws of the State of South Carolina.

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ITEM VI. In case the income or principal payment under this Will or under the Trust created by this Will or any share thereof becomes payable to a minor, or to a person not adjudicated incompetent, but who, by reason of illness or mental or physical disability is, in the opinion of my Trustee, unable properly to administer such amounts, then such amounts shall be paid out by my Trustee in such of the following ways as my Trustee deems best (1) directly to such beneficiary; (2) to the legally appointed guardian of such beneficiary; (3) to some relative or friend for the care, support, and education of such beneficiary; (4) by my Trustee using such amounts directly for such beneficiary's care, support, and education.

ITEM VII. Whenever my Trustee is directed to distribute any property in fee simple to a person who is then a minor, such Trustee shall continue to hold the share of such minor in trust for such minor until he or she becomes Twenty-one (21) years of age and, in the meantime, shall use such a part of the income and/or principal of the share of such minor as such Trustee may deem necessary to provide for the proper support and education of such minor.

ITEM VIII. I hereby nominate, constitute and appoint as Executor and Trustee of this my Last Will and Testament, The First National Bank of South Carolina, Anderson, South Carolina, and direct that it shall serve without bond. For its services as Executor and Trustee, the First National Bank of South Caroli shall receive an amount which shall be determined by its Standar Fee Schedule in effect at the time of my death.

ITEM IX. In the administration of my estate and the Trusts established under this Instrument, my Executor and Trustee shall have all of the powers granted by law, including but not limite to the powers granted to a fiduciary by the Prudent-Man Investm Act (S. C. Code 67-58 as amended by the Act of the General Assembly approved April 22, 1965) which powers shall not be

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revoked or reduced if said statute should hereafter be repealed or restrictively amended. Without limiting the foregoing, my Executor and Trustee shall have the right:

(a) To borrow money, whether to pay taxes, to exercise subscriptions, rights and options, to improve or develop real estate or interests therein for sale or lease, or for other prope purposes and to pledge or mortgage trust or estate assets as security for the repayment thereof.

(b) To lease property, including the right to lease the same for terms which may extend beyond the date of settlement of my estate or termination of the trusts.

(c) To sell, exchange, assign, execute and deliver good and sufficient deeds or other instruments to transfer and convey any security or property, real or personal, held in my estate or in any trust fund, at public or private sale at such time and price and upon such terms and conditions (including credit) as it may deem advisable.

(d) To allocate amounts received or paid out to principal or income generally in accordance with the Revised Uniform Principal and Income Act (S. C. Code 67-502, et seq. as amended) with the further right, in its discretion, to allocate to principal out of rents received for improved real estate such amount of the rent received as will be required to repay the costs of improvements. during the term of the lease. The decision of the Executor and Trustee as to the allocation of items as between income and principal shall be final.

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(e) To make distributions in money or in kind or partly in money and partly in kind as it shall determine.

(f) To consent to and participate in any plan for the liquidation, reorganization, consolidation, or merger of any corporation, any security of which is held. (g) To incorporate any property of my estate or any Trust; to convey any such property to a corporation for all or part of its capital stock or other securities; to dissolve such corporation the securities of which comprise a part of my estate or any Trust hereunder and to hold or dispose of any such property to the same effect as any other property of my estate or trust created hereunder.

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(h) To consider and treat as corpus all stock dividends, options to receive stock, all dividends in liquidation and all "rights" issued on securities; and to consider and treat as income all other dividends received (except those declared and payable as of a "record date" preceding my death, which shall be considered and treated as corpus).

(i) All proceeds realized from the sale of property or securities shall be credited to the principal account and not dis tributed as or deemed to be income, and capital gains or other taxes, if any, payable with respect thereto, shall be charged to principal, and any loss sustained on the sale of property shall likewise be charged to the principal account and not charged to or amortized out of income.

(j) To charge or credit to income or principal, or apportion between them any premiums or discounts on securities purchased at more or less than par.

(k) To charge the services of accountants, attorneys, and other agents to income or principal or apportion the same between them as it may deem proper.

(1) To charge its fees as Trustee solely against income.

(m) To charge depreciation for tax purposes but Trustee shall not charge such depreciation against the income account of the Trust.

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(n) To invest and reinvest in or retain common or preferred stocks, including stock in The First National Bank of South Carolina, bonds, real estate and other securities and properties, whether productive or not as it may deem advisable including insurance contracts on the life of any beneficiaries, unsecured obligations, undivided interests interests in investment trusts, mutual funds, leases and property which is outside of my domicile all without diversification as to kind or amount without being restricted in any way by any statute or court decision (now or hereafter existing) regulating or limiting investments by fiduciaries.

(o) To hold property constituting any of the trusts hereunder or property held under any power in trust hereunder, in solido for convenience of investment and administration.

ITEM X. Neither my Executor nor my Trustee shall be required to file any inventory or appraisal or any annual or other returns or reports to any court or to give bond, but shall furnish a statement of receipts and disbursements and an investment review of the assets of the Trust at least annually to each person then entitled to income from my estate or any Trust.

ITEM XI. My Executor or Trustee shall be authorized to make any election permitted by any tax law; including the filing of joint returns, if in the opinion of such Executor or Trustee such election is for the combined best interest of my estate and the beneficiaries thereof and may make or agree to make such apportionment of taxes as such Executor or Trustee may deem equitable under the circumstances.

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ITEM XII. On the death of my wife, the Trustee of such Trust shall be authorized to pay the funeral expenses and the expenses of the last illness of my wife from the corpus of the Trust created by this Will. ITEM XIII. If my wife and I should die as a result of a common accident or calamity or otherwise under such circumstances as would render it doubtful whether my wife or I died first, then it shall be conclusively presumed for the purposes of this Will that said wife predeceased me.

ITEM XIV. The items bequeath and devised under this Will to my wife shall be in lieu of and a bar to dower.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal this <u>14</u> day of <u>1111</u>, A. D., 1970.

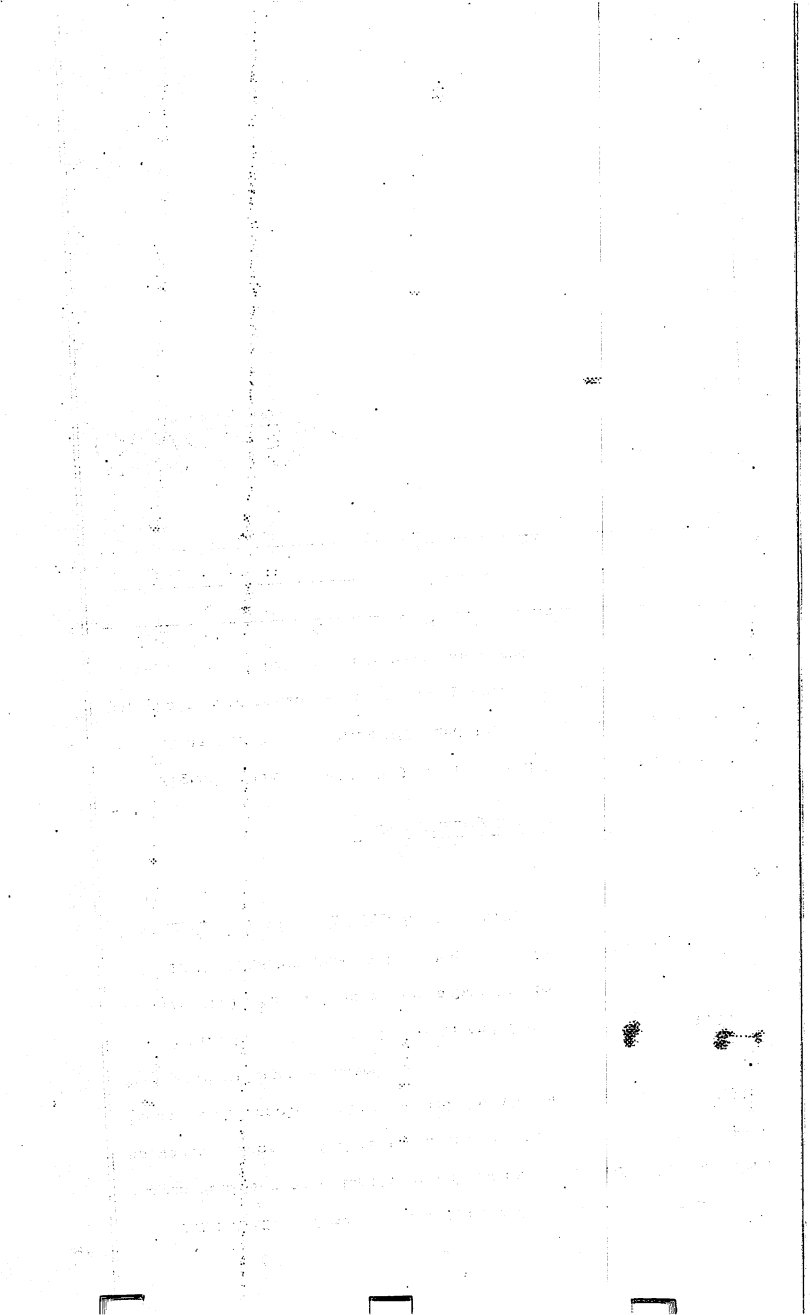
James Pinkney Burkétt (SEAL)

Signed, sealed, published and declared by James Pinkney Burkett as and for his Last Will and Testament, in the presence of us, who in his presence and in the presence of each other, at his request, have subscribed our names as witnesses.

of \_\_\_\_\_ malabain of Adding L.C.

A TRUE AND CORRECT COP

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# LAST WILL AND TESTAMENT

COUNTY OF ABBEVILLE

STATE OF SOUTH CAROLINA

## IN THE NAME OF GOD, AMEN.

I, John William Baughman of the County and State aforesai being of sound, mind, memory, and understanding, but mindful of the uncertainty of life, do hereby make, publish, and declare the following as and for My Last Will and Testament, to wit:

all my just debts as soon after my demise as possible.

ITEM 2. I will, devise, and bequeath unto my belowed wife Delma C. Baughman, all of my estate consisting of real estate, personal property, or mixed property. Provided, however, that in the event that she should predecease me, then my entire estate is to go to my three children; namely, John William, Jr. Arthur Barry, and Wesley Bryan. Share and share alike, the child or children of a predeceased parent to take the parent's share. Provided, further, that should we die in a common disaster, then in that event our entire estate will go to our three children; namely, John William, Jr. Arthur Barry, and Wesley Bryan. Share and share alike, the child or children of a predeceased parent to take the parentis!

share.

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ITEM 3. I hereby nominate and appoint Delma C. Baughman as Executrix of this My Last Will and Testament, she to serve with out bond.

Signed, sealed, published, and declared by John William Baughman this 26th day of September, in the year of our Dord One. Thousand, Nine Hundred, Seventy-two, and in the One Hundred and Ninety-seventh year of the Sovereignty and Independence of the United States of Americas

Signed, sealed, published, and declared by dohn William Baughman this 26th day of September: 1972 in our presence, and we in his presence, and in the presence each of the other, and at his request, have hereunto signed our names as attesting witnesses!

	PROOF OF WILL		
THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE		
By BESSIE LEE F. NANCE, Probate Judge	of said county:		
Personally appears Anita D	. Young		·
who, being duly sworn, says that he saw	John William I	Baughman	
sign, seal, publish and declare the annexed ins	trument of writing, bearing date the	26th	day of
September	, A. D1972		to be
and contain his	Last Will and Testament; that t	he said	
John William Baughman	was then of sound and disposing	mind, memory and understa	anding, according
to the best of deponent's knowledge and belief;			
together with	and William	P. Greens, Jr.	at the request
of the testator inhis	_ presence, and in the presence of ea	ich other, witnessed the due e	execution thereof.
Sworn to before me, this28	· day of )		•
October, Anno Domi			
	)		
Judge of Probate, Abbeville County, S	S.C.		
ORDER ADMITT	ING WILL TO PROBATE IN C	OMMON FORM	. •
On hearing the above petition of	Delma C. Baughman		
it is hereby ordered, adjudged and decreed	d, That the petition be granted ar	nd the said Last Will and	Testament, with
codicil, of	John William Baughmar	1, decea	sed, be entered of
Probate in Common Form.			•
Given under my hand and the seal of the C	Court of Probate, this 28	day of <u>October</u>	, 19 <u>82</u>
		Judge of Court of Pro	bate.
Q	UALIFICATION OF FIDUCIAR	Ŷ	
THE STATE OF SOUTH CAROLINA, Abbeville County.			
do solemnly swea	ar, that this writing contains the true	Last Will of the within name	d and that
John William Baughman	de	ceased, so far asI	_know or believe;
and that will well and	truly execute the same, by paying fir	st the debts, and then legacie	es contained in the
said Will, as far ashis	goods and chattels will the	ereunto extend and the law cl	harge me and that
I	will make a true and perfect in	ventory of all such goods and	d chattels; So help
me God.	· · · ·		
• • •	day of \		
October, Anno Domi			
	(The Postoffic	ce Address of each Fiduciar	y must be shown)
Judge of Probate, Abbeville County, S			
Attorney's	Name and Address:	· · · · · · · · · · · · · · · · · · ·	
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STATE OF SOUTH CAROLINA

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#### LAST WILL AND TESTAMENT OF

#### ANNIE SUE FAULKNER

I, ANNIE SUE FAULKNER, of the County of Abbeville State of South Carolina, being of sound and disposing mind; memory and understanding, mindful nevertheless of the uncertainty of human life and desiring to order my earthly estate, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking any and all wills or writings of a testamentary nature by me at anytime heretofore made.

IMPRIMIS: I hereby will and direct that all of my just debts and funeral expenses be paid out of the assets of my estate by my Executor hereinafter named as soon after my death as is practical.

ITEM II: I will devise and bequeath unto JAMES THOMAS FAULKNER all of my estate - including any residue - real, personal or mixed of whatsoever kind and wheresoever situate, in feessimple, to do with as he sees fit.

PROVIDED NEVERTHELESS that in the event JAMES THOMAS FAULKNER shall have predeceased me, then and in that event only I will, devise and bequeath my entire estate unto CAROLYN HUNT FAULKNER, in fee simple to do with as she sees fit.

ITEM III: I hereby nominate, constitute and appoint as and for Executor of this my Last Will and Testament JAMES THOMAS FAULKNER and direct that no bond be required of him in the performance of his duties as such and direct that he shall have the power to appoint a successor executor.

PROVIDED NEVERTHELESS that in the event JAMES THOMAS FAULKNER shall have predeceased me, then and in that event only I nominate, constitute and appoint CAROLYN HUNT FAULKNER as and for Executor of this my Last Will and Testament and direct that no bond be required of her in the performance of her duties as such and she shall have the power to appoint a successor executor.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this the 16th day of September, A.D., 1980 at Anderson, South Carolina.

IL KNER

SIGNED, SEALED, PUBLISHED and DECLARED by the abovenamed Testatrix and as for her Last Will and Testament in the presence of us and each of us who in her presence at her request and in the presence of each other have hereento set our hands as witnesses.

Totut Steable h	ADDRESS	A-6 152 Villa Apts., Greenville, SC	
Junie Rodrigond	ADDRESS	2102 Rush Street, Anderson, SC	
200 bara alt		304 S. Main St., Anderson, SC	
T	-		

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF J. C. BONDS.

IN THE NAME OF GOD, AMEN :-

I, J. C. Bonds, of the County of Abbeville, in the State aforesaid, being of sound and disposing mind, memory and understanding, and desiring to make disposition of all ofmy property in case of death, do hereby make, publish and declare the following as and formy last Will and Testament, to-wit:

Item 1:-I direct that my Executrix, hereinafter named as soon aftermy death as practicable, to pay all of my just debts. Item 11:-After the payment of my debts, I will, de-

vise and bequeath the rest, residue and remainder of my property, real, personal and mixed to my wife, Willie S. Bonds, in fee sim-

Item lll:-I hereby nominate, constitute and appoint my wife, Willie S. Bonds, sole  $E_x$ ecutrixof this my last Will and Testament, with full power to her to do any and every act neccssary to carry this my Will into effect, and without giving bond as such Executrix.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this <u>H</u> day of January, A. D. 1957.

Signed, Sealed, Published and Declared by, J. C. Bonds, as and for his last Will and Testament, in our presence, and we, in his presence, at his request, and each of us in the presence of the other two, have hereunto signed our names as attesting witnesses.

John C. Bondor (LS

## LAST WILL AND TEST AMENT OF JAMES WESLEY SMITH

I, JAMES WESLEY SMITH, of the Gity and County of Abbeville, South Carolina, do hereby make and publish this as my Last Will and Testament and revoke all previous Wills and Codicils by me made.

1. I give, devise and bequeath my entire estate, real and personal, and all property over which I shall have any power of disposition by Will, whether acquired before or after the execution of this Will, to my wife, BETTY BLANCHETT SMITH, in fee simple, if she shall survive me, or, if she predeceases me, then to MY CHILDREN, in equal shares, or their issue per stirpes if any of them do not survive me.

2. I appoint my wife, BETTY BLANCHETT SMITH, Executrix of this my Will. If, however, she shall fail to qualify or cease to act as Executrix I appoint my son, WYATT MAURICE SMITH, Executor in her place. I direct neither shall be required to furnish any bond.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will September 29 , 1980.

(L.S.) (James Wesley Smith

The foregoing Will consisting of One (1) page was signed, sealed, published and declared by JAMES WESLEY SMITH, above named, to be his Will in our presence, and we at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names as attesting

witnesses fauthons of Abbeville, South Carolina d's

of Abbeville, South Carolina

\_\_\_\_ of Abbeville, South Carolina

RT L. HAWTHORNE, JR TTORNEY AT LAW E. PINCENEY STREET EVILLE. 8. C. 29620

THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate J	udge of said county:
Personally appears	Nancy S. King
who, being duly sworn, says that he saw	James Wesley Smith
sign, seal, publish and declare the annexe	ed instrument of writing, bearing date the 29th day of
September	, A. D. <u>1980</u> to be
	Last Will and Testament; that the said
Iomes wesley Smith	was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and b	elief; and that the said <u>Nancy S. King</u>
together with <u>Robert L. Hawt</u>	horne, IrandRosemary H. Copelandat the request
of the testator inhis	presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this	3rd day of
November, Anno I	Domini 19_82 / larcy S. King
Index of Deckets Abbasilie Co	) mag_
Judge of Probate, Abbeville Cou	$U \qquad \qquad$
ORDER ADM	AITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of	Betty Blanchett Smith
it is hereby ordered, adjudged and de	creed, That the petition be granted and the said Last Will and Testament, with
codicil, of	James Wesley Smith, deceased, be entered of
Probate in Common Form.	
Given under my hand and the seal of	the Court of Probate, this <u>3rd</u> day of <u>November</u> , 19 <u>82</u>
	Judge of Court of Probate.
	QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, ) Abbeville County.	
do solemnly :	
	swear, that this writing contains the true Last Will of the within named and that
James Wesley	swear, that this writing contains the true Last Will of the within named and that Smith deceased, so far as know or believe:
James Wesley	Smith deceased, so far as know or believe;
James Wesley and that Will well a	Smith deceased, so far as know or believe; and truly execute the same, by paying first the debts, and then legacies contained in the
and that I will well a said Will, as far as his	Smith deceased, so far as know or believe;
James Wesley and that will well a said Will, as far as his	Smith deceased, so far as know or believe; and truly execute the same, by paying first the debts, and then legacies contained in the
James Wesley and that will well a said Will, as far as his	Smith deceased, so far as know or believe; and truly execute the same, by paying first the debts, and then legacies contained in the goods and chattels will thereunto extend and the law charge me and that will make a true and perfect inventory of all such goods and chattels; So help
James Wesley and that will well a said Will, as far ashis I. God.	Smith deceased, so far as know or believe; and truly execute the same, by paying first the debts, and then legacies contained in the goods and chattels will thereunto extend and the law charge me and that will make a true and perfect inventory of all such goods and chattels; So help
James Wesley and that will well a said Will, as far ashis 	Smith       deceased, so far as       I         and truly execute the same, by paying first the debts, and then legacies contained in the        goods and chattels will thereunto extend and the law charge me and that        goods and chattels will thereunto extend and the law charge me and that        goods and chattels will thereunto extend and the law charge me and that        goods and chattels will thereuntory of all such goods and chattels; So help         d       day of         omini 19_82       wildwood Road - Abbeville, S. CC
James Wesley         and that       1         will well a         said Will, as far as       his         1.         me       God.         Sworn to before me, this       3n         November       , Anno D	Smith       Image: Marked structure         and truly execute the same, by paying first the debts, and then legacies contained in the        goods and chattels will thereunto extend and the law charge me and that        goods and chattels will thereunto extend and the law charge me and that        goods and chattels will thereunto extend and the law charge me and that        goods and chattels will thereuntory of all such goods and chattels; So help         d       day of         omini 19_82       Mildwood Road - Abbeville, S. CC         (The Postoffice Address of each Fiduciary must be shown)
James Wesley         and that       1         will well and that       1         said Will, as far as       his         I.       1.         me       God.         Sworn to before me, this       3n         November       , Anno D         Judge of Probate, Abbeville Count	$\frac{Smith}{deceased, so far as} \\ \underline{I} \\ know or believe; \\ and truly execute the same, by paying first the debts, and then legacies contained in the goods and chattels will thereunto extend and the law charge me and that will make a true and perfect inventory of all such goods and chattels; So help \frac{d}{dmini_{0}} \frac{day of}{day of} \\ \frac{bitty}{b} b$
James Wesley         and that       1         will well and that       1         said Will, as far as       his         I.       1.         me       God.         Sworn to before me, this       3n         November       , Anno D         Judge of Probate, Abbeville Count	Smith       I         and truly execute the same, by paying first the debts, and then legacies contained in the        goods and chattels will thereunto extend and the law charge me and that        goods and chattels will thereunto extend and the law charge me and that        goods and chattels will thereunto extend and the law charge me and that        goods and chattels will thereunto extend and the law charge me and that        goods and chattels; so help         d       day of         omini 19_82       Wildwood Road - Abbeville, S. CC         (The Postoffice Address of each Fiduciary must be shown)
James Wesley         and that       1         will well and that       his         said Will, as far as       his         I.       I.         me       God.         Sworn to before me, this       3n         November       , Anno D         Judge of Probate, Abbeville Count	$\frac{Smith}{deceased, so far as} \\ \underline{I} \\ know or believe; \\ and truly execute the same, by paying first the debts, and then legacies contained in the goods and chattels will thereunto extend and the law charge me and that will make a true and perfect inventory of all such goods and chattels; So help \frac{d}{dmini_{0}} \frac{day of}{day of} \\ \frac{bitty}{b} b$

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# Tast Will and Testament

STATE OF	SOUTH	CAROLINA	)
COUNTY	0F	ABBEVILLE	)

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I, Benton S. Freeman, of the County and State aforesaid, being of sound and disposing mind and memory, and mindful of the uncertainty of life, do hereby make, publish and declare this as and for my Last Will and Testament, hereby revoking any will or instrument of a testamentary nature which may have been made by me at any time heretofore.

### ITEM I

I will and direct that my just and honest debts be paid by my Executrix hereinafter named.

### ITEM II

I will, devise and bequeath all the rest and residue of my estate to my daughter, Edna Jean F. Wells, and my granddaughter, Barbara Diane M. Shuman, share and share alike.

### ITEM III

I hereby nominate, constitute and appoint my daughter, Edna Jean F. Wells as Executrix of this my Last Will and Testament giving her full power and authority to make any sales or other transfers that she may deem necessary or advisable in order to administer my estate and make distribution thereof.

Should she be unable to serve or complete the administration on my estate, I hereby nominate, constitute and appoint my granddaughter, Barbara Diane M. Shuman, as Executrix, successor or alternate Executrix giving her the same powers of sale as heretofore bestowed upon the first named Executrix.

Witness my hand and seal this the <u>seaf</u>day of <u>Fobus</u>, 1981.

uton & Freeman (SEAL)

Signed, sealed, published and declared by Benton S. Freeman as and for his Last Will and Testament who executed the said instrument in our presence, we in his presence, at his request, and all in the

presence of each other.		
N. aleid Cox. M.	OF Lamen S. C	02
Egnice . m. Tumblin	OF Laurens S.C.	
of Heusette Masure	OF Jacens, HG.	

PROOF	OF	WILL
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THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROB	<b>\TE</b>
By BESSIE LEE F. NANCE, Probate Judge	of said county:	
Personally appears J.	lewlette Wasson	
who, being duly sworn, says that he saw	Benton S. Freeman	
sign, seal, publish and declare the annexed in	strument of writing, bearing date the	20 <i>th</i> day of
February	, A. D <u>1981</u>	to be
and contain his	Last Will and Testament ; that the said	
Benton S. Freeman	was then of sound and disposing mind, memory	y and understanding, according
	; and that the said <u>I. Hewlette Wasson</u>	
together with W. Reid Cox, Jr.	andEunice M. Tumb	Linat the request
of the testat <u>Or</u> in <u>his</u>	_ presence, and in the presence of each other, witne	essed the due execution thereof.
Swarn to before we this $16t$	day of 1	
<u>November</u> , Anno Dom	ini 19_82	an /
Judge of Probate, Abbeville County,		
	ING WILL TO PROBATE IN COMMON FO	
	Barbara Diane M. Shume d, That the petition be granted and the said La	
	Benton S. Freeman	
Probate in Common Form.		
Given under my hand and the seal of the (	Court of Probate, this day of day of	<u>Nov.</u> , 19 <u>82</u>
	Judge of	Court of Probate.
Q	UALIFICATION OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA, }		
Abbeville County.		
do solemnly swea	ar, that this writing contains the true Last Will of the	within named and that
Benton_S. Freeman	deceased, so far as	sknow or believe;
and that will well and	truly execute the same, by paying first the debts, and	d then legacies contained in the
said Will, as far as his	goods and chattels will thereunto extend a	and the law charge me and that
1	will make a true and perfect inventory of all su	uch goods and chattels; So help
God.		
Sworn to before me, this1st	day of ) Dailara Ning	M. Shuman
November, Anno Domi	$\frac{82}{15 \text{ ware Street - Ware}}$	eshoals. S. C. 29692
Judge of Probate, Abbeville County, S	(The Postoffice Address of each address of eac	ach Fiduciary must be shown)
Attorney's I	Name and Address:	

NO

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

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### LAST WILL AND TESTAMENT OF Benjamin Franklin Vaughn

IN THE NAME OF GOD, AMEN:-

I, Benjamin Franklin Vaughn, of the County of Abbeville, South Carolina, do make, ordain, publish and declare this as my Last Will and Testa, ment, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

 I will and direct that my Executrix hereinafter named shall pay all of my just debts, including my funeral expenses, with the first money coming into his hands.

2. I will, devise and bequeath all of my cash money in any banks, savings and loans, or bonds, etc., to my beloved wife, Mary Pauline Vaughn.

3. I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal, or mixed, in my possession or may come into my possession unto my beloved wife, Mary Pauline Vaughn, during her natural lifetime. Then at her death, I will and direct that whatever property, including cash money, real property, personal property, household furnishings, or mixed property, that remains in my estate be equally divided amongst my four children, Linda V. Freeman, Benjamin Earl Vaughn, Derlene V. Knight and Jannie Sue V. McAbee, or their heirs, in fee simple absolute, each of them to receive one-fourth. The children of a deceased parent will take the part the parent would have taken if living.

4. In the event my wife, Mary Pauline Vaughn, predeceases me, or should we both perish in a common accident or disaster, neither surviving the other, then in that event, I will, devise and bequeath all the rest, residue and remainder of my property of whatscever kind and wherescever situated, real, personal or mixed, in my estate or may come into my estate, shall be advally dividrd amongst my four children, or their heirs, Linda V. Freeman, Benjamin Earl Vaughn, Derlene V. Knight and Jannie Sue V. McAbee, in fee simole absolute, each of them to receive one-fourth of my estate.

> PAGE ONE OF TWO PAGES

	PROOF C	F WILL		
THE STATE OF SOUTH CAROLINA, Abbeville County.		IN THE COURT OF PR	OBATE	
By BESSIE LEE F. NANCE, Probate Judge of sa	id county:			
Personally appears	<u>Charlie C</u>	. Murdock		
who, being duly sworn, says that he sawBe	enjamin _ F	ranklin_Vaughn		
sign, seal, publish and declare the annexed instrum	ent of writing,	bearing date the	llth	day of
May, 1982	, A. D.	This		to be
and contain <u>his</u>	Last Will and '	Festament; that the said	Benjamin Fra	nklin Vaugh
	was then of sou	and and disposing mind, me	mory and understandi	ng, according
to the best of deponent's knowledge and belief ; and	that the said	Charlie C.	Murdock	
together with <u>Mildred B. Murdock</u>	ano	E.S. Gilmer		at the request
of the testat in his pro	esence, and in	the presence of each other, v	vitnessed the due exec	ution thereof.
Sworn to before me, this <u>12th</u> , <u>November</u> , Anno Domini 19.	day of ) 82	Charlie	C. Muu	dock
Judge of Probate, Abbeville County, S.C.	)			
		ROBATE IN COMMON	FORM	
On hearing the above petition of	hat the petitio	on be granted and the sai	d Last Will and Tes	tament, with
codicil, ofBenja	amin Frank	lin Vaughn	, deceased,	be entered of
Probate in Common Form.				
Given under my hand and the seal of the Court	t of Probate, th	is <u>12th</u> day	of <u>November</u>	,19 <u>_82</u>
		Jud	ge of Court of Probate	
QUAL		OF FIDUCIARY		
· · · · · · · · · · · · · · · · · · ·				
THE STATE OF SOUTH CAROLINA, A Abbeville County.				
Ido solemnly swear, th	nat this writing	contains the true Last Will (	of the within named an	d that
Benjamin Franklin V	aughn	deceased, so	far askn	ow or believe;
and that I will well and truly	execute the sa	nme, by paying first the debt	s, and then legacies co	entained in the
said Will, as far ashis	goods ai	nd chattels will thereunto ex	tend and the law charg	e me and that
I	_ will make a t	rue and perfect inventory of	all such goods and cha	attels; So help
God.				
Sworn to before me, thisllth	day of	MARY P.	Vaugh	n
November, Anno Domini 19		Mary p.		
, mile bound at		(The Postoffice Address		
Judge of Probate, Abbeville County, S.C.	1			
Attorney's Nan	ne and Address	s:	<u> </u>	<u> </u>

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CONSTRUCTION CONTRACTOR 5. I hereby nominate, constitute and appoint my wife, Mary Pauline Vaughn, Executrix of this my Last Will and Testament, without bond. IN WITNESS WHEREOF, I have hereunto set my hand and seal this //tk day of May, 1982, A. D. Signed, Sealed, Published and Declared by Benjamin Franklin Vaugha is his Last Will and Testament, in the presence of us, who in his presence each other at his request have subscribed our names as witnesses. Mildred B. Mundock Rt 2, Honea Path, S.C. - Route 19+ onen Pald Gel C Mercebele RT Z Horces ale and a strange and the state of the PAGE TWO CF TWO PAGES 

STATE OF SOUTH CAROLINA COUNTY OF ABEVILLE

LAST WILL AND TESTAMENT of MILTON ANDREW WILEY

IN THE NAME OF GOD, ANEN:

I, Milton Andrew Wiley, of Calhoun Falls, County and State aforecaid, being of sound mind, memory and understanding, but mindful of the uncertainty of life do hereby make, publish, and declare the following as and for my Last Will and Testament to wit:

ITEN I. I hereby instruct my executrix hereinafter named to pay all my just debts as soon after my death as possible.

ITEM II. I will, devise, and bequeath unto my belowed wife, Thelma Elizabeth Wiley, all of my estate, consisting of real estate, personal property, or mixed property.

ITEM III. I hereby nominate and appoint Thelma Elizabeth Wiley as executrix of this my Last Will and Testament, she to serve without bond.

Signed, sealed, published and declared by Milton Andrew Wiley as and for his Last Will and Testament this 3rd day of April, 1965, A. D.

milton andrew Wiley (LS)

Signed, Scaled, Published and Declared by Milton Andrew Wiley as and for his Last Will and Testament, in our presence and we in his presence and in the presence each of the other, and at his request, have hereunto signed our names as attesting witnesses:

halas

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THE STATE OF SOUTH CAROLINA, Abbeville County.		IN THE COURT (	OF PROBATE	
By BESSIE LEE F. NANCE, Probate	Judge of said county:			
Personally appears	James P. Ni	ckles		
who, being duly sworn, says that he saw	Milton Andrew	Wiley		
sign, seal, publish and declare the annex	ed instrument of writing, b	earing date the	3rd	day of
April, 1965	, A. D	This		to be
and contain <u>his</u>	Last Will and To	estament; that the sa	Milton Andrew Milton	Wiley
	was then of sour	nd and disposing mine	d, memory and understand	ing, according
to the best of deponent's knowledge and	belief; and that the said _	James H	. Nickles	
together with A. Kay Moody	and.	William P.	Greene, Jr.	at the request
of the testat <u>Or</u> in his	presence, and in the	e presence of each of	her, witnessed the due exe	cution thereof.
Sworn to before me, this51	h day of \		101	
November , Anno	Domini 19 <u>82</u>	Jan	as XXVII	Aple
Judge of Probate, Abbeville Co	)	APPYL	es per por	<u> </u>
	unty, 5.5.	V		
ORDER AD	MITTING WILL TO PR	OBATE IN COM	MON FORM	
On hearing the above petition of				
it is hereby ordered, adjudged and o	-	•		
codicil, of	Milton And	drew Wiley	, deceased	, be entered of
Probate in Common Form.	-false Count of Deshade albid	. 5th	_ day ofNovember	82
Given under my hand and the seal	of the Court of Probate, this	)	_ day or	, 19
			Judge of Court of Probat	e.
	QUALIFICATION (			
	QUALIN IOANON (			
THE STATE OF SOUTH CAROLINA, Abbeville County.				
do solemn	y swear, that this writing c	ontains the true Last	Will of the within named as	nd that
Milton An	drew Wiley	deceas	ed, so far as kr	now or believe;
and that will we	ell and truly execute the sar	ne, by paying first th	e debts, and then legacies c	ontained in the
said Will, as far as his	goods and	l chattels will thereu	nto extend and the law char	ge me and that
I	will make a tr	ue and perfect invent	ory of all such goods and ch	nattels; So help
Me God.				
Sworn to before me, this 5	th day of )	Thelma	E. Wiley	
Sworn to before me, this5 November, Ann	o Domini 19_82	<del>                                     </del>	ddress of each Fiduciary	
		(The Postoffice A	ddress of each Fiduciary n	nust be shown)
Judge of Probate, Abbeville Co				
Atto	mey's name and Address:			<u></u>

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Nation N

STATE OF SOUTH CAROLINA ) COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

KNOW ALL MEN BY THESE PRESENTS:

)

That I, John Hamilton McDonald, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory and desirious of making such disposition of my wordly estate as I deem best, do hereby MAKE, PUBLISH AND DECLARE this my last will and testament, hereby revoking any will or codicil whatsoever by me previously made.

### ITEM I

I will, give, devise and bequeath all of my property, real and personal, of every kind and nature and wheresoever situated, and all property that may hereinafter be acquired by me, or to which I may become entitled, unto my wife, Marie McKenzie McDonald, absolutely and in fee simple.

### ITEM II

I hereby nominate, constitute and appoint my wife, Marie McKenzie McDonald, as Executrix of my last will and testament, and request that no bond or other undertaking be required of her as such, and vesting in my said executrix full power and authority to do any and all acts in the administration of my estate which, in her judgment, are to the advantageous settlement of my estate.

	PROOF. OF	WILL	
THE STATE OF SOUTH CAROLINA, Abbeville County.		IN THE COURT OF PROBATE	
By BESSIE LEE F. NANCE, Probate Ju	idge of said county:		
Personally appearsE	dith C. Rosenberg		
s who, being duly sworn, says that he saw		John Hamilton	McDonald
sign, seal, publish and declare the annexed	d instrument of writing, be	aring date the <u>18th</u>	day
Matt 1052		This	-
and contain <u>his</u>			
	was then of sound	and disposing mind, memory and und	lerstanding, accordin
to the best of deponent's knowledge and be	lief; and that the said	Edith C. Rosenberg	
together withJune_B. Cheath	am and	IT Burd Ir	
			•
of the testat <u>or</u> in <u>his</u>	presence, and in the	presence of each other, witnessed the	due execution therec
Sworn to before me, this16th	day of )		
		a · cal	1
	omini 19 <u>82</u>	Edith C. Koser	nberg
Andre of Duckeder Although of	<u>na na co</u>		0
Judge of Probate, Abbeville Coun	ity, S.C.		
On hearing the above petition of	Marie McKenzie	McDonald be granted and the said Last Will	and Testament, with
codicil, of Probate in Common Form.	John-rigi(111000	iclonala, 0	eceased, be entered o
Given under my hand and the seal of t	he Court of Probate this		where in 82
•			<u> </u>
		Acres dec St	Maner
		Judge of Court of	Probate.
	QUALIFICATION OF	FIDUCIARY	
THE STATE OF SOUTH CAROLINA, ) Abbeville County.			
· ,	wear, that this writing con	tains the true Last Will of the within na	mod and that
00 50.0mm/ 5	wear, that this writing con	tanis the true Last will of the within ha	ineu anu that
John Hamil	lton_McDonald	deceased, so far asT	know or believe
and that I will well a	and truly execute the same.	, by paying first the debts, and then leg	acies contained in th
said Will, as far as his	goods and cl	nattels will thereunto extend and the la	w charge me and tha
I	will make a true	and perfect inventory of all such goods	and chattals. So bel
_	••••••••••••••••••••••••••••••••	and perfect inventory of an such goods	and chatters; 50 her
(JUU.			A
Sworn to before me, this16th	• ) -	mane m. m. Do	ald.
November, Anno Do	omini 19 <u>82</u> (		
Survey	lance -	The Postoffice Address of each Fidue	ciary must be shown
Judge of Probate, Abbeville Count	ý, S.C.		
Attorney	v's Name and Address		
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### ITEM III

This, my last will and testament, consists of two (2) pages, on the first of which I have affixed my initials, and on this, the second page, I have affixed my signature. IN WITNESS WHEREOF, I have hereunto set my hand and seal this <u>19</u><sup>th</sup> day of May, 1952, at Abbeville, South Carolina.

John Hamilton Mc Donaldes)

Signed, sealed and delivered by the above named testator as and for his last will and testament and at his request, in our presence, and in his presence, all being present and together, we have signed our names as witnesses.

Edith C. Rounberg Address: atheville S.C. June B. Cheatham Address: Abbeville, S. C. Address: Abbeville S. C.

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

### LAST WILL AND TESTAMENT OF ELIZABETH S. HIPP.

I, Elizabeth S. Hipp, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, do make, publish and declare the following as my Last Will and Testament, hereby revoking any former Wills or other instruments of a testamentary nature heretofore by me made.

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### ITEM I.

I nominate, constitute and appoint my granddaughter, Marsha Goldstine, as Executrix of this my Last Will and Testament, to serve without bond, and power is given to her, either at public or private sale, to sell and dispose of and make title to any or all of my property for the payment of my debts and taxes, or for carrying out the provisions of this Will.

### ITEM II.

I will and devise my real estate and home thereon known as 108 Wardlaw Street, to my granddaughters, Marsha Goldstine and Betsy Goldstine, their heirs and assigns, in fee simple, to share and share alike. I desire that my son-in-law, Albert M. Goldstine, be allowed to live in said house, if he so desires, for the remainder of his life, though it is not my intention in this Item of my Will, to devise to him a life estate interest in said property.

### ITEM III.

I will and bequeath Two Thousand (\$2,000.00) Dollars to my son, C. B. Hipp, Jr. In the event my estate is of insufficient liquidity to pay this amount, I direct that my Executrix sell that quantity of my personal property necessary in order to pay said Two Thousand (\$2,000.00) Dollars or in lieu thereof, that my aforementioned granddaughters pay to C. B. Hipp, Jr., Two Thousand (\$2,000.00) Dollars.

### ITEM IV.

All the rest, remainder and residue of my property of any kind whatsoever, I will, devise and bequeath to my granddaughters, Marsha and Betsy Goldstine, to share and share alike, in fee simple.

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PROOF	OF	WILL
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	Judge of said county:
By BESSIE LEE F. NANCE, Probate .	
Personally appears Th	urmond Bishop
vho, being duly sworn, says that he saw	Klizabeth S. Hipp
ign, seal, publish and declare the annex	ked instrument of writing, bearing date the 30th day of
May	, A. D. <u>1973</u> to be
	Last Will and Testament; that the said
Elizabeth S. Hipp	was then of sound and disposing mind, memory and understanding, according
o the best of deponent's knowledge and	belief; and that the saidBishop
ogether with Alicia N. Arnold	and Dawne A. Ferguson at the request
of the testat rix in <u>her</u>	presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this17_	day of )
November, Anno	Domini 19_ 82 Runnand Build
Dessie Lec 7. No	inec
Judge of Probate, Abbeville Co	Dunty, S.C.
ORDER AD	MITTING WILL TO PROBATE IN COMMON FORM
	R.
	E. Marsha Goldstine
	E. <u>Marsha Goldstine</u> decreed, That the petition be granted and the said Last Will and Testament, with
t is hereby ordered, adjudged and o	
t is hereby ordered, adjudged and o	decreed, That the petition be granted and the said Last Will and Testament, with
t is hereby ordered, adjudged and o codicil, of, Probate in Common Form.	decreed, That the petition be granted and the said Last Will and Testament, with
t is hereby ordered, adjudged and o codicil, of, Probate in Common Form.	decreed, That the petition be granted and the said Last Will and Testament, with Elizabeth S. Hipp, deceased, be entered of
t is hereby ordered, adjudged and o codicil, of, Probate in Common Form.	decreed, That the petition be granted and the said Last Will and Testament, with Elizabeth S. Hipp, deceased, be entered of
t is hereby ordered, adjudged and o codicil, of, Probate in Common Form.	decreed, That the petition be granted and the said Last Will and Testament, with <u>Elizabeth S. Hipp</u> , deceased, be entered of of the Court of Probate, this <u>17</u> day of <u>November</u> , 19 <u>82</u> <u>Sessie Last Mance</u> Judge of Court of Probate.
t is hereby ordered, adjudged and o codicil, of, Probate in Common Form.	decreed, That the petition be granted and the said Last Will and Testament, with Elizabeth S. Hipp, deceased, be entered of
t is hereby ordered, adjudged and o codicil, of Probate in Common Form. Given under my hand and the seal THE STATE OF SOUTH CAROLINA, }	decreed, That the petition be granted and the said Last Will and Testament, with <u>Elizabeth S. Hipp</u> , deceased, be entered of of the Court of Probate, this <u>17</u> day of <u>November</u> , 19 <u>82</u> <u>Sessie Last Mance</u> Judge of Court of Probate.
t is hereby ordered, adjudged and o codicil, of Probate in Common Form. Given under my hand and the seal THE STATE OF SOUTH CAROLINA, ) Abbeville County.	decreed, That the petition be granted and the said Last Will and Testament, with <u>Elizabeth S. Hipp</u> , deceased, be entered of of the Court of Probate, this <u>17</u> day of <u>November</u> , 19 <u>82</u> <u>Security</u> <u>Mance</u> Judge of Court of Probate. QUALIFICATION OF FIDUCIARY
t is hereby ordered, adjudged and o codicil, of Probate in Common Form. Given under my hand and the seal THE STATE OF SOUTH CAROLINA, Abbeville County.	decreed, That the petition be granted and the said Last Will and Testament, with <u>Elizabeth S. Hipp</u> , deceased, be entered of of the Court of Probate, this <u>17</u> day of <u>November</u> , 19 <u>82</u> <i>Judge of Court of Probate.</i> QUALIFICATION OF FIDUCIARY Market Sector States and the said Last Will of the within named and that
it is hereby ordered, adjudged and o codicil, of Probate in Common Form. Given under my hand and the seal THE STATE OF SOUTH CAROLINA, ) Abbeville County.	decreed, That the petition be granted and the said Last Will and Testament, with <u>Elizabeth S. Hipp</u> , deceased, be entered of of the Court of Probate, this <u>17</u> day of <u>November</u> , 19 <u>82</u> <u>Security</u> <u>Mance</u> Judge of Court of Probate. QUALIFICATION OF FIDUCIARY
it is hereby ordered, adjudged and o codicil, of Probate in Common Form. Given under my hand and the seal THE STATE OF SOUTH CAROLINA, Abbeville County. do solemn do solemn 	decreed, That the petition be granted and the said Last Will and Testament, with <u>Elizabeth S. Hipp</u> , deceased, be entered of of the Court of Probate, this <u>17</u> day of <u>November</u> , 19 <u>82</u> <i>Judge of Court of Probate.</i> QUALIFICATION OF FIDUCIARY Market Sector States and the said Last Will of the within named and that
t is hereby ordered, adjudged and o codicil, of Probate in Common Form. Given under my hand and the seal THE STATE OF SOUTH CAROLINA, Abbeville County. Jdo solemn Elizabeth S. Hipp and that will we	decreed. That the petition be granted and the said Last Will and Testament, with <u>Elizabath S. Hipp</u> , deceased, be entered of of the Court of Probate, this <u>17</u> day of <u>November</u> , 19_82 <i>Judge of Court of Probate</i> . QUALIFICATION OF FIDUCIARY ly swear, that this writing contains the true Last Will of the within named and that deceased, so far as <u>I</u> know or believe;
t is hereby ordered, adjudged and o codicil, of Probate in Common Form. Given under my hand and the seal THE STATE OF SOUTH CAROLINA, Abbeville County. do solemn do solemn	decreed, That the petition be granted and the said Last Will and Testament, with <u>Elizabeth S. Hipp</u> , deceased, be entered of of the Court of Probate, this <u>17</u> day of <u>November</u> , 19_82 <u>Judge of Court of Probate</u> , 19_82 <u>Judge of Court of Probate</u> . QUALIFICATION OF FIDUCIARY Ily swear, that this writing contains the true Last Will of the within named and that deceased, so far as <u>I</u> know or believe; ell and truly execute the same, by paying first the debts, and then legacies contained in the
t is hereby ordered, adjudged and o codicil, of Probate in Common Form. Given under my hand and the seal THE STATE OF SOUTH CAROLINA, Abbeville County. do solemn do solemn	decreed, That the petition be granted and the said Last Will and Testament, with          Elizabeth S. Hipp, deceased, be entered of         of the Court of Probate, this         If the Court of Probate, this
t is hereby ordered, adjudged and o codicil, of Probate in Common Form. Given under my hand and the seal of THE STATE OF SOUTH CAROLINA, Abbeville County. do solemn do solenn do solenn	decreed, That the petition be granted and the said Last Will and Testament, with <u>Elizabeth S. Hipp</u> , deceased, be entered of of the Court of Probate, this <u>17</u> day of <u>November</u> , <u>19</u> .82 <u>Judge of Court of Probate</u> . <u>QUALIFICATION OF FIDUCIARY</u> ly swear, that this writing contains the true Last Will of the within named and that deceased, so far as <u>I</u> know or believe; ell and truly execute the same, by paying first the debts, and then legacies contained in the <u></u> goods and chattels will thereunto extend and the law charge me and that
t is hereby ordered, adjudged and o codicil, of Probate in Common Form. Given under my hand and the seal THE STATE OF SOUTH CAROLINA, ) Abbeville County. ) do solemn <u>Elizabe th S. Hipp</u> and that will we said Will, as far as  <u>Fae</u> _ God. Sworn to before me, this1	decreed, That the petition be granted and the said Last Will and Testament, with         Elizabath S. Hipp         of the Court of Probate, this       17         day of       Novembar         Judge of Court of Probate, this       17         Judge of Court of Probate, this       18         It is swriting contains the true Last Will of the within named and that       16
it is hereby ordered, adjudged and o codicil, of Probate in Common Form. Given under my hand and the seal THE STATE OF SOUTH CAROLINA, Abbeville County. do solemn do solemn 	decreed, That the petition be granted and the said Last Will and Testament, with <u>Elizabeth S. Hipp</u> , deceased, be entered of of the Court of Probate, this <u>17</u> day of <u>November</u> , <u>19</u> .82 <u>Judge of Court of Probate</u> . <u>QUALIFICATION OF FIDUCIARY</u> ly swear, that this writing contains the true Last Will of the within named and that deceased, so far as <u>I</u> know or believe; ell and truly execute the same, by paying first the debts, and then legacies contained in the <u></u> goods and chattels will thereunto extend and the law charge me and that

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IN WITNESS WHEREOF, I have hereunto set my hand this <u>. 70 day of May, 1973.</u>

Elizabeth S. Hipp

Signed, Published and Declared by Elizabeth S. Hipp, as and for, her Last Will and Testament in the presence of us, who, in her-presence, and in the presence of each other, at her request have subscribed our names as

witnesses:

860.17, 1982

alicia M. arnold Residing at Abbeinle S. C.

Dourse a. Deroguoon, Residing at alleventle S.C.

Hurmond Baskop Residing at Steenwood S. ("

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### LAST WILL AND TESTAMENT OF EVA B. PHILLIPS

I, EVA B. PHILLIPS, of the Town of Lowndesville, Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.

1. I request that my Executor and my issue abide by any memorandum by me directing the disposition of my tangible household personal properties or any part thereof. This request is precatory and not mandatory.

2. All the rest, residue and remainder of my estate, real and personal, and all other property over which I shall have any power of disposition by Will, whether acquired before or after the execution of this Will, I give, devise and bequeath to my daughters, PHYLLIS P. KAIZER and SARA ANN P. STEADHAM, in fee simple, in equal shares.

3. I appoint my son-in-law, KENNETH STEADHAM, Executor of this my Will and direct that he shall not be required to furnish any bond.

IN WITNESS WHEREOF, I sign, seal, publish and declare this as my Last Will August 17, 1982.

Eva E. Akellips (L.S.)

The foregoing Will consisting of One (1) page was signed, sealed, published and declared by EVA B. PHILLIPS, above named, to be her Will in our presence, and we at her request, and in her presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses.

nations - of Abbeville, South Carolina of Abbeville, South Carolina me \_\_\_\_ of Abbeville, South Carolina

ATTORNEY AT LAW ATTORNEY AT LAW 20 E. PINCKNEY STREET DBEVILLE. S. C. 29620

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and the second (6) China (52 priece) to my grander Bhileip Q. Steacham (7) Living hoom Suite ( Doja, chair, denne table, and hampe) to my glanddaughter Lealie Steadham (8) Boston Rochen to my grandson Kenneth Steadhen (9) dining hoom Duite (table, 6 Chairs, and China Cabinet to (10) Sewing Machine to my Dister- in- faw, Rose S. Ellist (11) Eight Fostoria glasses to \_\_\_\_\_ (12) Silver Dervice (for 8) to \_\_\_\_ (13) Theeger to \_\_\_\_ (14) Stone to \_\_\_\_ (15) Lable and your chair (kitchen) to \_\_\_\_\_ (16) Dingle hed to \_\_\_\_ (17) double hed to \_\_\_\_\_ (18) Oak desk to \_\_\_\_ (19) Stanly Dilver to \_\_\_\_\_ (70) Reclina and chair (den) to \_\_\_\_ (22) Boren furniture (Gliden and 2 Chairogto \_\_\_\_\_\_ (23) Iwo harge porch rochers to \_\_\_\_\_ 3. I appoint \_\_\_\_ Executor of this my weed. I direct that \_\_\_\_ shall phe

required to furnieds any hand, shall the phase of the stand of the phase of the stand of the sta

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PROOF OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County. IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Hancy S. King
who, being duly sworn, says that the saw Eva E. Phillips
sign, seal, publish and declare the annexed instrument of writing, bearing date the17th day of
August, A. D. 1982to be
and contain her Last Will and Testament; that the said
Eva E. Phillips was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said <u>Nancy S. King</u>
together with Robert L. Hawthorne, Jr. and Rosemary H. Copeland at the request
of the testat <b>rix</b> inher presence, and in the presence of each other, witnessed the due execution thereof.
November , Anno Domini 19 82
Sworn to before me, this <u>18</u> day of <u>November</u> , Anno Domini 19 <u>82</u> <u>Judge of Probate, Abbeville County, S.C.</u>
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of <u>Kenneth Steadham</u>
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
codicil, of, deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this18 day of <u>November</u> , 19 <u>82</u>
Dessie Les 7 Mana
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,
Abbeville County.
I do solemnly swear, that this writing contains the true Last Will of the within named and that
Eva E. Phillips deceased, so far as know or believe;
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as <u>her</u> goods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chattels; So help
Me_ God.
Sworn to before me, this 18 day of ) September 20 September 20
November, Anno Domini 19_82
(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S.C.
Attorney's Name and Address:
· · · · · · · · · · · · · · · · · · ·

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in the second of to execute and dilice any and any deem proper or necessary to carry out the purpose of this will, and without the necessity of a court order. In Witness Whereog I sign publicly, and declare This as my Last liree this \_\_\_\_\_ day g \_\_\_\_\_. 1982 X \_\_\_\_\_ X \_\_\_\_\_ mames of attesting Witnesses: . , m ه د همهمایی وی و

STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

OF

RUTH C. SHERARD

IN THE NAME OF GOD AMENI

· C.S.

I, RUTH C. SHERARD, of the Town of Calhoun Falls, of Abbeville County, State of South Carolina, being of sound mind and disposing memory, do make, publish and declare this to be my Last Will and Testament, and hereby revoke any and all former Wills and Codicils by me made.

PC.S. ITEM I. I hereby direct my Executors hereinafter named to pay all my debts and funeral expenses as soon after my demise as can be lawfully done. ITEM II. I give and becaut

ITEM II. I give and bequeath and devise in equal shares, that is, 1/2 to each of my daughters-in-law, Dorothy Whitmire Sherard and Mary Burton Sherard, all my personal property, and all of my real property, wheresoever situate, whether now owned or later acquired, and all property over which I shall have any power of appointment, to them, their heirs and assigns.

ITEM III. I appoint my sons, S. Franklin Sharard, Jr. and Rufus C. Sharard, to be the executors of this My Last Will and Testament, and request that they not be required to give any bond. If either, S. Franklin Sharard, Jr. or Rufus C. Sherard, should fail to qualify or cease to act as such executor, then either of my two sons which shall qualify as executor, shall be the sole Executor of this my Last Will and Testament, with power to carry forth this my last Will and Testament, and all provisions herein contained. In the event that neither of my two sons, or either of them, qualify as executors or executor of this my will, then in that event I nominate, constitute and appoint my two grandsons, Stephen Michael Sherard and Rufus Calvert Sherard, Jr. as the sole executors of this my Last Will and Testament, they to serve without the necessity of bond if such be required by law at the time of death.

· PROOF OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Gaines C. Pettigrew
who, being duly sworn, says that he saw <u>Ruth C. Sherard</u>
sign, seal, publish and declare the annexed instrument of writing, bearing date the 2nd day of
February ,A.D. 1982to be
and containher Last Will and Testament; that the said
Ruth C. Sherard was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidGaines C. Pettigrew
together with <u>Patricia B. Scott</u> and <u>Paul E. Scott</u> at the request
of the testat <u>rix</u> in <u>her</u> presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this30 day of
November day of day ofday of day of
Judge of Probate, Abbeville County, S.C.
OPDER ADMITTING WILL TO PROPATE IN COMMON FORM
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
codicil, of, deceased, be entered of Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this <u>30</u> day of <u>November</u> , <u>19</u> 82
uay or <u>movember</u> , 19 <u>02</u>
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, A A A A A A A A A A A A A A A A A A
We do solemnly swear, that this writing contains the true Last Will of the within named and that
Ruth C. Sherard deceased, so far as we know or believe;
and that <u>We</u> will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as <u>her</u> goods and chattels will thereunto extend and the law charge me and that
we well make a true and perfect inventory of all such goods and chattels; So help
<u>us</u> God
Sworn to before me, this day of 1 S.F. Steener
November, Anno Domini 19_82
Judge of Probate, Abbeville County, S.C.
Attorney's Name and Address:

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(LAST WILL AND TESTAMENT OF RUTH C. SHERARD) (Page two of two)

i II

P. C. S

ITEM IV. Without undertaking to distinguish between the duties and powers of my executors, and by way of illustration and not of limitation of their power, I hereby authorize my executors as follows:

(1). To sell any property, real, or personal publicly or privately, for cash or on time, without and Order of Court, upon such terms and conditions as to them shall seem best, without liability on the part of the purchaser to see to be application of the purchase money.

(2). To retain any of the original investments or other property constituting my estate at the time of my death, regardless of the character of said investments or other property or whether they be such as are authorized by law for investment by ficuciaries, for such time as to them shall seem best and to dispose of any such property by sale or exchange or otherwise as and when they shall deem advisable; and to invest and reinvest funds in such investments as they may desire, without the Order of the Court.

(3). To make distribution of principal in cash or in kind or partly in cash and partly in kind, not necessarily ratably but on the basis of equal value according to their own judgment.

IN WITNESS WHEREOF, I have hereunto set my hand and Seal to this my last will and testament, this \_\_\_\_\_day of Debruary, 1982.

Roth C. Sherard (L.S.)

SIGNED, SEALED, PUBLISHED AND DECLARED by the said RUTH C. SHERARD as and for her last will and testament, in our presence, and in the presence of each other, and we at her request, and in her presence, and in the presence of each other have bereunto subscribed our names in our own handwriting as witnesses this  $\mathcal{L}$  day of February, 1982.

Satrija 13. Krew

Address Q.o. Box 383 Caldren Jules D.C. Address P.O.Box 625 Calhoun 7

Address 1 Box 542 Calhountalos &c

STATE OF SOUTH CAROLINA,

LAST WILL AND TESTAMENT

COUNTY OF ABBEVILLE.

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### OF

#### LEWIS B. BRADBERRY

I, Lewis B. Bradberry, being of sound mind and discretion, but being mindful of the uncertainties of life, do hereby make, ordain, publish and declare this as and for my Last Will and Testament, hereby revolking all instruments of a testamentary nature heretofore by me made.

ITEM 1. I hereby will and direct that my expenses of my last illness and my funeral expenses be paid by my Executor hereinafter named with the first money coming into his hands and I hereby will and direct that not over the sum of Five Thousand (\$5,000.00) Dollars be paid on my funeral expenses.

ITEM 2. I do hereby will, devise and bequeath that my wife, if I get married, and provided we have no children at the time of my death, I do hereby will, devise and bequeath to my wife, if living, one-third (1/3) of my Estate after paying the debts of my Estate. Should I happen to have a child by this marriage living at the time of my death, I do hereby will, devise and bequeath to such a child the balance of my Estate.

ITEM 3. Should I die without children, I do hereby will, devise and bequeath to my nephews, William C. Prince and James S. Bradberry, and to my niece, Betty Bradberry Pruitt, the balance of my Estate not herein above disposed of to be theirs absolutely in fee simple after all the debts of my Estate have been paid.

ITEM 4. I do hereby will, devise and bequeath to my said nephew, William C. Prince, all of my land, which is possibly about eighty (80) acres, on the side of the road my house is on where I now reside, subject to the limitations hereinafter named.

ITEM 5. It is my intention and my will that my nephew, William C. Prince and my nephew, James S. Bradberry, and my niece, Betty Bradberry Pruitt, share equally in the division of my Estate, after the debts of my Estate have been paid, and I direct that all of my land be appraised and what money I have in my Estate and personal property after my debts have been paid be disposed of as follows:

ITEM 6. I do hereby will, devise and bequeath to my nephew, James S. Bradberry, Sixty (60) acres of land, more or less opposite the home place hereinabove devised to William C. Prince, subject to the limitations hereinafter mentioned.

ITEM 7. I do hereby will, devise and bequeath to my niece, Betty Bradberry Pruitt, all of my personal property, money and insurance which will be payable to my Estate to my niece, Betty Bradberry Pruitt, to be hers, should that give her one-third (1/3) of my Estate, subject to the limitations hereinabove and hereinafter mentioned.

ITEM 8. If my said two nephews and my said niece can not agree that each are getting one-third (1/3) of my Estate and be satisfied with their portion of my Estate, I do hereby will and direct that all the land be sold by the Court and the proceeds of sale be divided equally between my said two nephews and my said niece and that my personal property also be divided equally, as well as the proceeds of sale of land.

PROOF OF WILL

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THE STATE OF SOUTH CAROLINA, A A A A A A A A A A A A A A A A A A	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appears	Marcella G. Bagwell
who, being duly sworn, says that he saw Louis B.	Bradberry
	, bearing date the 22nd day of
Jan, A. D	1000
and contain <u>his</u> Last Will and	
	ound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said	
	d JAMES P. NICKLESat the request
of the testat inHIS presence, and in	-
	the presence of each other, witnessed the due execution thereof.
Sworn to before me, this <u>1st</u> day of December , Anno Domini 19 <u>82</u>	Marcella S. Baquell
Judge of Probate, Abbeville County, S.C.	mantea &: Dagweet
ORDER ADMITTING WILL TO I	PROBATE IN COMMON FORM
On hearing the above petition of	
codicil, ofLOUIS_B. BRADE	BERRY deceased, be entered of
Probate in Common Form.	,, ,, ,, ,
Given under my hand and the seal of the Court of Probate, th	is <u>1st</u> day of <u>December</u> , 19 <u>82</u>
	Judge of Court of Probate.
QUALIFICATION	OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, )	
Abbeville County.	
I do solemnly swear, that this writing	contains the true Last Will of the within named and that
Louis B. Bradberry	deceased, so far as know or believe;
and that I will well and truly execute the sa	me, by paying first the debts, and then legacies contained in the
said Will, as far as	d chattels will thereunto extend and the law charge me and that
will make a t	rue and perfect inventory of all such goods and chattels; So help
<u>me</u> God.	
Sworn to before me, this1st day of \	W= Anne
, Anno Domini 1982	Route # 1 - Abbeville, S. C. 29620
Judge of Probate, Abbeville County, S.C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address	:

\_\_\_\_]

. I hereby nominate, constitute and appoint as and for Executor of this my Last Will And Testament my nephew, William C. Prince, to serve without Bond. **,** 198d SIGNED AND SEALED THIS 22nd day of January Lewis B. Bradberry SIGNED, SEALED, PUBLISHED AND DECLARED BY LEWIS B. BRADBERRY, AS AND FOR HIS LAST WILL AND a the second AS AND FOR HIS LAST WILL AND TESTAMENT, IN OUR PRESENCE, AND IN THE PRESENCE OF EACH OTHER, AND AT HIS REQUEST, AND IN HIS PRESENCE, WE HAVE SUBSCRIBED OUR NAMES AS WITNESSES. Daguel J.B.B. 2

STATE OF SOUTH CARULINA COUNTY OF ABBEVILLE

AST WILL AND TESTAMENT OF James David Walker

IN THE NAME OF GOD, AMEN-

1. I, James David Walker, of the County and State aforesaid, do make, ordain, publish and declare this as my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

2. I will and direct that my Executrix hereinafter named shall pay all of my just debts with the first money coming into her hands.

3. I will, devise, bequeath, all of my Preperty of Whatsoever kind and Wheresoever situated, real, personal, or mixed, unto my beloved wife, Gladys A. Walker, in fee simple absolute.

4. I do hereby nominate, constitute, and appoint my wife, Gladys A. Walker, Executrix of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have set my hand and seal this 11th day of March, 1975, A.D.

amer Ta

Signed, Sealed, Published and Declared by James David Walker, and for his Last Will and Testament, in the presence of him and in the presence of each other at his request have subscribed our hames as witnessess.

gR, seal, publish and declare the annexed instrument of writing, bearing date the	bettile Gunty. ) BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears		PROOF OF	WILL	
Personally appears       Charlie C. Murdock         he, being duly sworn, says that be saw       James David Walker         gn, seal, publish and declare the annexed instrument of writing, bearing date the	Personally appears       Charlie C. Murdock         he, being duly sworn, says that he saw       James David Malker         ga, Seal, publish and declare the annexed instrument of writing, bearing date the       11       day of         garch       A. D. 1975       to b         ind contain       his       Last Will and Testament; that the said       James. David. Malker         op the best of deponent's knowledge and belief; and that the said       Charlie C. Murdock         op the best of deponent's knowledge and belief; and that the said       Charlie C. Murdock         op the best of deponent's knowledge and belief; and that the said       Charlie C. Murdock         op the best of deponent's knowledge and belief; and that the said       Charlie C. Murdock         op the best of deponent's knowledge and belief; and that the said       Charlie C. Murdock         op the said of deponent's knowledge and belief; and that the said       Charlie C. Murdock         op the said of deponent's knowledge and belief; and that the said       Charlie C. Murdock         it is hereby ordered, this       _30       day of         Morgahar		) )	IN THE COURT OF PROBATE	
Personally appears	Personally appears       James David Walker         no, being duly sworn, says that he saw       James David Walker         ign, seal, publish and declare the annexed instrument of writing, bearing date the       11       day of         March       A. D. 1275       to be          ind contain       his       Last Will and Testament; that the said	y BESSIE LEE F. NANCE, Probat	e Judge of said county:		
Ind contain       Its       Last Will and Testament; that the said	ign, seal, publish and declare the annexed instrument of writing, bearing date the day of	Personally appears	Charlie C. Murdock		
March       A. D. 1975       to be         Ind contain       Its       Last Will and Testament; that the said and	March       A. D. 1975       tob         Ind contain       Last Will and Testament; that the said       James_David_Halker         Ind contain       was then of sound and disposing mind, memory and understanding, according on the best of deponent's knowledge and belief; and that the said       Charlie C. Murdook         Ind contain       Betty J. Griffith       and Ira L.Williams       at the reque of the testal OF         Ind contains       In       Itle       presence, and in the presence of each other, witnessed the due execution there or sworn to before me, this       30       day of Normher         Judge of Probate, Abbeville County, S.C.       ORDER ADMITTING WILL TO PROBATE IN COMMON FORM       On hearing the above petition of	vho, being duly sworn, says that he sa	w James David Wa	lker	
March       A. D. 1975       to be         and contain       his       Last Will and Testament; that the saidJamas_David_Malker         was then of sound and disposing mind, memory and understanding, according         ho the best of deponent's knowledge and belief; and that the said       Charlie C. Murdook         hogesher with       Betty J. Griffith       and Ira L.Williams       at the request         of the testat OT       in       his       and day of         Meyember       Anno Domini 19_B2       Charlie C. Murdook         Sworn to before me, this       30       day of         Meyember       Anno Domini 19_B2       Charlie C. Murdook         Judge of Probate, Abbeville County, S.C.       ORDER ADMITTING WILL TO PROBATE IN COMMON FORM         On hearing the above petition of       Gladya A.Walker       deceased, be entered of         Probate in Common Form.       Given under my hand and the seal of the Court of Probate, this       30       day of November       , 19 82         Judge of Court of ROLINA, }       Abbeville County.       Judge of Court of Probate.       Judge of Court of Probate.         Given under my hand and the seal of the Court of Probate, this writing contains the true Last Will of the within named and that	March       A. D. 1275	ign, seal, publish and declare the an	exed instrument of writing, be	earing date the1	day of
and contain       his       Last Will and Testament; that the said and understanding, according         was then of sound and disposing mind, memory and understanding, according         to the best of deponent's knowledge and belief; and that the said	and contain <u>his</u> Last Will and Testament; that the said <u>James David Halker</u> was then of sound and disposing mind, memory and understanding, accordin to the best of deponent's knowledge and belief; and that the said <u>Gharlie C. Murdock</u> together with <u>Betty J. Griffith</u> and <u>Tra LWilliams</u> at the reque of the testat <u>OT</u> in <u>bis</u> presence, and in the presence of each other, witnessed the due execution theree Sworn to before me, this <u>30</u> day of <u>Jange Drobate</u> , Anno Domini 19. <u>82</u> Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of <u>Cladys A.Malker</u> deceased, be entered Probate in County, S.C.				
together withBetty J. GriffithandIra L.Williamsat the request         of the testat OFinhispresence, and in the presence of each other, witnessed the due execution thereof.         Sworn to before me, thisAnno Domini 19_82	together withBetty_Jin		was then of soun	d and disposing mind, memory and u	nderstanding, according
together with       Betty J. Griffith       and Ira L.Williams       at the request         of the testat OF       in :       hig_ presence, and in the presence of each other, witnessed the due execution thereof.         Sworn to before me, this       30       day of         November       Anno Domini 19.82       Label C. Multicle C. Multicle C.         Judge of Probate, Abbeville County, S.C.       ORDER ADMITTING WILL TO PROBATE IN COMMON FORM         On hearing the above petition of       Iladys A.Walker         of deered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with         colicit       of deered.         of deered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with         colicit       of deered.         given under my hand and the seal of the Court of Probate, this       30         Given under my hand and the seal of the Court of Probate, this       30         develowing of Court of Probate.       Judge of Court of Probate.         QUALIFICATION OF FIDUCIARY       James David Walker         deceased, so far as       I know or believe;         and that I       will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as         id Will, as far as       his         goods and chattels will thereunto extend and the la	together with       Betty J. Griffith       and       Ira L.Williams       at the reque         of the testat OF       in       his       presence, and in the presence of each other, witnessed the due execution thereor         Sworn to before me, this       30       day of       day of         November       Anno Domini 19.82       day of         Judge of Probate, Abbevilie County, S.C.       ORDER ADMITTING WILL TO PROBATE IN COMMON FORM         On hearing the above petition of       Oldays A.Walker       deceased, be entered         On hearing the above petition of       Oldays A.Walker       deceased, be entered         On hearing the above petition of       Oldays A.Walker       deceased, be entered         Probate in Common Form.       Given under my hand and the seal of the Court of Probate, this       30       day of November       18.82         Given under my hand and the seal of the Court of Probate, this       30       day of November       18.82         UALLIFICATION OF FIDUCIARY       Its STATE OF SOUTH CAROLINA, {       Abbeville County.       Judge of Court of Probate.         James David Walker       deceased, so far as       I       know or belie         and that I       will well and truly execute the same, by paying first the debts, and then legacies contained in       said Will, as far as       his       goods and chattels will thereunto	to the best of deponent's knowledge a	nd belief; and that the said	Charlie C. Murdock	
of the testat <u>OT</u> in <u>his</u> presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this <u>30</u> day of <u>November</u> , <u>Anno Domini 19.82</u> <u>Judge of Probate</u> , Abbeville Conity, S.C. <b>ORDER ADMITTING WILL TO PROBATE IN COMMON FORM</b> On hearing the above petition of <u>Cladys A.Walker</u> it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with codicil, of <u>James David Walker</u> , deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this <u>30</u> day of <u>November</u> , <u>19.82</u> <u>Judge of Court of Probate</u> , <u>19.82</u> <u>Judge of Court of Probate</u> , <u>19.82</u> <u>Judge of Court of Probate</u> . <b>GUALIFICATION OF FIDUCIARY</b> THE STATE OF SOUTH CAROLINA, <u>James David Walker</u> deceased, so far as <u>I</u> know or believe; and that <u>I</u> will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as <u>his</u> goods and chattels will thereunto extend and the law charge me and that <u>I</u> will make a true and perfect inventory of all such goods and chattels; So help <u>Movember</u> , <u>Anno Domini 19.82</u> <u>Movember</u> , <u>Movember</u> , <u>Mo</u>	of the testat $\Omega$ in :hdspresence, and in the presence of each other, witnessed the due execution therear Sworn to before me, thisAnno Domini 19_82_ Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition ofItadys_A.Walker ofItadys_A.Walker, deceased, be entered Probate in Common Form. Given under my hand and the seal of the Court of Probate, thisJO day ofNovember, 19 82 Judge of Court of Probate. Given under my hand and the seal of the Court of Probate, thisJO day ofNovember, 19 82 Judge of Court of Probate. GUALIFICATION OF FIDUCIARY THE STATE OF SOUTH CAROLINA, { do solemnly swear, that this writing contains the true Last Will of the within named and thatJames_David Walkerdeceased, so far asknow or belie and that I will well and truly execute the same, by paying first the debis, and then legacies contained in said Will, as far as mill well and truly execute the same, by paying first the date, and the law charge me and will make a true and perfect inventory of all such goods and chattels; Sol 	together with Betty J. Gri	ffithand	Ira L.Williams	at the request
Sworn to before me, this _30day of NovemberAnno Domini 19_B2 Judge of Probate, Abbeville County, S.C.       Image: C. The state of th	Sworn to before me, this30 day of November	-			
On hearing the above petition of <u>fladys A.Walker</u> it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of <u>James David Walker</u> , deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this <u>30</u> day of <u>November</u> , <u>1982</u> <u>James David Walker</u> , <u>1982</u> <u>Judge of Court of Probate</u> . <b>GUALIFICATION OF FIDUCIARY</b> THE STATE OF SOUTH CAROLINA, <u>Abbeville County</u> . <u>I</u> do solemnly swear, that this writing contains the true Last Will of the within named and that <u>James David Walker</u> deceased, so far as <u>I</u> know or believe; and that <u>I</u> will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as <u>his</u> goods and chattels will thereunto extend and the law charge me and that <u>I</u> will make a true and perfect inventory of all such goods and chattels; So help <u>Maxie Lie Willee</u> <u>Markee</u> (The Postoffice Address of each Fiduciary must be shown)	On hearing the above petition of	Sworn to before me, this, A	nno Domini 19 <u>82</u>		G
it is hereby ordered, adjudged and decreed, That the petition be granted and the said that the relation, when codicil, of	it is hereby ordered, adjudged and decreed, That the petition be granted and the seal that the relation, we codicil, of				
Probate in Common Form. Given under my hand and the seal of the Court of Probate, this	Probate in Common Form. Given under my hand and the seal of the Court of Probate, this	it is hereby ordered, adjudged an	nd decreed, That the petition	be granted and the said Last W	in and restantion, see
Given under my hand and the seal of the Court of Probate, this	Given under my hand and the seal of the Court of Probate, this	codicil, of	James David Wa	lker	_, deceased, be entered of
THE STATE OF SOUTH CAROLINA, }         Abbeville County.         I       do solemnly swear, that this writing contains the true Last Will of the within named and that         James David Walker       deceased, so far as know or believe;         and that I       will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as me goods and chattels will thereunto extend and the law charge me and that         I       will make a true and perfect inventory of all such goods and chattels; So help	THE STATE OF SOUTH CAROLINA, }         Abbeville County.         I       do solemnly swear, that this writing contains the true Last Will of the within named and that	Given under my hand and the s	eal of the Court of Probate, thi	Same	2. Jance
Abbeville County.       )	Abbeville County.       )		QUALIFICATION	OF FIDUCIARY	
			, }		
<u>James David Walker</u> <u>deceased, so far as I know or believe;</u> and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as <u>his</u> goods and chattels will thereunto extend and the law charge me and that I will make a true and perfect inventory of all such goods and chattels; So help <u>me</u> God. Sworn to before me, this <u>30</u> day of <u>November</u> , Anno Domini 1982 (The Postoffice Address of each Fiduciary must be shown)	<u>James David Walker</u> <u>deceased, so far as I</u> <u>know or belie</u> and that I <u>will well and truly execute the same, by paying first the debts, and then legacies contained in said Will, as far as <u>his</u><u>goods and chattels will thereunto extend and the law charge me and the</u></u>	Tdo sol	, emnly swear, that this writing	contains the true Last Will of the with	in named and that
and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as is goods and chattels will thereunto extend and the law charge me and that is far as is goods and chattels will thereunto extend and the law charge me and that is far as is far as goods and chattels will thereunto extend and the law charge me and that will make a true and perfect inventory of all such goods and chattels; So help me God	and that I will well and truly execute the same, by paying first the debts, and then legacies contained in said Will, as far as <u>his</u> goods and chattels will thereunto extend and the law charge me and in will make a true and perfect inventory of all such goods and chattels; Sol me God. Sworn to before me, this <u>30</u> day of November, Anno Domini 1982 Judge of Probate, Abbeville County, S.C:-				
said Will, as far as <u>his</u> goods and chattels will thereunto extend and the law charge me and that <u>I</u> will make a true and perfect inventory of all such goods and chattels; So help <u>me</u> God. Sworn to before me, this <u>30</u> day of <u>November</u> , Anno Domini 1982 <u>Version less in Marce</u> (The Postoffice Address of each Fiduciary must be shown)	said Will, as far as <u>his</u> goods and chattels will thereunto extend and the law charge me and <u>I</u> will make a true and perfect inventory of all such goods and chattels; Sol <u>me</u> God. Sworn to before me, this <u>30</u> day of <u>November</u> , Anno Domini 1982 <u>Judge of Probate, Abbeville County, S.C.</u> <u>November</u> , Abbeville County, S.C.				
I will make a true and perfect inventory of all such goods and chattels; So help Me_God. Sworn to before me, this day of November, Anno Domini 1982 Service Lee Acace (The Postoffice Address of each Fiduciary must be shown)	I       will make a true and perfect inventory of all such goods and chattels; Sol				
<u>me</u> God. Sworn to before me, this <u>30</u> day of <u>November</u> , Anno Domini 1982 <u>Nequie Lee Jacke</u> (The Postoffice Address of each Fiduciary must be shown)	<u>me</u> God. Sworn to before me, this <u>30</u> day of <u>November</u> , Anno Domini 1982 <u>Judge of Probate</u> , Abbeville County, S.C:- Me God. <u>Makep Q Yualker</u> (The Postoffice Address of each Fiduciary must be shown	Salu Will, as lat as			
Sworn to before me, this <u>30</u> day of <u>November</u> , Anno Domini 1982 <u>Nequire Lee J. Nance</u> (The Postoffice Address of each Fiduciary must be shown)	Sworn to before me, this <u>30</u> day of <u>November</u> , Anno Domini 1982 <u>Judge of Probate, Abbeville County, S.C.</u> <u>November</u> , Anno Domini 1982 <u>November</u> , Anno Domini 1982 <u>Marce</u> (The Postoffice Address of each Fiduciary must be shown	I	will make a t	rue and perfect inventory of all such	Roons and charrens, so help
Village accession	Judge of Probate, Abbeville County, S.C	Sworn to before me, this	Anno Domini 19 <u>82</u>	Slady Q 70	Fiduciary must be shown)
		Sesse Lee -		(The Postonice Address of each	

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## Last Will and Testament

STATE OF SOUTH CAROLINA ) ) COUNTY OF ABBEVILLE )

I, JANIE McDILL, a resident of and domiciled in the County of Abbeville, State of South Carolina, hereby make, publish and declare this to be my Last Will and Testament.

### ITEM I.

I hereby revoke all other Wills and Codicils at any time heretofore made by me.

### ITEM II.

I direct that all my just debts, obligations and funeral expenses be paid by my Executrix as early as may be practical after my death, from any such funds or property left by me as my Executrix may deem advisable to appropriate for such purpose; however, I direct that my Executrix may cause any debt to be carried, renewed and refinanced from time to time upon such terms and with such securities for its repayment as my Executrix may deem advisable taking into consideration the best interest of the beneficiaries hereunder. I further authorize my Executrix to settle and discharge any claims against my estate in her absolute discretion and to plead the Statute of Limitations whenever applicable.

### ITEM III.

If my sister, Estelle McDill, survives me, I give my entire estate to her.

### ITEM IV.

If my said sister does not survive me, I give my entire estate in equal shares to my six nieces and nephews (the children of my deceased brother R. B. McDill). The children of a deceased niece or nephew of mine shall take the share to which their parent would have been entitled. I request my nieces and nephews and the children of any deceased nieces and nephews to abide by any memorandum left by me directing the disposition of any of my tangible personal property.

	PROOF OF	WILL	
THE STATE OF SOUTH CAROLINA, Abbeville County.		IN THE COURT OF PRO	BATE
By BESSIE LEE F. NANCE, Probate Ju	dge of said county:		
Personally appears	ohn T. McGee		
who, being duly sworn, says that he saw	Janie McDill		<u></u>
sign, seal, publish and declare the annexed	l instrument of writing, be	aring date the1'	7th day o
September	, A. D	1981	tob
and contain her	e	stament; that the said	
Janie McDill	was then of sound	l and disposing mind, mem	ory and understanding, accordin
to the best of deponent's knowledge and be		John T. McGee	
together with Hazel W. Cowan	and	John H. Pearman	at the reques
of the testat <u>rix</u> in <u>he</u>	r presence, and in the	presence of each other, wi	tnessed the due execution thereof
Sworn to before me, this1St	omini 19 <u>82</u>	John 7	mila
On hearing the above petition of	Mary E. McDil	DBATE IN COMMON 1 be granted and the said	Last Will and Testament, with
NO codicil, of	JANIE McDILL		, deceased, be entered o
Probate in Common Form.			
Given under my hand and the seal of t	he Court of Probate, this .	Lessie	f <u>Dec.</u> , <u>1982</u> <u>Les</u> <u>Razce</u> of Court of Probate.
			of court of Probate.
	QUALIFICATION O	F FIDUCIARY	
THE STATE OF SOUTH CAROLINA, Abbeville County. I Janie McDill	wear, that this writing co		the within named and that ar as I know or believe
and that T will well a	-14-1		
and that <u> </u>			and then legacies contained in th nd and the law charge me and tha
		and perfect inventory of a	ll such goods and chattels; So hel
Judge of Probate, Abbeville Count	omini 19 <u>82</u> <u>Acrane</u> ty, S.C.	<u>P Box 565 D</u> (The Postoffice Address of	E. D. J.L. nue West., S. C. 29639 of each Fiduciary must be shown
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### ITEM V.

I nominate and appoint my niece, Mary E. McDill, to be Executrix of this Will and direct that she serve without bond, and I do grant unto her full power and authority to assign, transfer, mortgage sell or convey at public or private sale, for such price and upon such terms and conditions as she may deem wise, any or all assets of my estate which she may think necessary or desirable in the administration of my estate, with like authority to execute deeds, assignments or other instruments incident thereto.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament this  $\frac{1}{7}$  day of September, 1981.

Jania MADile\_\_\_\_\_(L.S.)

The foregoing Will consisting of two typewritten pages, this included, was this \_\_\_\_\_ day of September, 1981, signed and sealed in the presence of the undersigned, who, at the request of and in the presence of Janie McDill, and in the presence of each other have hereunto signed our names as witnesses to this her Last Will and Testament.

Agel W. Cowan of Due West, LC\_ N. Pearman of Due West, S.C.

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

### LAST WILL AND TESTAMENT

I, Julian Franklin Uldrick, a resident and domicile in the County of Abbeville, State of South Carolina, do hereby make, publish and declare this to be my Last Will and Testament hereby revoking all Wills and Codicils at any time heretofore made by me.

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ITEM I: I direct that all my just debts, secured and unsecured, be paid as soon as practicable after my death.

ITEM II: I give and devise unto my beloved wife, Ruby Edwards Uldrick, is she shall survive me, any interest which I own at the time of my death in the house and land which I occupy as my resident at the time of my death.

ITEM III: I give, devise and bequeath all the rest, residue and remainder of my property of every kind and description wherever situate and whether acquired before or after the execution of this Will, absolutely and in fee simple to my beloved wife, Ruby Edwards Uldrick, if she

<u>ITEM IV:</u> In the event my said wife predeceases me, or if we die in a common disaster or under such circumstances that it cannot be ascertained which one has predeceased the other, then I give, devise and bequeath all the rest, residue and remainder of my Estate to my children, Charles Franklin Uldrick, Donald Earl Uldrick, Helen Uldrick Cannon and Dorothy Uldrick McDonald, share and share alike.

ITEM V: I hereby nominate, constitute and appoint as Executor of this my Last Will and Testament, my son, Donald Earl Uldrick, and direct that he shall serve without bond. If for any reason, he is unable or unwilling to serve or continue to serve, then I hereby nominate, constitute and

appoint as Substitute Executrix, my daughter, Dorothy Uldrick McDonald, and direct that she shall survive without bond.

ITEM VI: The provisions made in this Will for my wife are in lieu of and a bar to dower.

<u>ITEM VII:</u> If any of my children shall predecease me, and that child's child or children shall take the share of my said child, as if he had survived me.

e (%) • • • • • • • • • • • • • • • • • • •	ROOF OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said co	bunty:
Personally appears Harold E. Ul	drick
who, being duly sworn, says that he sawJulia	n Franklin Uldrick
, sign, seal, publish and declare the annexed instrument o	of writing, bearing date the lltb day of
October	, A. D. <u>1979</u> to be
and contain his Las	Will and Testament; that the said
Julian Franklin Uldrick was	then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that	the said Harold E. Uldrick
together with <u>Alvin Cannon</u>	and Clude C. Kay, Jrat the request
of the testat or in his present	ce, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this <u>    9th</u>	
December, Anno Domini 198	
Judge of Probate, Abbeville County, S.C.	
budge of a robate, Abbevine County, 5.0.	
ORDER ADMITTING WI	LL TO PROBATE IN COMMON FORM
On hearing the above petition of Donal	
	he petition be granted and the said Last Will and Testament, with
codicil, ofJulia	n Franklin Uldrick , deceased, be entered of
Probate in Common Form. Given under my hand and the seal of the Court of P	robate, this <u>9</u> day of <u>December</u> , 19 82
Given under my nand and the seal of the Court of P	robate, this day of
	Judge of Court of Probate.
	CATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, ) Abbeville County.	
do solemnly swear, that th	is writing contains the true Last Will of the within named and that
Julian Franklin Uldrick	deceased, so far as know or believe;
and that will well and truly exec	cute the same, by paying first the debts, and then legacies contained in the
said Will, as far ashis	goods and chattels will thereunto extend and the law charge me and that
	I make a true and perfect inventory of all such goods and chattels; So help
TBB God	· · · · · · · · · · · · · · · · · · ·
Sworn to before me, this9 day	1051 Donald Earl Uldrick
12	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S.C.	
Attorney's Name an	d Address:

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IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this \_\_\_\_\_\_ day of October, 1979. Julion Franklin uldrick 15 SIGNED, SEALED, PUBLISHED AND DECLARED by the Testator, as his Last Will and Testament, the day and year last above written, in the presence of us, who at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses: alvia Cannon 10-11-79 OF Handel & Kay pr 10-1179 OF\_ participation and second provide a second provide a ⊈†in star engel si st and the second 1900 Berthu Statistic Statistics and Statistics and Statistics 2.14 -2-

OF

ETHEL HAZEL E. TODD

I, ETHEL HAZEL E. TODD, being of sound mind and memory but mindful of the uncertainty of life, do hereby make, publish, and declare the following as and for my last will and testament, hereby revoking any and all prior wills and testaments by me heretofore made:

ITEM I. I direct that all of my just debts be paid as soon as practicable after my death.

Etlel Hozel E. Jodd Lill St. M. 13. 13- Da

ITEM II. I give and bequeath to my husband, Lawrence Patrick Todd, all of the personal property that I now own, and all that I may later acquire, of every kind and nature and wheresoever situate.

ITEM III. I give, bequeath and devise to my husband, Lawrence Patrick Todd, all of the real property that I now own, and all that I may later acquire, wheresoever situate, to him, his heirs and assigns forever.

ITEM IV. All the rest and residue of my property of every kind and nature and wheresoever situate, real, personal, or mixed, I give, bequeath, and devise to my husband, Lawrence Patrick Todd, his heirs and assigns forever.

ITEM V. In the event that my husband and I should perish in a common accident or disaster, neither surviving the other for a period longer than twenty four hours, then in that event I give, bequeath and devise all of my property of every kind and nature and wheresoever situate, real, personal or mixed, in equal shares, to my brothers and sisters, that is, one fourth to each, they being: Willis Evans, Lou Ella E. Powell, Flora E. Hozey, and Eula E. Lawton, to them, their heirs and assigns forever.

ITEM VI. I hereby nominate, constitute and appoint my husband, Lawrence Patrick Todd, as the sole executor of this my

	PROOF OF WILL
THE STATE OF SOUTH CAROLINA,	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of	f said county:
Personally appears James W.	Guest
vho, being duly sworn, says that he saw	Ethel Hazel E. Todd
ign, seal, publish and declare the annexed instr	rument of writing, bearing date the <u>22nd</u> day of
May, 1975	, A. D Thisto be
·	Last Will and Testament; that the said Ethel Hazel E. Todd
	was then of sound and disposing mind, memory and understanding, according
	and that the said James W. Guest
	•
-	
	presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 30th	$- \frac{day of}{day}$
, Anno Domini	i 19 82 / Current Mest
Judge of Probate, Abbeville County, S.	.c. / ( )
	NG WILL TO PROBATE IN COMMON FORM
On hearing the above petition of	Lawrence Patrick Todd , That the petition be granted and the said Last Will and Testament, with
	hel Hazel E. Todd
Probate in Common Form.	joz nazoz by roda, ucceaseu, be entered of
Given under, my hand and the seal of the Co	ourt of Probate, this 30th day of November, 1982
	Judge of Court of Probate.
QU	JALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, )	
Abbeville County.	
Abbeville County.	r, that this writing contains the true Last Will of the within named and that
Abbeville County.	r, that this writing contains the true Last Will of the within named and that odd deceased, so far as Iknow or believe;
Abbeville County. )Ido solemnly swearEthel_Hazel_ETo	
Abbeville County. )Ido solemnly swearEthel_Hazel_ETo	odd deceased, so far as I know or believe;
Abbeville County.       }        I	odd deceased, so far as Iknow or believe; ruly execute the same, by paying first the debts, and then legacies contained in the
Abbeville County.       }        I	Ocid deceased, so far as Iknow or believe; ruly execute the same, by paying first the debts, and then legacies contained in the goods and chattels will thereunto extend and the law charge me and that
Abbeville County. I do solemnly swear Ethel Hazel E. To and that I will well and tr said Will, as far as her I me God.	Ocid deceased, so far as I know or believe; ruly execute the same, by paying first the debts, and then legacies contained in the goods and chattels will thereunto extend and the law charge me and that will make a true and perfect inventory of all such goods and chattels; So help
Abbeville County. Ido solemnly swear Ethel Hazel E. To and that I will well and tr said Will, as far as her I	Odd
Abbeville County.       }        I      do solemnly swear        Ethel_Hazel_ETo         and that      will well and tr         said Will, as far as       her        I	Ocid
Abbeville County.       }        I	Ocd       deceased, so far as       I know or believe;         ruly execute the same, by paying first the debts, and then legacies contained in the        goods and chattels will thereunto extend and the law charge me and that        goods and chattels will thereunto extend and the law charge me and that        will make a true and perfect inventory of all such goods and chattels; So help        day of       Image: Display the postoffice Address of each Fiduciary must be shown)         C.       Image: Display the postoffice Address of each Fiduciary must be shown)
Abbeville County.       }        I	Ocid

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(LAST WILL AND TESTAMENT OF ETHEL HAZEL E. TODD) (PAGE 2 of two pages)

last will and testament, he to serve without the necessity of bond if such be required by law at the time of my death. In the event that my husband and I should perish in a common accident or disaster as set out in ITEM V. above, then in that event I appoint my brother, Willis Evans, as the sole executor of this my last will and testament, he to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my last will and testament, this  $\frac{27}{2}$  day of May, 1975.

Ethel Hozal E. Lodd (L.S.)

SIGNED, SEALED, PUBLISHED AND DECLARED by the said ETHEL HAZEL E. TODD, and and for her last will and testament, in our presence and in the presence of each other, and we, at her request and in her presence and in the presence of each other, have subscribed our names in our own handwriting this <u>12</u> Kef day of May, 1975.

B.F. Wilhitem, of Calhour Falled S Julilor Calleour Jall of Calkoun Failly S. (" C. Lunt

COUNTY OF ABBEVILLE.

TATE OF SOUTH CAROLINA,

### LAST WILL AND TESTAMENT OF Nellie Mae Pruitt

### IN THE NAME OF GOD, AMEN :-

I, Nellie Mae Pruitt, of the County and State aforesaid, being of sound mind, memory and understanding, but mindful of the uncertainty of life, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking any and all other papers heretofore signed by me of a testamentary nature.

1: I direct that my Executor hereinafter named, as soon after my death as practical, to pay all of my just debts and funeral expenses with the first money coming into his hands.

2: I Will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal or mixed, unto my beloved nephew, J. C. McWhorter, in fee simple absolute.

3: I hereby nominate, constitute and appoint my nephew, J. C. McWhorter, Executor of this my Last Will and Testament, without bond.

Melli mar Print (IS)

Signed, Sealed, Published and Declared by Nellie Mae Pruitt, as and for her Last Will and Testament, in the presence of us, who inher presence and of each other at her request have subscribed our names as witnesses.

N mille Tick

Vonalde SC RTZ Abbeurlle S.C.

• • • •	PROOF OF WILL
THE STATE OF SOUTH CAROLINA, A A A A A A A A A A A A A A A A A A	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of	said county:
Personally appears Charlie	C. Murdock
who, being duly sworn, says that he saw	Nellie Mae Pruitt
sign, seal, publish and declare the annexed instr	ument of writing, bearing date the 19 day of
April	, A. D1977to be
-	Last Will and Testament; that the said
Nellie Mae Pruitt	was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; a	nd that the said <u>Charlie C. Murdock</u>
together with John W. McKee	and Betty S. Uldrickat the request
of the testat <b>pix</b> in <u>her</u>	presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this1	$-\frac{day of}{day}$
December, Anno Domini	1982 Charlie C. Mundock
Judge of Probate, Abbeville County, S.	/
ORDER ADMITTI	NG WILL TO PROBATE IN COMMON FORM
On bearing the above potition of	C. MoWhorter
	That the petition be granted and the said Last Will and Testament, with
codicil of Ne	ellie Mae Pruitt, deceased, be entered of
Probate in Common Form.	······································
Given under my hand and the seal of the Co	ourt of Probate, this day ofDecember, 19_82
	Judge of Court of Probate.
011	ALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.	
T do solemnly swear	, that this writing contains the true Last Will of the within named and that
	deceased, so far as know or believe;
	uly execute the same, by paying first the debts, and then legacies contained in the
	goods and chattels will thereunto extend and the law charge me and that
	will make a true and perfect inventory of all such goods and chattels; So help
<b>me</b> God.	
	_ day of ) X Chrece horten
Sworn to before me, this11	00
, Amo Domini	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S.	
Attorney's Na	ame and Address:
	:::

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STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

of

### LAST WILL AND TESTAMENT OF Ruth N. Pearson

### IN THE NAME OF GOD, AMEN: -

I, Ruth N. Pearson, of the County of Abbeville, State of South Carolina, do make, ordain, publish and declare this as my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

1. I will and direct that my Executrix hereinafter named shall pay all of my just debts, including my funeral expenses, with the first money coming into her hands.

2. I will, devise and bequeath my late husband's deer rifle and scope to Charlie C. Murdock, Veterans Affairs Officer for Abbeville County, SC.

3. I will, devise and bequeath one cameo to Betty S. Uldrick, Secretary for Veterans Affairs Officer, Abbeville County, SC.

4. I will, devise and bequeath all of my personal property and my cash money in any banks, savings and loans, or bonds, etc., to my beloved sister, Annie M. Williams.

5. I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal, or mixed in my possession or may come into my possession unto my beloved sister, Annie M. Williams, in fee simple absolute.

6. I hereby nominate, constitute and appoint my sister, Annie M.Williams, Executrix of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this Nov 30 day Our Lord, 1982, A. D.

Ruth 11. Pearleon. (LS)

Bigned, Sealed, Published and Declared by Ruth N. Pearson, as and for her Last Will and Testament, in the presence of us, who in her presence and of each other at her request have subscribed our names as witnesses. When the subscribed our names as witnesses.

· · · · · ·	PROOF OF	WILL	
THE STATE OF SOUTH CAROLINA, A A A A A A A A A A A A A A A A A A	4, s ▲ 3 - ▲	IN THE COURT OF PROBATE	
By BESSIE LEE F. NANCE, Probate Judge	of said county:		
Personally appears			
who, being duly sworn, says that he saw	Ruth N. Pe	arson	······
sign, seal, publish and declare the annexed ins	strument of writing, be	aring date the30	day of
November		1982	to be
and contain <u>her</u>			
to the best of deponent's knowledge and belief			
together with	and		at the request
of the testat <u>rix</u> in <u>her</u>	_ presence, and in the	presence of each other, witnessed	the due execution thereof.
Sworn to before me, thisI	day of	,	0 -
December , Anno Dom	ini 19 <u>82</u>	William C.C.	Huch Sr.
Judge of Probate, Abbeville County,	<u> </u>		
ORDER ADMIT	TING WILL TO PRO	DBATE IN COMMON FORM	
On hearing the above petition of			
it is hereby ordered, adjudged and decree	-		
codicil, of	Ruth N. Pearson		_, deceased, be entered of
Probate in Common Form. Given under my hand and the seal of the	Court of Probata this	1), day of De	rember 10.82
Given under my hand and the sear of the	court of Probate, uns .		, 19 <u>01</u>
		Judge of Cou	rt of Probate.
c c			
	IDALIFICATION OF	FIDUCIARI	
THE STATE OF SOUTH CAROLINA, Abbeville County.			
do solemnly swe	ar, that this writing co	ntains the true Last Will of the with	in named and that
Ruth N. Pearson		deceased, so far as	Lknow or believe;
and that will well and	truly execute the same	e, by paying first the debts, and the	n legacies contained in the
said Will, as far as <u>her</u>			
_		and perfect inventory of all such g	_
	win make a true	and perfect inventory of an such p	goods and chatters, 50 help
		(D. : 20.7.)	
Sworn to before me, this <u>1</u> <u>1</u> December , Anno Dom	$\frac{1}{10000000000000000000000000000000000$	anner M W	aucomp.
, Anno Dom		(The Postoffice Address of each	Fiduciary must be shown)
Judge of Probate, Abbeville County,		•	· · · · · · · · · · · · · · · · · · ·
Attorney's	Name and Address: _		
•	-	······	

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LAST WILL AND TESTAMENT OF CARRIE EASTON FULLER

I, CARRIE EASTON FULLER, one and the same person as MRS. RALPH WHARTON FULLER, of R. F. D. 3, Abbeville, South Carolina, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore by me made.

The lill Br. 13. Jan. 47-49

169.14, 157. Recorded: Noc. 15, 1982

Under the Will of my deceased husband, Ralph Wharton Fuller, 1. dated January 13, 1937, the homeplace where I now reside, on South Carolina State Highway No. 72, near the City of Abbeville, South Carolina, together with the improvements thereon, was devised to me for life with authority to sell, transfer, or otherwise dispose of all of said property as deemed necessary by me to do so and to use the proceeds therefrom for my support and comfort, and any residue of the property which I have not deemed necessary to dispose of during my lifetime was devised to Connie Maxwell Orphanage. I hereby certify that I have expended substantial sums of money as well as my own time and efforts in the annexation of chattels and other improvements to such portions of the said homeplace lands where I now reside on South Carolina State Highway No. 72, near the City of Abbeville, South Carolina, not otherwise effectually disposed of by me during my life-. time, and that it was my intention that such chattels and improvements which have been annexed to such portion of the homeplace that has not been sold or transferred by me prior to my death, were so annexed with the intent that they would become a permanent accession to the said real estate and that such would constitute fixtures to that part of the real estate with which they are connected and I do hereby DEVISE AND BEQUEATH any interest which I may have to the chattels and fixtures annexed to the homeplace where I now reside, on South Carolina State Highway No. 72, near the City of Abbeville, South Carolina, not effectually sold and transferred by me prior to my death,

### PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE	
Bessie Lee F. Nan	CO Judge of Probate for said County.	
Personally appears	Rosemary H. Copeland	
who, being duly sworn, says that he saw	Carrie Easton Fuller	
sign, seal, publish and declare the annexe	d instrument of writing, bearing date the 23rd da	ay of
May	, A. D	to be
and contain		er
to the best of deponent's knowledge and be		
	uch and Connie P. Stalnaker at the rec	quest
of the testat <u>rix</u> in her r	resence, and in the presence of each other, witnessed the due execution thereof.	•
Sworn to before me, this December, Anno	Domini 19.82 Casemany A. Opeland	•
Judge of Probate, Abbeville	. County, S. C.	•
ORDER ADMITT	ING WILL TO PROBATE IN COMMON FORM	

## 

Judge of Court of Probate.

### QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, Abbeville	
I	g contains the true Last Will of the within named and that
Carrie Easton Fuller	
and that I will well and truly execute the	e same, by paying first the debts, and then legacies contained in the
said Will, as far as her goods	and chattels will thereunto extend and the law charge me, and that
I shall will ma	ke a true and perfect inventory of all such goods and chattels; So
help	Robert J. Hauthome S.
December Anno Domini 1982	(Robert L. Hawthorne, Jr.)
Judge of Probate, <u>Abbeville</u> County, S. C. Attorney's Name and Address	(The Postoffice Address of each Fiduciary must be shown) P. O. Box 218

Abbeville, South Carolina 29620

connection with the administration of my estate be paid as soon as practicable after my death.

3. All the rest, residue and remainder of my estate, of whatsoever kind and nature, and wheresoever situate, of which I may be seized or possessed or to which I may be entitled at the time of my death, I direct my Executor hereinafter named to divide into five (5) equal parts, which I give, devise and bequeath as follows:

(a) To my brother, W. H. EASTON, of Stillwater, Oklahoma, one of said parts if he survives me; or if he does not survive me, to such of his children living at the time of my death, one of said parts, in equal shares.

(b) To my sister, LOIS EASTON McCLANAHAN, of Kansas City, Missouri, one of said parts, if she survives me; or if she does not survive me, to such of her children living at the time of my death, one of said parts, in equal shares.

(c) To my sister, RUBY EASTON TYREE, of Tampa, Florida, one of said parts, if she survives me; or if she does not survive me, to such of her children living at the time of my death, one of said parts, in equal shares.

(d) To my sister, RUTH EASTON STEPHENS, of Tampa, Florida, one of said parts, if she survives me; or if she does not survive me, to such of her children living at the time of my death, one of said parts, in equal shares.

(e) To my nieces, ROSEMARY EASTON and WANDA JO EASTON, of Tampa, Florida, the children of my deceased brother, Albert Easton, one of said parts, in equal shares, if they shall survive me, and if either of them

should predecease me, the one of said parts shall go to the survivor of them.

4. It is my intention to dispose of all property which I may own at the time of my death by this Will, and should there be a lapse of any legacies or devises bequeathed or devised under paragraph 3 (a) through and including (e) because there are no living takers to receive one of the parts allocated to each of these paragraphs (a) through and including (e) in paragraph 3, then in that event I direct my Executor hereinafter named to divide each one of said parts, for which there are no takers, of my residuary estate, if any, among the same persons, and in the same proportions, as they were entitled to my estate under paragraph 3 of this my Last Will and Testament, so that if there should be any lapsed legacy or devise under paragraph 3 that such lapsed legacy or devise is willed and bequeathed under this paragraph so that I shall not die intestate as to any property which I may own or be entitled to at the time of my death.

5. I appoint my friend and attorney, ROBERT L. HAWTHORNE, JR., of Abbeville, South Carolina, Executor of this my Last Will and Testament.
If he should predecease me, fail to qualify or cease to act as such Executor, JR.
I appoint my friend, MRS. JULIUS M KING, of Abbeville, South Carolina, Executor in his place.

6. I hereby authorize my Executor to retain, purchase, or otherwise acquire without restriction any variety of real or personal property, the holding of which he deems advisable for my estate; to sell, lease, pledge, mortgage, transfer, exchange, convert, or otherwise dispose of, or grant options with respect to, any real or personal property at any time forming a part of my estate, in such manner, at such times, for such purposes, for such prices, and upon such terms or conditions as he may deem advisable; to manage, operate, repair, and improve any real property forming part of my estate in such manner as he may deem advisable; to borrow money for any purposes connected with the protection, preservation, or improvement of my

estate, whenever in his judgment advisable, and as security to mortgage or pledge any property forming part of my estate on such terms and conditions as he may deem advisable; to make distribution in kind and to cause any share to be composed of cash, property, or undivided fractional shares in property different in kind from any other share; to execute and deliver such instruments as may be necessary to carry out any of these powers; and to do any other act which he may deem necessary or desirable for the proper execution or discharge of any powers or duties held by or imposed upon him, whether by the terms of this Will or by applicable law.

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7. I request that no Executor hereunder be required to give any bond.

8. Throughout this Will the masculine gender shall include the feminine and the singular the plural, and vice versa.

IN WITNESS WHEREOF, I have signed my name at the foot and end of this my Last Will and Testament and affixed my seal this day of

<u>Мау</u>, 1968.

Carrie Easton Fuller

The foregoing instrument, consisting of four (4) typewritten pages, typewritten on only one side, was at the date thereof by the said CARRIE EASTON FULLER, signed, sealed, published and declared to be her Last Will and Testament, in the presence of us, who at her request, in her presence, and in the presence of each other, have subscribed our names as attesting witnesses.

Corcemany H. Copeland of Abbeville, South Carolina Q. Stahaker of Abbeville, South Carolina