STATE OF SOUTH CAROLINA,)

LAST WILL AND TESTAMENT OF

MARIE F. BONE

IN THE NAME OF GOD, AMEN:-

I, Marie F. Bone, 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 of my property in case of death, do hereby make, publish and declare the following as and for my last Will and Testament.

1:- I direct that my Executrices, hereinafter named, as soon after my death as practicable, pay all of my just debts, with the first money coming into their hands.

I will, devise and bequeath the homeplace where we now reside, known as the "Allen Place", unto my two daughters, Virginia B. Hammond and Montague B. Reese, share and share alike in fee simple absolute, however, should either of my said daughters pre-decease me then the other is to receive the entire home-place, in fee simple absolute.

3:- All the rest, residue and remainder of my property, real, personal and mixed, I will, devise and bequeath unto my children as follows:- Unto my daughter, Virginia B. Hammond, one-fifth (1/5) thereof; unto my daughter, Montague B. Reese, one-fifth (1/5) thereof; unto my son, Henry G. Bone, Jr., one-fifth (1/5) thereof; unto my son, Marshall B. Bone, one-fifth (1/5) thereof and unto my daughter, Marie B. Martin, one-fifth (1/5) thereof, in fee simple absolute.

4:- I hereby nominate, constitute and appoint my daughter, Virginia B. Hammond and my daughter, Montague B. Reese, Executrices of this my last Will and Testament, with full power to them to do any and every act necessary to carry, this my Will into effect, and without giving bond as such Executrices.

IN WITNESS WHEREOF, I have hereun to signed my name and affixed my seal this lith day of March A. D. 1961.

н стами. Э

Signed, Sealed, Published and Declared by Marie F. Bone, 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 hereunto signed our names as attesting witnesses.

Janes Tance

Marie 4. Boul 18

STATE OF SOUTH CAROLINA COUNTY OF GREENWOOD

KNOW ALL MEN BY THESE PRESENTS; that I, Charles Lambeth Gasque, of the County of Greenwood, State of South Carolina, being of sound mind and memory do make, publish and declare this to be my last will and testament hereby revoking all former testamentary documents of me at any time accordance.

TUDDE ONE

It is my will and desire and I so direct that all or my just debts be paid, but that the Statute of Limitations be pleaded against any that may be barred.

TTEM TWO

I give, devise, will and bequeath all of my property, both real, personal or mixed, wheresoever situate and whatsoever kind, unto my dearly beloved wife, Marie Doar Gasque, in fee simple absolute to do with as she may see fit.

TTEM THREE

I hereby appoint and constitute my wife, Marie Doar

Gasque, Executrix, of this my last will and testament and hereby,

give her full power and authority to do anything that is necessary

to carry out the terms of this my last will and testament.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 10th day of June, 1939.

Signed and Sealed in the presence of the undersigned, who, at the request of the testator, in his presence and in the presence of each other, have hereunto signed their names as witnesses.

Charle Tambeth &

Recorded Aug. 27/98

alet BR#13

(Tage: 15)

STATE OF SOUTH CAROLINA, COUNTY OF Abbeville	IN THE COURT OF I	PROBATE
By: Hon. Bessie Lee F. Nance	, Judge of the Court of Probate.	
To: Hon. Rosemary N. Trakas		
I, reposing special trust and confidence in	n the integrity, care and circumspection of you	, the said
Rosemary N. Trakas hav	e given and by these presents do give unto	you full power and
authority to examine Helen At Scott	one of the several witne	sses to the last Will
and Testament of Charles Lambeth		, deceased,
dated June 10, 1939 and upo	nher corporal oath to be taken on the	Holy Evangelists of
Almighty God touching the due execution the		
provided; and a due return of your doings her	ein you are to make and give under your h	and and seal for my
approbation or disallowance.	8th 1 2 August 10 83	
GIVEN under my hand and seal this 1	day of 1119450 , 19 05.	
	Sexico Lec.	2 Manes
	juage, (Sourt of Propate.
STATE OF South Carolina		
COUNTY OF Abbeville		
By: Hon. Rosemary N. Trakas		
Personally appeared Helen A. Scott	who being duly sw	orn says: That_she
saw Charles Lambeth Gasque	sign, seal, publish and declare the ann	
writing bearing date_June_10, 1939	to be and contain_hislast Will	and Testament; that
the said Charles Lambeth Gasque	was then of sound and disposing mind,	
		•
standing, according to the best of deponent's	-	len A. Scott
together with	Myriam King	and
Charles A. Young	, at the request of the testatori	n <u>his</u> presence
and in the presence of each other, witnessed the	he due execution thereof.	
Sworn to before me this 18th]	
day billing 1983	?) dale	Va other
Commissioner for the Didge of the Court of	(Seal)	gene
Commissioner for the rouge of the Court of	A State of the sta	
South Carolina.		# 7 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
STATE OF South Carolina	-, OFFITTIONER OF COM	MONONED
COUNTY OF Greenwood	CERTIFICATE OF COM	MISSIONER
	nexed dedimus I did examine Helen A. Sc	ott
one of the several witnesses to the last Will and		1
deceased, according to law; and I herewith tra	经转换基本 化氯化铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁	Τ
GIVEN under my hand and seal this		19 <i>83</i>
	Louise M.	Lakac (Seal)
CONTROL OF THE STATE OF THE STA	Commissioner for Judge of the	
	in Idhalalla	Country

South Carolina.

STATE OF SOUTH CAROLINA.

COUNTY OF LAURENS.

LAST WILL AND TESTAMENT
OF
DAVID L. REECE.

KNOW ALL MEN BY THESE PRESENTS, that I, David L. Reece, of 11 · County of Laurens, State of South Carolina, being of sound and sposing mind and memory do make, publish and declare the following as and for my last Will and Testament, hereby revoking and a sing void any and off former Wills or other instruments of a secondary nature heretofore by me made.

Ruby 5. Reece, as Executrix of this my Last Will and Testament, and power is hereby given to my Executrix, at public or private sale, to sell and dispose of and make title to any and all of my property for the payment of my debts and taxes, or for carrying out the provisions of this Will. I desire and direct that my Executrix serve without bond. In the event my said wife is unable or unwilling to serve in this capacity, I nominate, constitute and appoint my son. Dong : i. Reece, as afternate Executor, under the same terms and conditions.

ITEM II: I will and bequeath my house and lot in Pinehurst Subdicision, Abbeville, South Carolina, to my son, Donald L. Reece.

acquired from my father, to my son, Donald L. Reece.

ITEM IV: I will and bequeath my shotgun, which was also my factor's, to my son, Kenneth A. Reece.

ITEM V: I will and devise all of my ministerial books to make a mission, Jeffery David Campbell.

TEM VI: I will, devise and bequeath all of the remainder of my property of whatsoever kind and nature and wheresoever situate to my wife. Ruby S. Reece, if she survives me. In the event my said nould predecease me or die simultaneous with me in which event she is presumed to have predeceased me, I will, devise and bequeath said semidue to my children, Donald L. Reece, Janice R. Campbell, Kenne n A. Reece, and Terresa L. Reece, to share and share alike.

THE ST	TATE OF SOUTH CAROLINA, Laurens County.		IN THE COURT O	F PROBATE	
Ву	Bobbie D. Wilson	, Judge of	Probate for said Co	ounty.	
Perso	nally appears Peggy Ethr	idge	* - 		
who, bei	ing duly sworn, says that he saw	David L. Re	ece		
sign, sea.	I, publish and declare the annexed instr	ument of writing, bo	earing date the	3rd	day of
	Au	gust, A. D	1981		to be
and cont			410		
	u via L. Reece	was then of sound a	nd disposing mind, n	nemory and underst	anding, according
to the be	est of deponent's knowledge and belief;				intgrage and the constitution of the chapter
toget her	with Dawn Langley		and John Pr	:ince	at the request
of the te	estat <u>or in his prese</u>	nce, and in the pres	ence of each other, w	itnessed the due ex	ecution thereof.
B	n to before me, this 22nd July Anno Domir Ollis IO. Mila I (Probate, Laurens Cou	$\begin{array}{c} \text{hi 19} & 83 \\ \text{hi} \end{array}$	Doron	Xthr.	dof
				•	
	ORDER ADMITTING	WILL TO PRO	BATE IN COMM	ON FORM	
			•,		
On in	nearing the above petition of	Donald L. Ree	granted and the said	Last Will and Testa	ment, with codicil
11 13 110		David L. Reec			ered of Probate in
Commo	on Form.		•	, · ·	• • •
	on under my hand and the seal of the Co	ourt of Probate, this	22nd day	of	July 19 83
			Bollie		Court of Probate.
	QUAI	LIFICATION OF	FIDUCIARY		
THE S	TATE OF SOUTH CAROLINA, Laurens County.				
_ ~~	do solemnly swear, the	nat this writing cont	ains the true Last Wil	l of the within name	ed XXXXIII
	Davi	d L. Reece	deceased, a	o far asI	know or believe;
and th	will well ar	d truly execute the	same, by paying firs	t the debts, and the	ı legacies contained
in the	sani Willi, as far as his	goods at	nd chattels will therev	into extend and the	law charge me, and
	1	will make	a true and perfect in	ventory of all such	goods and chattels
So he	ine God.		- :/	· /)	
	orn to before me, this 22nd	day of) 🗸	Horald	J- nex-	<u></u>
		mini 19_83	Route 5, Abbe	ville, S. C.	
	of Probate. Laurens C	ounty, S. C.	(The Postoffice Add	ress of each Fiducis	ry must be shown)
	Attorney's Na	me and Address:	- A		

the child or children of any predeceased child of mine to take per primer be share to which his or her parent would otherwise have been entitled.

AN WITNESS WHEREOF, I have hereunto set my hand and sea, this god day of thousand. 1981.

Signed. Sealed, Published and Declared by David L. Reece, 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:

	Residing at s	. c.
•	Residing at Market S	
Acquer (1) Villa.	Residing at Williams, S	. C.

Filed and proven in COMMON FORM, this the 22nd day of July, 1983.

Bobbie D. Wilson, Probate Judge 1

Recorded: 8-4-83 Drawer: "A" Card No.: R- 1027

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE

IN THE NAME OF GOD, AMEN:-

I:- I, Harry W. Powell, of the County and State aforesaid, do make, ordain, publish and declare this as my last William declares the as my last will be and declared the as my last will be an as my last will be as my las

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

I will, devise and bequeath, all of my property of whatsoever kind and wheresoever situate, real and personal, unto my wife, Margaret M. Powell, in fee simple absolute.

4:- I hereby nominate, constitute and appoint my wife, Margaret M. Powell, Executrix of this my last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set; my hand and seal this 12th day of September, A. D. 1951.

Harry W. PowEll (IS)

Signed, Sealed, Published and Declared by, Harry W. Powell, as and for his last Will and Testament, in the presence of us, who in his presence and of each other at his request have subscribed our names as witnesses.

Servin Su France

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- I, MILDRED P. DAVIS, (one and the same person as Mrs. Luther B. Davis) of in or near the Town of Due West, in 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 give and bequeath all of my household effects of every kind, including but not limited to furniture, appliances, furnishings, pictures, silverware, china, glass, books, jewelry, wearing apparel, automobiles, and other vehicles, in equal shares to those of my brothers and sisters who shall survive me.
- 2. I give and bequeath Two Thousand and 00/100 (\$2,000.00) Dollars to FIRST BAPTIST CHURCH OF DUE WEST, SOUTH CAROLINA, to be used toward the payment of any unpaid balance on purchase price of its existing organ, and the remainder, if any, to be used for the cemetery fund, beautification purposes including fencing, shrubbery, etc.
- 3. All the rest, residue and remainder of my estate, real and personal, including any lapsed legacy, 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 BROTHER and SISTERS, in fee simple, in equal shares, or their issue per stirpes if either or any of them do not survive me.
- 4. I appoint my sister, NELL P. (MRS. ARVELL) MAY, Executrix of this my Will. If she shall fail to qualify or cease to act as Executrix I appoint my sister, KATHLEEN P. JONES, Executrix in her place. I direct neither shall be required to furnish any bond.
 - 5. I authorize my Executrix and Trustee to allot, assign, contract with

HM Howard

ERT L. HAWTHORNE, JR. ATTORNEY AT LAW 00 E. PINCKNEY STREET (BEVILLE, S. C. 29620

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n. 18 S.

THE STATE OF SOUTH CAROLINA,

IN THE COURT OF PROBATE Abbeville County. By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears _____Robert I. Hawthorne, Jr. who, being duly sworn, says that he saw Mildred P. Davis sign, seal, publish and declare the annexed instrument of writing, bearing date the ______20+b_____ ____ day of September, 1978 ,A.D. This _____Last Will and Testament; that the said _____Mildred P. Davis and contain her __ was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said ___ Robert L. Hawthorne, Jr. Claire H. Mundy and Rosemary H. Copeland together with_ __at the request of the testat rix in her presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this 29th day of Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Kathleen P. Jones it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with __,of ____Mildred P. Davis_____ ______, deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this ___ 29th day of August **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 ____ Mildred P. Davis _____ deceased, so far as ____t ... know or believe: said Will, as far as her goods and chattels will thereunto extend and the law charge me and that

will well and truly execute the same, by paying first the debts, and then legacies contained in the will make a true and perfect inventory of all such goods and chattels; So help me God. Kathleen P Jones Sworn to before me, this ____29th _____ day of (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S.C. Attorney's Name and Address: _

and the second section of the second second section is a second section of the second second section is a second section of the second section section is a second section of the second section secti

respect to, convey, dispose of, enter into, hold, manage, take possession of, receive, release, sell, and in general, to do any and every act and thing and to enter into and carry out any and every agreement with respect to the property included in my estate which she could do if she were the absolute owner thereof, upon such terms and conditions as my Executrix and Trustee may deem best, and to execute and deliver any and all instruments and to do any and all acts which such Executrix and Trustee may deem proper, or necessary to carry out the purposes of this Will, and without the necessity of a court order

6. The devise or bequest of any property in this Will is subject to the provision, however, that the share of my brother, BEN PRUITT, shall immediately vest in him, but my Executrix shall transfer, convey and assign such property to herself as Trustee for him and shall hold his property in trust for his lifetime using so much of the income and principal of the property as my Trustee shall deem necessary to provide for the proper support, medical care and comfort of my brother, BEN PRUITT, taking into consideration to the extent my Trustee deems advisable any other income or resources of my said brother during his lifetime. Any balance remaining after my said brother's death shall be distributed to his estate.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will this 20th day of Scrienber. 1978.

The foregoing Will consisting of Two (2) pages was signed, sealed, published and declared by MILDRED P. DAVIS, 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.

Hauthous of Abbeville, South Carolina

Mundy of Abbeville, South Carolina

Rosemany F. Capelard of Abbeville, South Carolina

TORNEY AT LAW

IN THE MARK OF GOD, AMEN:

I, Stella Cambell Menderson, being of sound minican disposing memory, do hereby ordain, publish and declare this to be my last Will and Testament are hereby new to any one all last Wills are Mentagents heretofore made.

I.

I direct my Executor and Executrix, hereinafter named, to pay my just debts, including funeral expenses and the excense of any last illness.

′ II.

We sen, William Campbell Menderson, and his wife and my daughter, Ers. Sara Lewise Penderson Guest and her husband have been most kind and generous to be and from time to time have rendered various services to be for my benefit. Both my son and my daughter have rendered these services, or their respective shoulds have rendered them for him or her, as gratuitous services, past, present or future, and out of filial love and affection for me and have so stated to be. Should either of my two children or their spouses file any claim against my estate for services rendered to be or rendered to be in the future or should either child make any contest of this will, I will and direct that such child shall not take any interest in my estate nor shall such child inherit any interest in my ostate by virtue of this Will or otherwise. Subject to the above provision, I hereby will and device and bequeath all the rest and residue of my estate, whether the same the real, nor shall on mixed, and whereseever situate, to my son and my daughter, some only charc alike, in the simple absolute.

III.

Thereby nominate, appoint and constitute my son, William Campbell Henderson, and my daughter, Mrs. Sara Louise Menderson Guest, to be the

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The Paris was a

STATE CEREOUTH CAROLINA,		IN THE PROBATE	COURT
County of Anderson.	Programme Company		
By RAIPH F. KING, Judge of Probate	for said County.	-	
Personally (pobedia	Sallie Anderson	Foster	
who hemo duly sworn, says that he sa	w Stella Cami	bell Henderson	
sign (seal publish and declare the ann	exed instrument of writing	ng, bearing date the	10th day of
Soptember	, A. D	1955	to be
	Last Will o	and Testament: that the s	aid Stella Campbel
wa			The second secon
5 (lie bast o depotent s' knowledge on		***	
Complet with L. Helen Wall		****	laterat the request
of his eald rix in her prese	nce, and in the presenc	e of each other, withessec	i the due execution thereoi.
Swifting of before me, this 17	th day of \		
Pecember Anno	Domini 19_71	Sall and	V. CATTO
Figure Stade of Probate, Anderson County,	ce (
Spidge of Probate; Anderson County,	s. c.		
Order Admit	ting Will To Pro	bate In Common	Form derson Guest
neartaine arove petition (of	William Campb	ell Henderson & l	derson Guest
the first of the first first the second of the second			
it is needly undered, adjudged and dec	reed, That the petition b	e granted and the said La	st Will and Testament, Forth
it is hereby undered; adjudged and dec	meed, That the petition be a Campbell Hende	e granted and the said La	st Will and Testament.
it is hereby undered; adjudged and dec ***Exists** , of Stell Comman Form	need, That the petition by	rson decease	at Will and Testament, Estat d, be entered of Probate in
it is hereby undered; adjudged and dec	need, That the petition by	rson decease	at Will and Testament, Estat d, be entered of Probate in
it is hereby undered; adjudged and dec ***Exists** , of Stell Comman Form	need, That the petition by	rson decease	at Will and Testament, Estat d, be entered of Probate in
it is hereby undered; adjudged and dec ***Exists** , of Stell Comman Form	need, That the petition by	rson decease	at Will and Testament, which is do not be entered of Probate in the of December 1971
It is hereby undered; addressed and decomposition of Stell Common form: Column ander my hand and the se	need, That the petition by	rson decease te, this 17th day	at Will and Testament, which is do not be entered of Probate in the of December 1971
TEASERIX of Stell Comman Form Glyar under my hand and the se	a Campbell Hende	rson decease te, this 17th day	at Will and Testament, which is do not be entered of Probate in the of December 1971
The hereby undered; addressed and decomposition of Stell Common form: Given under my hand and the se	a Campbell Hende	rson decease te, this 17th day	at Will and Testament, which is do not be entered of Probate in the of December 1971
TEACHAIX of Stell Common form Glysp under my hand and the se	a Campbell Hende al of the Court of Proba	rson decease te, this 17th day	d, be entered of Probate in December 1971 Judge of Court of Probate.
TEACHAIX of Stell Common form Glysp under my hand and the se	a Campbell Hende al of the Court of Proba Qualification Of at this writing contains the	rson decease the this 17th day Fiduciary e true Last Will of the wi	st Will and Testament, Tests d, be entered of Probate in Of December 1971 Judge of Court of Probate.
STATE OF SOUTH CAROLINA, County of Anderson. Stalling Online 1 Washington 1 Washin	a Campbell Hende al of the Court of Proba Qualification Of this writing contains the Court of Section Court of Probability Contains the Court of Section Court of Probability Contains the Court of Section Court of Probability Court of Pro	rson decease the this 17th day Fiduciary e true Last Will of the wi	st Will and Testament, Tests d, be entered of Probate in Of December 1971 Judge of Court of Probate.
STATE OF SOUTH CAROLINA, County of Anderson. Stalling Online 1 Washington 1 Washin	a Campbell Hende al of the Court of Proba Qualification Of this writing contains the Court of Section Court of Probability Contains the Court of Section Court of Probability Contains the Court of Section Court of Probability Court of Pro	rson decease the this 17th day file, this 17th day file true Last Will of the wine, by paying first the decease the day first the day first the day first the decease the day first the decease the day first the decease the day first	thin named and that.
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STATE OF SOUTH CAROLINA, County of Anderson. Stallin Onitional Hand we will well and that we will well as far as	a Campbell Hende al of the Court of Proba At this writing contains the contains t	rson decease ite, this 17th day Fiduciary e true Last Will of the wine, by paying first the decease goods and chattels will to	thin named and that know or believe obts, and then legacies cor hereunto extend and the large of the larg
STATE OF SOUTH CAROLINA, County of Anderson. Statistic Oriented In Frances of the second of the sec	a Campbell Hende al of the Court of Proba this writing contains the	rson decease ite, this 17th day Fiduciary e true Last Will of the wine, by paying first the decease goods and chattels will to	thin named and that know or believe obts, and then legacies cor hereunto extend and the large of the larg
STATE OF SOUTH CAROLINA, County of Anderson. Stalling Online of Will as for as charge me, and that we cooks and chattels; So help us sworn to before me, this 17th	Qualification Of this writing contains the	rson decease ite, this 17th day Fiduciary e true Last Will of the wine, by paying first the decease goods and chattels will to	thin named and that know or believe obts, and then legacies cor hereunto extend and the large of the larg
STATE OF SOUTH CAROLINA, County of Anderson. Stalling Online of Will as for as charge me, and that we cooks and chattels; So help us sworn to before me, this 17th	a Campbell Hende al of the Court of Proba this writing contains the	Fiduciary e true Last Will of the wine, by paying first the degree and chattels will the will make a true and the color.	thin named and that know or believe obts, and then legacies cor hereunto extend and the large of the larg
STATE OF SOUTH CAROLINA, County of Anderson. Stalling Online of Will as for as charge me, and that we cooks and chattels; So help us sworn to before me, this 17th	Qualification Of this writing contains the	Fiduciary e true Last Will of the wine, by paying first the degree and chattels will the will make a true and the color.	thin named and that know or believe obts, and then legacies cor hereunto extend and the large of the larg

Executor and Executrix of this my last Will and Testament and I direct that they serve without bond and without compensation.

IN The Town Only The Sport, I have become not my Hand and Seal this /c Pay of December, 1949.

Sirned, Sealed, Published and Declared by the Testatrix, Stella Campbell Penderson, as and for her last Will and Testament, in the presence of us, who, at her request, and in her presence, and in the presence of each other, have percunto subscribed our cames as tithneses the day and year last above vritten.

II

1. Helen Graster

A TRUE AND CURRECT COPY Marthe & Newton Lander on Canada, & &

Marie a supplication of the supplication of th

LAST WILL AND TESTAMENT

《大學》(1985年)

I, Oliver McIntosh, a resident of and domiciled in the City of Calhoun Falls, County of Abbeville and State of South Carolina, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking and intending to revoke any and all Wills, Codicils, Letters and Writings of a testamentary nature heretofore made and executed by me.

ITEM I.

I hereby direct that all my just debts and funeral expenses be paid as soon as practicable after my death.

ITEM II.

I hereby will, devise and bequest all personal property of which I die possessed of whatsoever kind and nature, whereso-ever located unto my wife, Ethel McIntosh of the City of Calhoun Falls, County of Abbeville, State of South Carolina. If Ethel McIntosh does not survive me I hereby will, devise and bequest my white bowl and pitcher and coin collection to my daughter Walla M. Gist; my poster bedroom suit to my daughter Lillian Gates; my dining room suit to my daughter Leola Smith; my living room suite to my son James Clinkscales; and my rifle to my grandson, Marcus Wilson. I hereby will, devise and bequest the remainding portion of my personal property to my children, Walla M. Gist, Leola Smith, Lillian Gates and James Clinkscales, to share and share alike in fee simple absolute. Said property is to be divided into four equal shares, one share to go to each of my four children.

ITEM III.

I hereby will, devise and bequest my house and the land on which it is built to my grandchildren, Ernestine Wilson and Connie McIntosh, to share and share alike in fee simple absolute. Said property is to be divided into two equal shares, one share to each of the two grandchildren listed above.

geended Soot 2, 198

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county:

Personally appears Andrea E. Loney
who, being duly sworn, says that he sawOliver McIntosh
sign, seal, publish and declare the annexed instrument of writing, bearing date the
January, 1983 ,A.D. This to be
and contain his Last Will and Testament; that the saidOliver McIntosh
was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidAndrea E. Loney
together with Gloria A. Cannon and Shirley A. Peterson at the request
of the testat <u>Or</u> in <u>his</u> presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 29th day of V
August , Anno Domini 19_83 Adrea & Jokey Judge of Probate, Abbeville County, S.C.
Milarea Estoney
Judge of Probate, Abbeville County, S.C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of <u>Ethel McIntosh</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 29th day of August, 1983
day of, 19.83
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
Oliver McIntosh deceased, so far asI 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 <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
me God.
Sworn to before me, this 29th day of Ethel mc Intash
August , Anno Domini 19_83
(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S.C.
Attorney's Name and Address:

I hereby will, devise and bequest my barber shop and the land on which it is built to my four children Walla M. Gist, Lillian Gates, Leola Smith and James Clinkscales, to share and share alike in fee simple absolute. Said property is to be divided into four equal shares, one share to go to each of my four children.

ITEM IV.

I hereby will, devise and bequest my currency, cash or other monies and checks found in my possession or accounts to my wife, Ethel McIntosh in fee simple absolute. If Ethel McIntosh does not survive me, I hereby will, devise and bequest the above named property to my four children whose names are listed above in fee simple absolute.

ITEM V.

Any and all other persons, who by reason of blood relationship or for any other reason, might claim a right of inheritance from me have been considered by me in the making of this Will and have been intentionally omitted therefrom.

ITEM VI.

I hereby nominate, constitute and appoint Ethel
McIntosh as Executrix of this my Last Will and Testament, and
direct that she shall serve without bond. If for any reason she
is unwilling or unable to serve or continue to serve, then I
hereby nominate, constitute and appoint as substitute or successor
Executrix, Walla M. Gist and direct that she shall serve without
bond.

IN WITNESS WHEREOF, I hereby set me hand and seal, at Annual , South Carolina, this 4th day of January , 1983 A.D.

OLIVER MCINTOSH

SIGNED, SEALED, PUBLISHED and DECLARED by the Testator Oliver McIntosh as and for his Last Will and Testament, in our presence, who at his request and in his presence and in the

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2 M3

presence of each other, have hereunto subscribed our names as witnesses the day and year last above set forth.

WITNESSES:

Shirter a Peterson OF Greenwood SC.

die St. # 13 Las 2 15°

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LAST WILL AND TESTAMENT OF THOMAS CARL MILFORD

- I, THOMAS CARL MILFORD, of the City and County of Abbeville,
 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. 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 will, devise and bequeath to my wife, SARAH B. MILFORD, in fee simple, if she shall survive me.
- 2. If my said wife shall not survive me I will, devise and bequeath 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, as follows:
 - (A) One-fourth (1/4) of my entire estate to my uncle,
 HAROLD A. PATTERSON and his four children, HAROLD
 DOUGLAS PATTERSON, LUCIA P. ABLE, STEVE A.
 PATTERSON, SR. and BARBARA P. McSHANE, in equal
 shares, in fee simple, who shall survive me.
 - (B) One-fourth (1/4) of my entire estate to my greatnephew ROBERT DARRACOTT and my greatniece DEBORAH DARRACOTT, in equal shares, or if only one of them shall survive me to the survivor them.
 - (C) My house and lot fronting approximately 100 feet on the northwesterly side of Calhoun Street and extending back therefrom by approximate parallel lines a depth of approximately 58 feet which was conveyed by Nellie P. Milford to Thomas C. Milford by deed recorded October 1975 in Deed

/

MAYE ROSE

OBERT L. HAWTHORNE, JR.
ATTORNEY AT LAW
200 E. PINCKNEY STREET
ABBEVILLE, S. C. 29020

a come acced Americans with conservation

Book 120 at page 473 to my sister-in-law, MILDRED BRYANT COOLER, if she shall survive me and is residing on this property at the time of my death.

- (D) All the rest, residue and remainder of my estate, including the above mentioned property on Calhoun Street if my sister-in-law Mildred Bryant Cooler shall not survive me and be residing on said property, I give, devise and bequeath to those brothers and sisters of my wife, Sarah, who shall survive me and to the issue who shall survive me of those brothers and sisters of my wife, Sarah, who shall have died before me leaving issue me surviving, in the proportion of one such equal share for each such surviving brother or sister of my wife, Sarah, and one such share for such surviving issue of each deceased brother or sister of my wife, Sarah, who shall have died before me leaving issue me surviving, such surviving issue to take their share per stirpes.
- 3. I appoint my wife, SARAH B. MILFORD, Executor of this my Will. If, however, she shall fail to qualify or cease to act as Executor I appoint my cousin, STEVE A. PATTERSON, SR., Executor in her place. I direct neither shall be required to furnish any bond.
- 4. I authorize my Executor to allot, assign, care for, collect, contract with respect to, convey, convert, deal with, dispose, release, sell, and in general to do any and every act and thing and to enter into and carry out any and every agreement with respect to the property included in my estate which she could do if she were the absolute owner thereof, upon such terms and conditions as my Executor may deem best, and to execute and deliver any and all instruments and to do all acts which such Executor may deem proper or necessary to carry out the purposes of this Will, and without

J.C.M.

ISK PSH

BERT L. MAWTHORNE, JR.

ATTORNEY AT LAW

200 E. PINGENEY STREET
ABBEVILLE, S. C. 20520

the necessity of a court order.

- 5. I request that my Executor and the beneficiaries of my Will, abide by any memorandum by me directing the disposition of any of my tangible personal property. This request is precatory and not mandatory.
- 6. If my wife shall die within thirty days after my death, she shall be deemed to have predeceased me for all purposes under this Will.
- 7. Throughout this Will the masculine gender shall be deemed to include the feminine and the singular the plural and vice versa where the context so requires.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last

The foregoing Will consisting of Three (3) pages was signed, sealed, published and declared by THOMAS CARL MILFORD, 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.

of Abbeville, South Carolina

peland of Abbeville, South Carolina

of Abbeville, South Carolina

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county:

Personally appears Nancy S. King
who, being duly sworn, says that Resaw Thomas Carl Mildord
sign, seal, publish and declare the annexed instrument of writing, bearing date the day of
July, A. D. 1979to be
and contain his Last Will and Testament; that the said
Thomas Carl Milford was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidNancy S. King
together with Rosemany H. Copeland and Robert L. Hawthorne, Jr. at the request
of the testat Qr in his presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 6 day of September , Anno Domini 19 83 Judge of Probate, Abbeville County, S.C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Sarah B. Milford it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County. Abbeville County. I do solemnly swear, that this writing contains the true Last Will of the within named and that Thomas Carl Milford deceased, so far as I 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
will make a true and perfect inventory of all such goods and chattels; So help
meGod.
Sworn to before me, this

LAST WILL AND TESTAMENT OF ALBERTA S. PAGE

- I, ALBERTA S. PAGE, of near the City of Abbeville, in 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 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 husband. DAN PAGE, in fee simple if he shall survive me.
- 2. If my husband does not survive me I give and bequeath to my Executor all of my tangible property, including any and all furniture, furnishings, china, silverware, jewelry, ornaments, books, pictures, and other household effects, wearing apparel and vehicles to be distributed and disposed of as my Executor in his sole discretion shall determine. While this bequest is absolute, it is my wish that any memorandum I may leave addressed to my Executor indicating my desire with respect to the disposal of these items, any of them shall be regarded.
- 3. If my husband does not survive me I direct my Executor to sell all of my real property at private sale and pay and divide the rest and residue of my entire estate to my children as follows:
 - (A) One-fourth (1/4) to my son, FRANKLIN PAGE.
 - (B) One-fourth (1/4) to my son, RONNIE PAGE.
 - (C) One-fourth (1/4) to my daughter, ELAINE P. CRABB.
 - (D) One-fourth (1/4) to my daughter, MARY L. HARRISON.
- 4. I appoint my husband, DAN PAGE, Executor of this my Will. If, however, he shall fail to qualify or cease to act as Executor, I appoint my brother-in-law, EDGAR PAGE, Executor in his place. I direct neither shall be required to furnish any bond.

IN WITNESS WHEREOF, I sign, publish and declare this as my last Will this 6/3 day of JANUARY. 1981.

(Alberta S. Page) (I.S.)

The foregoing Will consisting of One (1) page was signed, sealed, published and declared by ALBERTA S. PAGE, 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.

but d. Hawkan 2 of Abbeville, South Carolina

of Abbeville, South Carolina

of Abbeville, South Carolina

IERT L. HAWTHORNE, JR.
ATTORNEY AT LAW
00 E. PINCKHEY STREET

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county:

Personally appears Nancy 3. King	
who, being duly sworn, says that he sawAlberta S. Page	
sign, seal, publish and declare the annexed instrument of writing, bearing date the6thda	y o
January ,A.D. 1981	be
and contain her Last Will and Testament; that the said	
Alberta S. Page was then of sound and disposing mind, memory and understanding, accord	ing
to the best of deponent's knowledge and belief; and that the said Rancy S. King	
together with Robert L. Hawthorne, Jr. and Rosemary H. Copeland at the requ	esi
of the testat rix in her presence, and in the presence of each other, witnessed the due execution there	of.
Sworn to before me, this	
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	
On hearing the above petition of <u>Edgar Page</u> it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, w	ith
Memorandum Alberta S. Page , deceased, be entered	of
Probate in Common Form.	
Given under my hand and the seal of the Court of Probate, this 7 day of September 19 83 Judge of Court of Probate	
QUALIFICATION OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA, Abbeville County. Abbeville County. I do solemnly swear, that this writing contains the true Last Will of the within named and that	
Alberta S. Dage deceased, so far as I know or belie	/e;
and that will well and truly execute the same, by paying first the debts, and then legacies contained in	
	he
said Will, as far as goods and chattels will thereunto extend and the law charge me and t	
said Will, as far as her goods and chattels will thereunto extend and the law charge me and t will make a true and perfect inventory of all such goods and chattels; So h	hat
	elp
will make a true and perfect inventory of all such goods and chattels; So h meGod. Sworn to before me, this7 day of	elp

In my courter to the bases of my sext thesend, the same of the same at the same at him at him at the cele she was the same at the cele she call she was the same at the cele she call she was the same at the cele she call she was the same than sing, and to the Oux my hour turners our just my song the chare What is right and winner to the Eyr when you Copiedo with Fronten, Roming & Excep. In any my Middle will Copy Together and be

STATE OF SOUTH CAROLINA)
: LAST WILL AND TESTAMENT
COUNTY OF ABBEVILLE)

I, Ruby M. Cheek, a resident of and domiciled in the State of South Carolina, County of Abbeville, being of sound mind, memory and understanding, do publish, make 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 my Executor hereinafter named to pay all of my just debts, including funeral expenses, as soon as practical after my death.

ITEM II

All the rest and residue of my estate, both real and personal, whether now owned or hereafter acquired, wheresoever situate, I give, devise and bequeath to Clyde W. Cheek, to be his absolutely.

ITEM III

In the event Clyde W. Cheek should predecease me leaving a child or children, then the property to which said Clyde W. Cheek would have been entitled should vest in his child or children, share and share alike.

ITEM VI

I hereby nominate, constitute and appoint Clyde W. Cheek, as Executor of this my Last Will and Testament, and direct that he serve without bond. I further declare that said Executor shall have full power and authority to sell and convey any and all property which I may own at the time of my death, in his absolute discretion.

IN WITNESS WHEREOF, I have hereunto set my hand and seal at Abbeville, South Carolina this __23 day of _________, 1981.

Ruby M. Cheek

SIGNED, SEALED, PUBLISHED AND DECLARED By the Testatrix, Ruby M. Cheek, as and for 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 hereunto set our names as witnesses on the day and year last above written.

Calhoun Falls, South Carolina

Mary R. Barnell Calhoun Falls, South Carolina

Molly Forgusen Calhoun Falls, South Carolina

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF Lewis E. Kennedy

IN THE NAME OF GOD, AMEN:-

I, Lewis E. Kennedy, 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.

l. 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 all the rest, residue and remainder of my property of whatsoever kind and wheresoever situate, real, personal or mixed, unto my beloved wife, Mamie C. Kennedy, in fee simple absolute.
- 3. In the event my wife, Mamie C. Kennedy, predeceases me or should we both perish in a common accident or disaster, neither surviving the other, then I will, devise and bequeath all of my property of whatsoever kind and wheresoever situate, real, personal or mixed, be equally divided between my two stepchildren, Connie Covin and Beatrice Covin, share and share alike, in fee simple absolute. In the event either of my stepchildren shall predecease me, then in that event, their child or children shall receive the part they would have taken, if living.

4. I hereby nominate, constitute and appoint my wife, Mamie C. Kennedy, Executrix of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 3/16 day of Mey, 1983, A. D.

Lewis E. Kennedy (IS)

igned, Sealed, Published and Declared by Lewis E. Kennedy, as and for his Last ill and Testament, in the presence of us, who in his presence and of each other this request have subscribed our names as witnesses.

Apper B dans abbende sc.

Marie Jone Chkenele, B.c

Valle Vience alleria Dlo

THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears
who, being duly sworn, says that he saw Lewis E. Kennedy
sign, seal, publish and declare the annexed instrument of writing, bearing date the day of
<u>May</u>
and contain his Last Will and Testament; that the said
Lewis R. Kennedy was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said
together with Sandra H. Jones and Walter Huckabee 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, this 12 day of September , Anno Domini 19 83 Judge of Probate, Abbeville County, S.C.
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
Given under my hand and the seal of the Court of Probate, this 12 day of Sep tember , 19 83 Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.
Lewis E. Kennedy deceased, so far as I 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
will make a true and perfect inventory of all such goods and chattels; So help
God.
Sworn to before me, this 12 day of September , Anno Domini 19 83 Concerning C. Mennach Concerning C. Mennach
Attorney's Name and Address:

LAST WILL AND TESTAMENT

Be it known, that I, Ethel S. Pearman, of the Town of Donalds, inthe County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, do hereby voluntarily make, publish and declare this to be my LAST WILL and TESTAMENT, hereby revoking any and all other WIILS hereto-fore made by me at any time.

I hereby nominate and appoint my husband, James F. Pearman, of Donalds, South Carolina to be the executor of this, my LAST WILL. It is my desire and order that he be allowed to act without bond.

After the payment of my just debts, funeral char.es and expenses of administration, I dispose of my estate as follows:

- Item (1). I give, devise and bequeath all of my property of every kind, real, personal and mixed, unto my husband, James Floyd Pearman, in fee simple, absolute and forever.
- Item (2). If my said husband, James Floyd Pearman, should predecease me, or if we should die in a common disaster, then I hereby nominate and appoint my son, James F. Pearman, Jr., to be the Executor of this my Last Will, and direct that he be allowed to act without bond. In this event, I then give, devise and bequeath all my property unto my three children, in equal shares, namely; Louise Pearman Willis: Virginia Pearman Dunn; and James Floyd Pearman, Jr. *******

In Witness Whereof, I have hereunto set my Hand and Seal this /3 day of March 1967.

E. Die S. Graman I. S.

The above named, Ethel S. Perman, has declared this to be her LAST WILL and TESTAMENT, and has requested us to subscribe our names hereto as witnesses. We believe said Testator to be of sufficiently sound mind to make a Will. In cur presence, on the date and at the place hereof, said Testator has signed and sealed and declared, and we, in said Testator's presence, and in the presence of each other subscribe our names as witnesses:

& O. Learman Donalde SC.

L'Hauthorne Donalde & C

April 20, 1983

Aust 2001 and Testument

STATE OF SOUTH CAROLINA)
COUNTY OF GREENWOOD)

I, MARY L. C. HEAD, of the Town of Ware Shoals, County of Green-wood, State of South Carolina, being of sound and disposing mind, but realizing the uncertainty of this mortal life, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all Wills, and Codicils thereto, by me at any time heretofore made.

ITEM I.

I direct that my just and lawful debts, including my funeral expenses, and expenses of last illness, if any, be paid as soon as may be practicable.

TTEM .I.

I give, devise and bequeath all of my property, real, personal and ixed, and wherever situate, unto my sister, Donis Culbertson, in fee simple, absolutely and forever.

ITEM III.

I name and appoint my sister, Doris Culbertson, of 24 West Main Street, Ware Shoals, South Carolina, Executrix of this Will, without bond, and with full and complete power and authority to do any and all things which she may deem necessary, desirable or proper in the management of my estate, with the right to sell any of my property at public or private sale, without order of the court, and on such terms and conditions as she may deem advisable, and to execute such instruments as may be proper or desirable in connection therewith, with full authority to carry out any contract I have made.

IN WITNESS WHEREOF, I have he wanto set my Hand and Seal at Greenwood, South Carolina this 15 day of May, 1981.

MARY L. C. HEAD (L.S.)

Signed, sealed, published and declared by MARY L. C. HEAD, as and for her Last Will and Testament, and in the presence of us, and each of us,

Certified A True Coopy

Link Probate County S. C.

Jest nwood County S. C.

Marion of Will
THE STATE OF SOUTH CAROLINA, IN THE COURT OF PROBATE Greenwood County.
By Rosemary M. Trakas Judge of Probate for said County.
Personally appears W. D. Tinsley, Jr.
who, being duly sworn, says that he saw Mary L. C. Head
sign, seal, publish and declare the annexed instrument of writing, bearing date the 15th day
and contain her Last Will and Testament; that the said Mary L. C. Head
was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said W. D. Tinsley, Jr
together with Melissa Taylor and Bonnie D. Jordan at the requ
of the testat rix in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworm to before me, this 13th day of
September Anno Domini 19.83 W.D. Timsley,
Judge of Probate, Greenwood County, S. C.
On hearing the above petition of Doris Culbertson it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with cod
Common Form.
Given under my hand and the seal of the Court of Probate, this 13th day of September , 19.
Lawrence By Labor
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,)
Greenwood County.
I do solemnly swear, that this writing contains the true Last Will of the within named that
Mary L. C. Head deceased, so far as I know or belie
and that will well and truly execute the same, by paying first the debts, and then legacies contained in
said Will, as far as her goods and chattels will thereunto extend and the law charge me, and t
Manual Parameter and Parameter
belp Me. God.
Sworn to before me, this 13th day of Aleria Cultura
September Anno Domini 19_83
(The Postoffice Address of each Fiduciary must be shown)

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FIRST CODICIL TO

Nast Will and Testament

STATE OF SOUTH CAROLINA) COUNTY OF GREENWOOD)

I, MARY L. C. HEAD, of the town of Ware Shoals, County of Green wood, State of South Carolina, do hereby make, publish and declare this to be the First Codicil to my Last Will and Testament dated May 15, 1981.

ITEM IV.

I do hereby amend my Last Will and Testament by adding a new Item thereto, to be known as Item IV, which shall read as follows: In the event that my sister, Doris Culbertson, of twenty-four West Main Street, Ware Shoals, South Carolina does predecease me, then I give, devise and bequeath all of my property, real, personal and mixed, and wherever situate, unto my nephews, Calvin Ray Culbertson, Lockee Lewis Culbertson and Joseph Harris Culbertson, in equal shares, in fee simple, absolutely and forever.

ITEM V.

In the event my said sister, Doris Culbertson, predeceases me, then I name, constitute and appoint my nephew, Calvin Ray Culbertson as Executor of my Last Will and Testament without bond, and with all of the powers and authority as set out in Item III of my Last Will and Testament.

ITEM VI.

In all other respects, I do hereby ratify and confirm my said Will of May 15, 1981.

IN WITNESS WHEREOF, I Mary L. C. Head, have hereunto set my hand and seal to this First Codicil this 15 day of May, 1981.

Mary L. C. Head (L.S.)

Signed, sealed, published and declared by Mary L. C. Head as and for the First Codicil to her Last Will and Testament, dated May 15, 1981 in the presence of us, who, in her presence, and in the presence of each other, and at her request, have subscribed our names as wit-

econsled 9.19-83 3 wh 22 Gage 18.3

Greenwood County, S. C.

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The Liver Sought of Abundle 10. S. C. Denis Do S. C. D. Succession of Thomas S. C. D. Succession S. C. D.

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE)

LAST WILL AND TESTAMENT

IN THE NAME OF GOD AMEN:

I, Jessie Bates Robinson of Route 2 Donalds South Carolina, 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, revolking any and all papers of a testamentary natureheretofore executed by me.

-1-

I direct that my exectrix here and after named pay all my just debts as soon after my demise as possible and erect a suitable memorial to my memory.

-2-

I will and demise and bequeath unto my beloved wife Malula Singleton
Robinson of Route 2 Donalds South Carolina all my estate consisting of real
estate personal property or mixed property infee simple absolute. Provided
however, that in the event we should die in a common disaster, then my entire
estate shall go to my son Richard Allen Robinson of Route 2 Donalds South
Carolina. Provided further that in the event that my son Richard Allen
Robinson of Route 2 Donalds South Carolina should predecease me then his
child or children shall take my estate.

-3-

I do hereby nominate and appoint Malula Singleton Robinson exectrix of this my Last Will and Testament.

Jessie Bi Bolinson (:LS)

Signed, sealed, published and declared by Jessie Bates Robinson as and for his Last Will and Testament in our presence and we in his presence and in the presence each of the others and at his request have signed our names hereto as attesting witnesses:

Winnie Meaka

um Theen

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county:

Personally appears	Jeanne H.	Carwile		
who, being duly sworn, says t	ha 5 he saw	Jessie B.	Robinson	
				day of
* ***		•		1
				sie B. Robinson
				and understanding, according
together with Winnie 1	leeks	andWi	lliam P. Greene	at the request
of the testat or	in <u>his</u> presence	e, and in the preser	nce of each other, witnes	sed the due execution thereof.
Sworn to before me, this	s 19 day	of \		,
September	, Anno Domini 1983	3	Q. 3	1. 1.
Dessee	ee 7. Hanc	e) ^	Sharing H. Ca	barinh
Judge of Probate, A	bbeville County, S.C.			1
0	RDER ADMITTING WIL	L TO PROBAT	E IN COMMON FO	RM
	Malaula	Cincleton D	ahi naan	
•	etition of <u>Malula</u> liged and decreed, That th			st Will and Testament, WORK
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Jessie	B. Robinson		, deceased, be entered of
Probate in Common Form.				
Given under my hand a	nd the seal of the Court of Pr	obate, this19		September , 19 83
			Bessie	Lee 2. Nan
			Judge of	Court of Probate.
	QUALIFIC	ATION OF FID	UCIARY	1
THE STATE OF SOUTH CAR	OLINA.)			
Abbeville County.	}			i
<u>I</u>	do solemnly swear, that thi	s writing contains	the true Last Will of the	within named and that
Jessie	B. Robinson		deceased, so far as	know or believe;
and thatI	will well and truly exec	ute the same, by pa	ying first the debts, and	then legacies contained in the
said Will, as far as his				nd the law charge me and that
т				ich goods and chattels; So help
		make a true and p	er rect inventory of an su	ich goods and chatters; 50 nerp
me	God.			- 01.
Sworn to before me, thi	•	1	alula Singlete	n Motenson
September	Anno Domini 19 <u>83</u>	(
Judge of Probate, A	bbeville County, S.C.	(The l	rostoffice Address of ea	ach Fiduciary must be shown)
·	Attorney's Name and	Address:		
	-			i

LAST WILL AND TESTAMENT OF JANIE MORSE WIER

I, JANIE MORSE WIER, of the City and County of Abbeville, South Carolina, do hereby make and publish this as my Last Will and Testament anhereby 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 husband, VAN NOY WIER, SR., in fee simple, if he shall survive me, or, if he predeceases me, then to my daughter-in-law, MILDRED W. WIER, and my grandchildren, VAN NOY WIER, III, AMANDA WIER and JOEL WIER, who shall survive me, in equal shares.
- 2. I appoint my husband, VAN NOY WIER, SR., Executor of this my Will. If, however, he shall fail to qualify or cease to act as Executor I appoint my daughter-in-law, MILDRED W. WIER, Executrix in his place. I direct neither shall be required to furnish any bond.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will this 4th day of 4pril , 1980.

(Janie Morse Wier) (L.S.)

The foregoing Will consisting of One (1) page was signed, sealed, published and declared by JANIE MORSE WIER, 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.

of Abbeville, South Carolina

Anacy Standard of Abbeville, South Carolina

Anacy Standard of Abbeville, South Carolina

Anacy Standard of Abbeville, South Carolina

ROBERT L. HAWTHORNE, JR ATTORNEY AT LAW 300 E. PINCENEY STREET ADDEVILLE, S. C. 20020

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears Nancy S. King Janie M. Wier who, being duly sworn, says that he saw _ sign, seal, publish and declare the annexed instrument of writing, bearing date the 9th April her _____ Last Will and Testament; that the said _____ and contain Janie M. Wier was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said _____Nancy S. King___ and Robert L. Hawthorne, Jr. at the request together with Denise K. Crockett of the testat rix in her presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this ______ day of _, Anno Domini 19<u>83</u> September Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM Mildred W. Wier 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, Janie M. Wier _, deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this ______ day of _____ day of _____ september , 19 63 **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 _____ ______deceased, so far as _____I_know or believe; Janie M. Wier will well and truly execute the same, by paying first the debts, and then legacies contained in the and that _ goods and chattels will thereunto extend and the law charge me and that said Will, as far as__ will make a true and perfect inventory of all such goods and chattels; So help me God. Sworn to before me, this ___ day of Milana 406 N. Main Street Abbeville,S.C. 29620 (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S.C.

Attorney's Name and Address: __

STATE OF SOUTH CAROLINA

LAST WILL AND TESTAMENT.

COUNTY OF ABBEVILLE.

IN THE NAME OF GOD, AMEN:

I, Maggie Lena Turner Brown, of Calhoun Falls, County and State aforesaid, being of sound and disposing 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:

- 1.. I direct that my executor hereinafter named do pay all my just debts as soon after my death as possible.
- 2. I will, devise and bequeath unto my son, William Earl Brown, all my property and estate, real property, personal property, stocks, bonds, monies and every other nature of property whatsoever.
- 3. I will, devise and bequeath unto my son, William Earl Brown, all the rest and residue of my estate.
- 4. I do hereby nominate and appoint William Earl Brown as Executor of this my Last Will and Testament, he to serve without bond.

Signed, sealed, published and declared by Maggie Lena
Turner Brown as and for her Last Will and Testament this 5th,
day of August, 1954, A. D.

Maggie Lena

Maggie Lena

Maggie Lena

Maggie Lena

Turner Brown as and for her Last Will and Testament this 5th,

day of August, 1954, A. D.

Signed, sealed, published and declared by Maggie Lena Turner Brown as and for her Last Will and Testament in our presence and we in her presence and in the presence each of the others have hereunto signed our names as attesting witnesses at her request:

ducile a me Jane

CARKERN FALLS SC

AKBETIKLE &C.

ABBETILLE &C

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ruled Sept

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

Personally appears Lucile A. McLane
who, being duly sworn, says thathe saw Maggie Lena Turner Brown
sign, seal, publish and declare the annexed instrument of writing, bearing date the day of
August ,A.D. 1954 to be
and contain her Last Will and Testament; that the said
Maggie Lena Turner Brown was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said
together with Carolyn B. Kay and William P.Greene, Jr. at the request
of the testat rix in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this day of September, Anno Domini 19_83 Judge of Probate, Abbeville County, S.C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of William Earl Brown it is hereby ordered, adjudged and decreed, 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 Court of Probate, this day ofSeptember, 19 83
Judge of Court of Probate.
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
Maggie Lena Turner Brown 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 her 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
Sworn to before me, this 23 day of William Carl Brunn
The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S.C.
Attorney's Name and Address:

10. 13. 49.172. Oct. 4.1983. File 10. 83 CS 50

STATE OF SOUTH CAROLINA,)

LAST WILL AND TESTAMENT OF WILLIAM J. MIMS

IN THE NAME OF GOD, AMEN:-

I, William J. Mims, 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, Seleda T. Mims, in fee simple absolute.

ITEM 111:- I hereby nominate, constitute and appoint my wife, Seleda T. Mims, 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 into effect and without giving bond as such Executrix.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 25th day of July A.D. 1967.

Signed, Sealed, Published and Declared by William J. Mims, 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.

Villiam J. Mins

/72

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

Personally appears	
who, being duly sworn, says that the saw Willi	.am. J. Mims
sign, seal, publish and declare the annexed instrument of writing	g, bearing date the day of
July, A. D	1967 to be
and contain Last Will and	d Testament; that the said
William J. Mims was then of s	ound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said	Joyce W. Couch
together with Bessie Lee Nance	nd <u>I.D. Mars</u> at the request
of the testat or inhis presence, and i	n the presence of each other, witnessed the due execution thereof.
Sworn to before me, this3 day of \	·
October Anno Domini 19 83	Jane W. Louch
	Joyle M. Louin
Judge of Probate, Abbeville County, S.C.	
ORDER ADMITTING WILL TO	PROBATE IN COMMON FORM
On hearing the above petition of Seleda T. Min it is hereby ordered, adjudged and decreed, That the petit	g tion be granted and the said Last Will and Testament, with
codicil of William J. Mi	ms, deceased, be entered of
Probate in Common Form.	
•	this 3 day of October , 19 83
•	The second divises
	Judge of Court of Probate.
QUALIFICATION	N OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,)	
Abbeville County.	
do solemnly swear, that this writin	g contains the true Last Will of the within named and that
William J. Mims	deceased, so far asknow or believe;
and that will well and truly execute the	same, by paying first the debts, and then legacies contained in the
	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
Sworn to before me, this day of \	Delada J. Mens
October , Anno Domini 19 83	
Judge of Probate, Abbeville County, S.C.	(The Postoffice Address of each Fiduciary must be shown)
•	ss:
Attorney's Name and Addre	

STATE OF SOUTH CAROLINA)
: LAST WILL AND TESTAMENT
COUNTY OF ABBEVILLE)

IN THE NAME OF GOD, AMEN.

I, John Henry Seawright, of the above State and County, being of sound and disposing mind and memory, do hereby make, publish, and declare this as and for my last will and testament, hereby revoking all wills and instruments of a testamentary nature heretofore made by me.

ITEM I

I hereby direct that all of my just debts and funeral expenses be paid by my Executrix, hereinafter named, as soon as may be convenient after my death.

ITEM II

I hereby give, devise, and bequeath all of my property of every kind or description, both real and personal, wherever the same may be situate, of which I may die seized and possessed, after the payment of my just debts and funeral expenses as hereinabove provided for, unto my beloved wife, Elsie Beulah Seawright, to be hers absolutely, or, if she does not survive me, or if we both pass away at the same time, to my beloved son, Henry Michael Seawright, to be his absolutely.

ITEM III

I hereby nominate, constitute, and appoint my beloved wife, Elsie Beulah Seawright, as Executrix of this my last will and testament, without bond.

WITNESS my hand and seal this the 15 day of March,
A. D., 1966.

SIGNED, SEALED, PUBLISHED, AND DECLARED by the said John Henry Seawright 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, have signed our names as witnesses hereto.

Kuth Re Stone

Manuel Chrowich

Manuel (hadwe

4116/6/7/13 4116/6/7/13

THE STATE OF SOUTH CAROLINA, IN THE COURT OF PROBATE Abbeville County. By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears ______ C. Riley Stone John Henry Seawright who, being duly sworn, says that he saw _ sign, seal, publish and declare the annexed instrument of writing, bearing date the _____15_ __, A. D.__1966 and contain ___his _____ Last Will and Testament; that the said __ John Henry Seawright was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said ______ C. Riley Stone together with Ruth R. Stone and Mancel Chadwick of the testat _____ in ____ his ____ presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this ____3_ Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM Elsie Beulah Seawright 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 John Henry Seawright __, deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this _____3_ QUALIFICATION OF FIDUCIARY THE STATE OF SOUTH CAROLINA,) Abbeville County. oxdot do solemnly swear, that this writing contains the true Last Will of the within named and that oxdotdeceased, so far as I know or believe; John Henry Seawright 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 will make a true and perfect inventory of all such goods and chattels; So help ______ God. Sworn to before me, this ___3_ _ day of (The Postoffice Address of each Fiduciary must be shown)

Judge of Probate, Abbeville County, S.C.

Attorney's Name and Address: _

COUNTY OF BBEVILLE

Tast Will and Testament

OF

MAE M. ESTES

I, MAE M. ESTES, 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.

ITEM II. I give and bequeath to my husband, Frank O. Estes, Sr., my savings account at Bankers Trust of South Carolina at Abbeville, South Carolina, which is in the name of Mrs. Frank Estes (Mae M. Estes).

ITEM III. I give and bequeath to my husband, Frank O. Estes, Sr., my joint savings account at South Carolina National Bank at Abbeville, South Carolina.

ITEM IV. I give and bequeath to my husband, Frank O. Estes, Sr., all of my shares of stock of Georgia Pacific Corporation and of Louisana Pacific Corporation.

ITEM V. I give and bequeath to my husband, Frank O. Estes, Sr., my checking and savings accounts in Bankers Trust of South Carolina at Abbeville, South Carolina.

ITEM VI. I give and devise my one half undivided interest in our home at 117 Bowie Street, in the City of Abbeville Abbeville County, South Carolina, to my husband, Frank O. Estes, Sr., to him, his heirs and assigns.

that my four children have given to me over the years to my four children, they being: Frank O. Estes, Jr., David A. Estes, Sr., Robert T. Estes, and Jane Estes Smith. Each child shall have the respective gifts given to me by that child.

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

Personally appears	Cathy Poo	le	
who, being duly sworn, says that	s Mae M. Es hesaw	stes	
sign, seal, publish and declare th	e annexed instrument of writing,	bearing date the	5th day of
September, 1979	, A. D.	This	to be
and containher	Last Will and ?	restament; that the said	Mae M. Fstes mory and understanding, according
		•	
			at the request
_		,	witnessed the due execution thereof.
Sworn to before me, this	Anno Domini 19 <u>83</u>	(mile)	Grace
ORDI	ER ADMITTING WILL TO P	ROBATE IN COMMOI	FORM
	and decreed, That the petition		id Last Will and Testament, with
	Mae M. Est	es	deceased, be entered of
Probate in Common Form.	ne seal of the Court of Probate th	ie 23rd day	of September 19 83
or and any name and a	ie seal of the court of 1 tobate, th		lee F. Hance
			ge of Court of Probate.
	QUALIFICATION	OF FIDUCIARY	
THE STATE OF SOUTH CAROLII Abbeville County.	,		
uvs		contains the true Last Will	of the within named and that
Mae M. E			far asknow or believe;
and thatI	will well and truly execute the sa	me, by paying first the deb	s, and then legacies contained in the
said Will, as far as her	goods an	d chattels will thereunto ex	tend and the law charge me and that
I	will make a tr	rue and perfect inventory o	all such goods and chattels; So help
Sworn to before me, this	23rd day of _, Anno Domini 19_83 Classe rille County, S.C.		Dr. Spartanburg, S. s of each Fiduciary must be shown)
	Attorney's Name and Address	•	T. Control of the Con

(DAST WILL AND TESTAMENT OF MAE M. ESTES) (Page 2 of two pages)

ITEM VIII. I give and bequeath to my four children, Frank C. Estes, Jr., David A. Estes, Sr., Robert T. Estes, and Jane Estes Smith, in equal shares, that is, one fourth to each, all the balance of the proceeds of my sale of 190 acres of real property in Jackson County, Georgia, in 1978, in the approximate balance of \$100,000.00. This bequest includes all funds from this sale not expended by me during my lifetime. There is still a balance due me from the purchasers of this property (this balance secured by deed of trust or mortgage), an installment being due January 15, 1980, and a final installment being due January 15, 1981.

Dequeath and devise equally (1/4 to each) between my four children, they being: Frank O. Estes, Jr., David A. Estes, Sr., Robert T. Estes, and Jane Estes Smith, to them, their heirs and assigns.

ITEM X. I hereby nominate, constitute and appoint my three sons, Frank O. Estes, Jr., David A. Estes, Sr., and Robert T. Estes, 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 my death.

mae m Estes (L.S.)

SIGNED, SEALED, PUBLISHED AND DECLARED BY THE said MAE M. ESTES, 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 subscribed our names in our own handwriting as witnesses this 546 day of Sentence 1, 1979.

Address Calley Dill, 5.0

Address Calley Dill, 5.0

Address Calley Dill, 5.0

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF RONNIE DALE MAJOR.

KNOW ALL MEN BY THESE PRESENTS, that I, Ronnie Dale Major, 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 and for my Last Will and Testament, hereby revoking and making void any and all former Wills or other instruments of a testamentary nature heretofore by me made.

ITEM I: I nominate, constitute and appoint my sister, Judy M. Powell, as Executrix of this my Last Will and Testament, and power is hereby given my Executrix, at public or private sale, to sell and dispose of and make title to any and all of my property for the payment of my debts and taxes, or for carrying out the provisions of this Will. I desire and direct that my Executrix serve without bond.

ITEM II: I will, devise and bequeath all my property, to include both real and personal, to my sister, Judy M. Powell.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 27 day of January, 1981.

Am money		(LS)
Ronnie Dale	Major	

Signed, Sealed, Published and Declared by Ronnie Dale Major, as and for his Last Will and Testament, in the presence of us, who in his presence, and in the presence of each other, have subscribed our names as witnesses:

Mayor Extrusy	residing at	Caliberille	, S. C.
Said Willow		Merille	
Donne Todo	residing at	Jonburg	_ , S6 .

Recorded: Port. 11. 1983 . 4 Sill BK. No. 13- page 176- File No. 83856

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

Personally appears	PEGGY ETHRIVGE		
who, being duly sworn, says that he saw	RONNIE DALE MAJOR		
sign, seal, publish and declare the annexed in	nstrument of writing, bearing date the	27.th	day of
January	, A. D	1981	to be
and containhis	Last Will and Testament; that the	said	
RONNIE DALE MAJOR	was then of sound and disposing mi	nd, memory and understar	nding, according
to the best of deponent's knowledge and belie	ef; and that the said	PEGGY ETHRIDGE	
together with GAIL W. MOSS	and	DIANE TODD	at the request
of the testat <u>OR</u> in <u>HIS</u>	presence, and in the presence of each	other, witnessed the due ex	ecution thereof.
Sworn to before me, this, Anno Dor	day of hini 19 83	A. E	budge
Judge of Probate, Abbeville County	, S.C.		;
ORDER ADMIT	ITING WILL TO PROBATE IN CO	MMON FORM	,
it is hereby ordered, adjudged and decreased codicil, of, of		the said Last Will and T	ed, be entered of
		Judge of Court of Prob	ate.
1	QUALIFICATION OF FIDUCIARY		
THE STATE OF SOUTH CAROLINA, Abbeville County.			
	ear, that this writing contains the true La	_	
RONNIE DALE MAJOR	decea	sed, so far asI	know or believe;
and that I will well an			
said Will, as far as HIS			
1	will make a true and perfect inver	ntory of all such goods and o	chattels; So help
ME God.		5 0	
Sworn to before me, this <u>10 th</u> <u>October</u> , Anno Dor		of Oh Good	well_
***	(The Postoffice A	Address of each Fiduciary	must be shown)
Judge of Probate, Abbeville County			
Attorney	s Name and Address:		

Hast Will and Testament

KNOWN ALL MEN BY THESE PRESENTS, that I, FLOYD G. BOWIE, 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 and for my Last Will and Testament, hereby revoking and making void any and all former Wills or other instruments of a testamentary nature heretofore by me made.

ITEM I. I nominate, constitute and appoint my neice, Lelia Jean Campbell as Executrix of this my Last Will and Testament, and power is hereby given to my Executrix, at public or private sale, to sell and dispose of and make title to any and all of my property for the payment of my debts and taxes, or for carrying out the provisions of this Will. I desire and direct that my Executrix serve without bond.

ITEM II: I give, devise and bequeath to my neice, Lelia

Jean Campbell all of my real and personal property whether acquired before or after the execution of this Will in fee simple absolute.

ITEM III: All the rest, residue and remainder of my property I will, devise and bequeath to my neice, Lelia Jean Campbell.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 1th day of July, 1982.

FLOYD G. BOWIE (SEAL)

Signed, sealed, published and declared by Floyd G. Bowie 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 alleville SC.

Alleville Broome of abbreville SC.

THE STATE OF SOUTH CAROLINA, IN THE COURT OF PROBATE Abbeville County. By BESSIE LEE F. NANCE, Probate Judge of said county: R. EUGENE PRUITT Personally appears _ FLOYD G. BOWIE who, being duly sworn, says that he saw sign, seal, publish and declare the annexed instrument of writing, bearing date the ___ 1th ____ day of 1982 ____, A. D.__ his and contain _____ Last Will and Testament; that the said ___ FLOYD G. BOWIE was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said ____ R. EUGENE PRUITT DEBBIE BROOME __and_____JOY HALL of the testat QR in HIS presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this _____ day of R. Enge Prott 2 tober, Anno Domini 19<u>83</u> Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM LEILA JEAN CAMPBELL 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 ___FLOYD_G__BOWTE____ __, deceased, be entered of Probate in Common Form. 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 ___ FLUYD G. BUWIL _____ deceased, so far as ____ I ___ know or believe; 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 said Will, as far as______HIS will make a true and perfect inventory of all such goods and chattels; So help

NΟ

Judge of Probate, Abbeville County, S.C.

Attorney's Name and Address:

LAST WILL AND TESTAMENT OF LERYON FRED JORDAN

- I, LERYON FRED JORDAN, of the Town of Calhoun Falls, 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 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, ANNA RUTH BROWN JORDAN, in fee simple.
- 2. I appoint my wife, ANNA RUTH BROWN JORDAN, Executrix of this my Will and direct that she shall not be required to furnish any bond.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will dated Movember 9, 1981.

Serja Fred Jordan (L.S. (Leryon Fred Jordan)

The foregoing Will consisting of One (1) page was signed, sealed, published and declared by LERYON FRED JORDAN, 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.

Mancy S. King of Abbeville, South Carolina

Of Abbeville, South Carolina

elane of Abbeville, South Carolina

L. HAWTHORNE, JR.
CARNEY AT LAW
PINCENEY STREET
JULLE, S. C. 29620

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

Personally appearsNancy S. King
who, being duly sworn, says that he saw Leryon Fred Jordan
sign, seal, publish and declare the annexed instrument of writing, bearing date the9th day
November, 1981 ,A.D. This to b
and contain his Last Will and Testament; that the said Leryon Fred Jordan
was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidNancy S. King
together with Robert L. Hawthorne, Jr. and Rosemary H. Copeland at the reques
of the testat or in his presence, and in the presence of each other, witnessed the due execution thereof
Sworn to before me, this day of, Anno Domini 19, Anno Domini 19, Anno Domini 19, June, June, June, June
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Anna Ruth Jordan 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
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
Leryon Fred Jordan 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 ashisgoods and chattels will thereunto extend and the law charge me and that
T will make a true and perfect inventory of all such goods and chattels; So help
God.
Sworn to before me, this day of October, Anno Domini 19_83
Attorney's Name and Address:

STATE OF SOUTH CAROLINA
COUNTY OF GREENWOOD

LAST WILL AND TESTAMENT OF THOMAS H. MAXWELL, JR.

KNOW ALL MEN BY THESE PRESENTS, That I, THOMAS H. MAXWELL, JR., of the County of Greenwood, State of South Carolina, being of sound mind and memory, do make, publish, and declare this to be my Last Will and Testament, hereby revoking all former testamentary documents by me at any time heretofore made.

ITEM I

It is my will and desire and I so direct my Executor hereinafter named to pay all of my just debts, the expense of my last illness, funeral expenses, and any other expenses which my Executor deems proper and chargeable against my estate, but that the Statute of Limitations be pleaded against any debts that may be barred.

ITEM II

I give and bequeath to my dear wife, Emmie Sullivan Maxwell, if she shall survive me, all my personal effects, household goods and contents, and automobiles which I may own at the time of my death as her absolute property. Should my said wife predecease me, then I give and bequeath such goods and chattels to my daughter, Ruth Maxwell Norman, in fee simple absolute.

ITEM III

A. If my wife, Emmie Sullivan Maxwell, survives me, I direct my Executor to set aside a portion of all the rest, residue, and remainder of my property and estate, both real and personal, of whatsoever kind and wheresoever situated, of which I shall die seized or possessed or of which I shall be entitled to dispose of at the time of my death, equal to one-half (1/2) of the value of my adjusted gross estate (gross taxable estate less funeral and administration

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expenses, claims and debts, and estate or inheritance taxes) as finally determined for Federal estate tax purposes, less the value of all interests in property, if any, which pass or have passed to my wife under other provisions of this Will or otherwise than this Will, but only to the extent that such interests are for the purpases of the Federal estate tax included in determining my gross taxable estate and allowed as a marital deduction. All values shall be those finally determined for Federal estate tax purposes. setting aside the said portion of my estate, my Executor is authorized to do so in money or in kind, or partly in money and partly in kind, with all values to be those finally determined for Federal estate tax purposes. Not withstanding anything herein to the contrary, my Executor shall set aside in said portion assets, including cash, fairly representative, on the date or dates of distribution, of appreciation or depreciation in the value of all property then available for distribution to the said portion to be set aside herein.

- B. I give, devise, and bequeath the said portion of my estate so set aside as hereinabove provided to my Trustee hereinafter named, in trust, NEVERTHELESS, to hold, manage, invest and reinvest the same, to collect the income, and to pay over the net income, in monthly or quarterly installments, to my wife, Emmie Sullivan Maxwell, for and during the term of her natural life.
- C. Upon the death of my said wife, the entire amount, including income, if any, remaining in said trust shall be distributed to such person or persons, or to the estate of my said wife, free from all trusts created hereunder, in such manner and in such proportions as my said wife may designate and appoint in and by her Last Will and Testament.
- D. My trustee is authorized to have sole and absolute discretion at any time and from time to time to disburse to my said wife from the corpus of the trust such amounts as may be deemed

Service Services

advisable by said trustee to provide adequately for her maintenance, support, welfare and comfort. In determining the amounts of corpus to be so disbursed, if any, my trustee shall take into consideration any other income which my said wife may have from any other source, but not her capital resources, and my trustee's discretion shall be conclusive as to the advisability of any such disbursement and shall not be subject to judicial review.

- E. In the event that my said wife shall fail to exercise the Power of Appointment herein granted to her, or to the extent that she shall not effectively exercise the Power, then, in either event, I will, bequeath, and devise the entire remaining amount thereof, including income, unto my daughter, Ruth Maxwell Norman, absolutely in fee or, if my said daughter is not living, then to her child or children, share and share alike.
- F. Should my wife predecease me, then this Item III shall be inoperative, and I give, bequeath, and devise all of said trust to my daughter, Ruth Maxwell Norman, absolutely in fee, or if my said daughter is not living, then to her child or children, share and share alike.

ITEM IV

I direct that my Executor pay out of my residuary estate, without apportionment, all estate, inheritance and succession taxes imposed by the Government of the United States, or any state or territory thereof, or by any foreign government or political subdivision thereof, in respect of all property required to be included in my gross estate for estate or like tax purposes by any of such governments, whether the property passes under this Will or otherwise, without contribution by any recipient of any such property. The term "residuary estate" as used herein means the remainder of my estate after the payment of all death, funeral and administration expenses, specific bequests and devises, and after setting

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aside the "Marital Deduction" trust for the benefit of my wife as set out in the foregoing Item III of my Will.

ITEM V

- A. Should my wife, Emmie Sullivan Maxwell, survive me, I give, bequeath, and devise all the rest, residue, and remainder of my estate, both real and personal, of every kind and nature whatsoever, herein termed my "Residuary Estate", unto my Trustee hereinafter named, IN TRUST, NEVERTHELESS, to hold, manage, invest, and reinvest the same, to collect the income therefrom, and to pay over the net income, in monthly or quarterly installments to my wife, Emmie Sullivan Maxwell, for and during the term of her natural life.
- B. Upon the death of my said wife, my trustee shall pay of and convey all the said trust estate of every kind and in his hands to my daughter, Ruth Maxwell Norman, absolutely and free from said trust, or if my said daughter is not living, then to her child or children, share and share alike.
- C. My trustee is authorized to have sole and absolute discretion at any time and from time to time to disburse to my said wife from the corpus of the trust such amounts as may be deemed advisable by said trustee to provide adequately for her maintenance, support, welfare and comfort. In determining the amounts of corpus to be so disbursed, if any, my trustee shall take into consideration any other income which my said wife may have from any other source, but not her capital resources, and my trustee's discretion shall be conclusive as to the advisability of any such disbursement and shall not be subject to judicial review.
- D. Should my wife predecease me, then this Item V shall be inoperative, and I give, bequeath, and devise all of said trust to my daughter, Ruth Maxwell Norman, absolutely in fee, or if my said daughter is not living, then to her child or children, share and share alike.



ITEM VI

Anything herein contained to the contrary notwithstanding, if, at the termination of any trust created under this Will, all or a portion of the principal of such trust shall vest in absolute ownership in a minor or minors, or, if any part of my estate shall vest in absolute ownership in a minor or minors, I authorize and empower my trustee, in its discretion, to hold the property so vested in such minor, or any part thereof, in a separate fund for the benefit of such minor, notwithstanding that such property may consist of investments not authorized by law for trust funds, and to invest and reinvest the same, collect the income therefrom, and, during the minority of such minor, to apply so much of the principal and so much of the net income thereof to the support, education, and maintenance of such minor, as my Trustee shall see fit, and to accumulate, invest, and reinvest the balance of such income until such minor shall attain the age of twenty-one (21) years, and thereupon to pay over the principal, together with any accumulated and undistributed income, to such minor, and, if such minor shall die before attaining the age of twenty-one (21) years, the principal, together with any accumulated and undistributed income, shall be paid over to the estate of such minor. The authority conferred upon my Trustee by this Item shall be construed as a power only, and shall not operate to suspend the absolute ownership of such property by such minor or to prevent the absolute vesting thereof in such minor. With respect to the administration of any such property which shall vest in absolute ownership in a minor, and which shall be held by my trustee as herein authorized, my trustee shall have all the powers vested in it under the provisions of Item IX of this Will; and it shall be entitled to commissions at the rates payable to testamentary trustees.

ITEM VII

In the event that my wife, Emmie Sullivan Maxwell, and I shall die in a common accident or disaster or under such circumstances

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that it is difficult or impracticable to determine who survived the other, then I direct that for the purposes of this Will my wife shall be determined to have survived me.

ITEM VIII

For the purposes of settling my estate and carrying out the provisions of this Will and Testament, I hereby authorize and empower my Executor to sell and convey any part or all of my estate, at public auction or private sale, without court order, and on such terms as my Executor, in its uncontrolled discretion, may deem advisable, for the best interests of my estate, and to execute such instruments as may be necessary and proper to effectuate such purposes.

ITEM IX

In the administration of my estate and trusts and powers hereby established or created, my Executor and Trustee shall have the power to invest and reinvest the said trust funds and shall have full power and authority in its sole and absolute discretion to hold, retain, possess, manage, control, sell, convey, assign, transfer, mortgage, exchange, improve and lease (for any lawful period even though such period may extend beyond the duration of the administration of the estate or of the trust) the whole or any part of my property, real and personal, at any time held by it hereunder, for such prices and upon such terms and conditions as to my Executor and Trust may seem advisable and shall have full power and authority in its sole and absolute discretion to hold, acquire, and retain any of the property coming into its hands or acquired by it in any manner hereunder in the same form of investment as that in which it was received or acquired by my trustee, although it may not be of the character of investments permitted by law to trustees.

My Executor and Trustee in its discretion may apportion between principal and income any money or other property coming into its possession, as well as any expenditures which in its opinion

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should be apportioned, notwithstanding the legal rules which might otherwise apply.

My Executor and/or my Trustee, in making investments and reinvestments shall not be limited to securities of the character permitted for the investment of trust funds by the laws of South Carolina but instead shall have power in its discretion, at any time, and from time to time, to invest in, and to purchase and hold for investment, such securities, including common and preferred stocks, mutual investment funds, or other property, as it, in its absolute and uncontrolled discretion, shall deem advisable, and from time to time to alter and vary any investments at any time made or held.

My Executor and Trustee shall have full power and authority to make, execute, and deliver any and all such instruments in writing as shall be necessary or proper to carry out any disposition whatever of any trust property; to carry in the name of its nominee or nominees, securities or other property requiring or permitting of registration.

ITEM X

No person dealing with my Executor or my Trustee shall be bound to see to the application or disposition of cash or other property transferred to my Executor or Trustee, or to inquire into the authority for or propriety of any action by my Executor or Trustee.

ITEM XI

I hereby nominate, constitute, and appoint The County Bank as Executor and Trustee under this my Last Will and Testament, and I direct that no bond or undertaking shall be required of it in any court, place, or jurisdiction for the faithful performance of its duties as Executor or Trustee.



IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 24th day of May, 1967.

Thomas I Maxuelly (THOMAS H. MAXWELL, JR.

Signed, Sealed, Published, and Declared by the 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, have hereunto subscribed our names as witnesses:

Hathy Ransom

Lispinis B. Mcquire

Million Iller

Les Sk. # 13 Vages - 179 - 182

LAST WILL AND TESTAMENT OF ROBERT CATER McCARLEY

- I, ROBERT CATER McCARLEY, of 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 give and devise my residence house and approximately 30 acre tract of land with the improvements thereon situate in or near the Town of Lowndesville, in Abbeville County, South Carolina, to my son, WALTER ROBERT McCARLEY, in fee simple, subject to the right of my wife, RUTH HUTCHINSON McCARLEY, to the exclusive use and occupancy of my residence house during her lifetime if she shall survive me.
- 2. I give and devise my approximately 36 acres in the Campbell Community in Abbeville County, South Carolina, together with the improvements thereon to my son, WILLIAM PERRY McCARLEY, in fee simple.
- 3. I give and bequeath my car, truck and Super A tractor to my son, WALTER ROBERT McCARLEY.
- 4. I give and bequeath my carpenter tools to my sons, WALTER ROBERT McCARLEY and WILLIAM PERRY McCARLEY.
- 5. All of 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 wife, RUTH HUTCHINSON McCARLEY, in fee simple.
- 6. I appoint my daughter, MARY M. McGEE, Executrix of this my Will. If, however, she shall fail to qualify or cease to act as Executrix I appoint my son, WALTER ROBERT McCARLEY, 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 dated Sune 30, 1983.

(Robert Cater McCarley) (L.S.)

The foregoing Will consisting of One (i) page was signed, sealed, published and declared by ROBERT CATER McCARLEY, 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.

Marie Hutchinson of Lowndesville, S. C.

Marie Hutchinson of Aff Jova, S. C.

RT L. HAWTHORNE, JR.
ATTORNEY AT LAW
DEL PINCKNEY STREET

THE STATE OF SOUTH CAROLINA, Abbaville County.

IN THE COURT OF PROBATE

Personally appearsMarie Hutchinson	
who, being duly sworn, says that he sawRobert_Cater_McCarley	
sign, seal, publish and declare the annexed instrument of writing, bearing date the30th	day of
June, 1983 ,A.D. This	to be
and contain his Last Will and Testament; that the said Robert Cater M was then of sound and disposing mind, memory and understandi	-
to the best of deponent's knowledge and belief; and that the said	
together with Willie Barnes and Ruth M. Ashley	at the request
of the testat <u>Or</u> in <u>his</u> presence, and in the presence of each other, witnessed the due exec	ution thereof.
Sworn to before me, this 12th day of October Anno Domini 19_82 Make Hutchinson Judge of Probate, Abbeville County, S.C.	<u> </u>
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	
On hearing the above petition of Mary M. McGee it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Tes	tament, with
codicil, of, deceased,	be entered of
Probate in Common Form.	
Given under my hand and the seal of the Court of Probate, this 24th day of October Judge of Court of Probate	de_
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 an	d that
Robert Cater McCarley	ow or believe;
and that will well and truly execute the same, by paying first the debts, and then legacies co	·
said Will, as far as goods and chattels will thereunto extend and the law charg	e me and that
will make a true and perfect inventory of all such goods and cha	
me God.	ittels, concip
Sworn to before me, this	ust be shown)
Attorney's Name and Address:	

STATE OF SOUTH CAROLINA) ABBEVILLE) OF COUNTY

LAST WILL AND TESTAMENT OF MAMIE LEE BEAUFORD

IN THE NAME OF GOD, AMEN:-

I, Mamie Lee Beauford, 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:-

I will and direct that my Executrices, hereinafter ITEM I: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 their hands.

I give and bequeath unto my five grandchildren, name-ITEM II:ly, Carol Annette Davis, William Floyd Davis, Jr., Alicia Jo Davis, Aaron Wayne Partridge and Steven Joseph Partridge, the sum of Two Thousand (\$2,000) The sum of \$2,000.00 is to be paid to each individual when Dollars each. they reach the age of eighteen (18) or at any given time if needed for medical attention.

I will, devise and bequeath all the rest, residue, ITEM III:and remainder of my property, both real and personal, of whatsoever kind and wheresoever situate unto my two daughters, Barbara Jo Davis and Wanda Lee Patridge, in fee simple, share and share alike.

I hereby nominate, consitute and appoint my two (2) daughters, Barbara Jo Davis and Wanda Lee Partridge Executrices of this my Last Will and Testament, to serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and day of January, 1981. seal of

Signed, Sealed, Published and Declared by MAMIE LEE BEAUFORD, 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 attesting witnesses.

Recorded: Det 25 1983-File Mo: 83 85 63. Will AK. 13. Roge 1

Mamie Lee Beauford

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

Personally appears Care	ol F. Speer
who, being duly sworn, says thathe saw	Mamie Lee Beauferd
sign, seal, publish and declare the annexed in	strument of writing, bearing date the 8th day of
January	, A. D. 1981to be
•	Last Will and Testament; that the said Mamie LeeBeauferd
	was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief	f; and that the saidCarel F. Speer
together with Cathy W. Poole	and Montez Burton 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, this	onini 19 83 Corol I Spen
ORDER ADMIT	TING WILL TO PROBATE IN COMMON FORM
	bara Jo Davis and Wanda Lee Partridge
on nearing the above petition of	ed, That the petition be granted and the said Last Will and Testament, with
codicil, ofMan	nie Lee Beauferd , deceased, be entered of
Probate in Common Form.	, decoused, so efficiently
Given under my hand and the seal of the	Court of Probate, this day of
	Some Soi 3 Maire
	Judge of Court of Probate.
C	QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,)	·
Abbeville County.	
do solemnly swe	ear, that this writing contains the true Last Will of the within named and that
Mamie Lee Beauford	deceased, so far as know or believe;
and that will well and	d truly execute the 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
We	will 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 \ Barlara Ar Davis
Sworn to before me, this2lı	day of Barbara Jo Davis mini 19 83 7/2 mda Lee Batisdal
Sworn to before me, this, Anno Dom	(The Postoffice Address of each Fiduciary must be shown)
Sworn to before me, this2l	(The Postoffice Address of each Fiduciary must be shown)

SIATE OF SOUTH CAROLINA
COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT OF Nancie Eulas Nac Belcher

IN THE NAME OF GOD, AMEN: -

I.- I, Nancie Eulas Mae Belcher, 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 Executor hereinafter named shall pay all of my just debts with the first money coming into his hands.

I will, devise, bequeath, all of my property of whatsoever kind and wheresoever situated, real, personal, or mixed, unto my beloved husband James M. Belcher, during his natural lifetime. Then, at his death, I will and direct that whatever property remains in my estate, real, personal, or mixed to be equally divided among my five children: Naomi B. Walker, Hattie Mae B. Walker, James M. Belcher, Jr., Othar Ruth B. Martin, and Charles Belcher, each of these children to share and share alike with (1/5) One-fifth to each, in fee simple absolute.

Life hereby nominate, constitute, and appoint my husband, James M. Belcher, Executor of this my Last Will and Testament, without bond.

IN WITNESS WHEROF, I have hereunto set my hand and seal this 27th day of November, 1967, A. D.

nameie Eules mal Kulcher (15)

Signed, Sealed, Published and Declared by Nancie Eulas Mae Belcher, 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.

anne L. Stevenson	Qt-1	alsu ièce	
Lillian D. Dilleskan	504 Lan	slen St af	Levelle St
Claire a. Joues	alkert	le, & C	

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THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

Personally appears Elaine A. Jones	
who, being duly sworn, says that he saw Nancie Fulas Mae	Belcher
sign, seal, publish and declare the annexed instrument of writing, bearin	g date the day of
November, 1967 ,A.D, A.D,	This to be
and contain <u>her</u> Last Will and Testam	nent; that the saidNancie Eulas Mae Belcher
was then of sound and	disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said	Elaine A. Jones
together with <u>Annie L. Stevenson</u> and	Lillian D. Dilleshaw at the request
of the testat <u>rix</u> in <u>her</u> presence, and in the pre	sence of each other, witnessed the due execution thereof.
Sworn to before me, this	Chiene a Jane
ORDER ADMITTING WILL TO PROBA	ATE IN COMMON FORM
codicil, of	25th day of October , 1983
	Judge of Court of Probate.
QUALIFICATION OF F	IDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.	
•	ns the true Last Will of the within named and that
Nancie Fulas Mae Belcher	deceased, so far as I 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 chatt	
	tels will thereunto extend and the law charge me and that
will make a true and	_
Sworn to before me, this day of, Anno Domini 1983_	tels will thereunto extend and the law charge me and that it perfect inventory of all such goods and chattels; So help A Called

Last Will and Testament

I, ERNEST O. BROOKS, a resident of and domiciled 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 any and all other Wills and Codicils at any time heretofore made by me.

ITEM I

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

ITEM II

I give and bequeath all of my personal property and house-hold effects of every kind including but not limited to furniture, appliances, furnishings, 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 this property to my son, LAWYER COWAN.

ITEM III

I give devise and bequeath all of the rest, residue and remainder of my property of every kind and description, wherever situate and whether acquired before of after the execution of this Will, absolutely in fee simple to my son, LAWYER COWAN.

ITEM IV

I hereby nominate, constitute and appoint executor of this my Last Will and Testament, LAWYER COWAN and direct that he shall serve without bond.

ITEM V

By way of illustration and not of limitation and in addition to any inherent, implied, or statutory powers granted to executors generally, my executor is specifically authorized and empowered: to allot, assign, buy, care for, collect, contract with respect to, to continue any business of mine, convey, convert,

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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 _____ Thomas E. Hite, Jr. who, being duly sworn, says that he saw ______ Ernest O. Brooks_ sign, seal, publish and declare the annexed instrument of writing, bearing date the ____3lst__ _____, A. D.____ __This____ December, 1982 and contain his Last Will and Testament; that the said Ernest O. Brooks was then of sound and disposing mind, memory and understanding, according Thomas E. Hite, Jr. to the best of deponent's knowledge and belief; and that the said _____ Joy Hall R. Eugene Pruitt together with_ _and___ __ in ___ of the testat or __ presence, and in the presence of each other, witnessed the due execution thereof. November , Anno Domini 19 83 ORDER ADMITTING WILL TO PROBATE IN COMMON FORM Lawyer Cowan 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 _____Ernest O. Brooks _____, deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this ____ __7+h_ 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 ___ _____ deceased, so far as _____ know or believe: - Ernest O. Brooks 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 will make a true and perfect inventory of all such goods and chattels; So help me____ God. ·Lawyer Cowa Sworn to before me, this ___ __ day of , Anno Domini 19<u>83</u> (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S.C. Attorney's Name and Address: __

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 possession of, pledge, receive, release, repair, sell, sue for, and in general to exercise all of the powers in the management of similar property owned in his own right, upon such terms and condition as to my executor may deem best, and to execute and deliver any and all instruments and to do all acts which my executor may deem proper or necessary to carry out the purposes of this Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order. Any substitute or successor executor shall have all the powers granted to the original executor.

ITEM VI

If any beneficiary and I should die as a result of a common accident or calamity or otherwise under such circumstances as would render it doubtful whether the beneficiary or I died first, then it shall be conclusively presumed for the purposes of this Will that said beneficiary predeceased me.

my seal this 3/5 day of Occasion, 1982.

Ernest O. Brooks (L.S)

The foregoing Will consisting of two typewritten pages, this included, the one preceeding pages thereof, bearing on the left hand margin the initials of the Testator was this 3/5 day of According to the said of the Testator was this 3/5 day of According to the said Testator as and for his Last Will and Testament and 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 with

OF Abbertle S.C.

Last Will and Testament

I, VIVIAN DALTON HORNE, a resident of and domiciled 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 any and all other Wills and Codicils at any time heretofore made by me.

ITEM I

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

ITEM II

hold effects of every kind including but not limited to furniture, appliances, furnishings, 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 this property to my husband, GARY ANTHONY HORNE. If my husband should not survive me, I give and bequeath said property to my children, MARK ANTHONY HORNE and WILLIAM MATTHEW HORNE in approximately equal shares, provided, however, the issue of a deceased child shall take his or her parent's share, per stirpes.

ITEM III

I give devise and bequeath all of 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 in fee simple to my husband, GARY ANTHONY HORNE. If my Husband does not survive me, I give, devise and bequeath said property to my children, MARK ANTHONY HORNE and WILLIAM MATTHEW HORNE in approximately equal shares, provided, however, the issue of a deceased child shall take his or her parent's share, per stirpes.

ITEM IV

I hereby nominate, constitute and appoint executor of this my Last Will and Testament, GARY ANTHONY HORNE and direct that he shall serve without bond.

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said Virginia Anne Clace Vildred Dalton	Personally appears	irginia Anne Clace		
A. D. 1983 to be and contain her Last Will and Testament; that the said Vivian Dalton Horne was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said Virginia Anne Clace together with Raymond Jeffrey Horne and Mildred Dalton at the request of the testat TIX in her presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this 7 day of November Anno Domini 19 83 Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Clary Anthony Horne deceased, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil of Vivian Balton Horne deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 7th day of November 19 83 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 Vivian Dalton Borne deceased, so far as I know or believe; and that I will make a true and perfect inventory of all such goods and chattels; So help me God. Sworn to before me, this 7th day of November Anno Domini 19 83 November Anno Domini 19 83	who, being duly sworn, says that the say	w	Dalton Horne	
Last Will and Testament; that the said	sign, seal, publish and declare the anne	exed instrument of writing, b	earing date thel	st day o
was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said Virginia Anne Clace	November	, A. D. <u>1</u>	.983	to b
was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said Virginia Anne Clace	and contain her	Last Will and To	estament: that the said	Vivian Dalton Horne
to the best of deponent's knowledge and belief; and that the said Yirginia Anne Glace together with Raymond Jeffrey Horne and Mildred Dalton at the request of the testat Tix in hist presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this 7 day of November Anno Domini 19. 83 Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Gary Anthony Horne it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil of Yivian Balton Horne deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 7th day of November 19. 83 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 Yivian Dalton Horne 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 her 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 7th day of November Anno Domini 19. 83 November Anno Domini 19. 83				
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it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil	ORDER A	DMITTING WILL TO PE	OBATE IN COMMO	ON FORM
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Judge of Probate, Abbeville County, S.C. (The Postoffice Address of each Fiduciary must be shown)	Judge of Probate, Abbeville Co	ounty, S.C.	(The Postonice Addre	ess of each riductary must be shown
Attorney's Name and Address:	Atto	rney's Name and Address:		

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 support, medical care, and education of such beneficiary; (4) by my trustee using such amounts directly for such beneficiary's support, medical care and education. In holding any property for a minor under the provisions of this Item, my trustee shall have all of the power, discretionary or otherwise, heretofore conferred upon him as executor.

ITEM VII

If any beneficiary and I should die as a result of a common accident or calamity or otherwise under such circumstances as would render it doubtful whether the beneficiary or I died first, then it shall be conclusively presumed for the purposes of this will that said beneficiary predeceased me; provided, however, that if my husband shall die with me as aforesaid, I direct that he shall be conclusively presumed to have predeceased me.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this $\frac{1}{2}$ day of $\frac{1}{2}$, 1983.

VIVIAN DALTON HORNE (SEAL)

The foregoing Will consisting of three typewritten pages, this included, the two preceding pages thereof, bearing on the left hand margin the initials of the Testatrix was this production of the left hand margin the initials of the Testatrix was this production of the left hand margin the initials of the Testatrix was this production of the left hand margin the initials of the Testatrix was this production of the left hand left hand

Mind halton OF Cachoun Falls & c.

I, Paul N. Hagan, of Abbeville County, South Carolina, declare this to be my Will, and I revoke any prior wills and codicils made by me. This Will is in four parts. Part 1 defines certain terms used in the rest of the instrument. Part 2 contains the provisions which deal with the disposition of my estate. Part 3 names the persons or institutions who will administer my estate, and Part 4 sets forth certain provisions governing that administration.

PART 1 - DEFINITIONS

- 1.1 Gender. The masculine gender shall be deemed to include the feminine and the neuter as the context may require.
- 1.2 <u>Number</u>. The singular shall be deemed to include the plural as the context may require.
- 1.3 <u>Fiduciary</u>. The term "Fiduciary" is used collectively and includes my Executor and any Trustee named hereunder. Where the term "Executor" or "Trustee" is used, it is used advisedly and to the exclusion of the other.
- 1.4 <u>Tangible Personal Property</u>. The term "Tangible Personal Property" includes all of my clothing, jewelry, personal effects, automobiles and all other tangible personal property, including any insurance thereon, except cash on hand, gold or silver coins or bullion, and any tangible personal property customarily used in any business or farming operation in which I shall be engaged or interested at the time of my death. That term also excludes all of the furniture, furnishings and household goods located in my residence, these articles being the property of my spouse.
- 1.5 Spouse. The term "spouse" shall mean my wife, Nell G. Hagan.

PART 2 - DISPOSITION OF PROPERTY

- 2.1 Payment of Debts and Expenses. I direct that my funeral expenses, the costs of administering my estate and all legal debts allowed as claims against my estate be paid out of the general funds of my estate.
- 2.2 Payment of Taxes. I direct that all estate, inheritance or other taxes imposed by reason of my death (but excluding any taxes imposed on generation-skipping transfers under the federal tax law) upon property passing under or outside this Will be paid out of that portion of my residuary estate which is not included in the share qualifying for the marital deduction.
- Property I give to my spouse, if living at my death; and if not, to my surviving children in shares of approximately equal value. In event of any disagreement in division, my Executor shall have power to make final and conclusive division. My Executor may deliver any or all of such property to any minor entitled thereto; provided, however if, in the sole discretion of my Executor, it shall not be practicable to distribute all or any part of the foregoing property to such minor or to store it until such minor reaches majority, then my Executor may sell the same and add the proceeds to the residue of my estate to be distributed as hereinafter provided. Any expenses incurred in protecting, delivering or selling such property shall be paid from my residuary estate as an administrative expense.
- 2.4 <u>Residue</u>. If my spouse survives me, the residue of my estate shall be divided into two shares as follows:

One share, called the MARITAL SHARE, shall be an amount which, together with the total of any other amounts allowed as a marital deduction in the federal estate tax proceeding relating to my estate, shall equal the maximum allowable marital deduction; provided that this amount shall be reduced by an amount, if any, needed to increase my taxable estate to the largest amount which, after allowing for the

RAYMER, LEWIS, EISELE & PATTERSON ATTORNEYS AT LAW STATESVILLE, N. C. unified credit against the federal estate tax and any other allowable credits, will result in no federal estate tax being imposed on my estate. In computing the maximum allowable marital deduction for purposes of the preceding sentence, all transfers as to which I am the "deemed transferor", under Chapter 13 of the Internal Revenue Code of 1954, as amended, shall be disregarded.

In making the computations necessary to determine the amount of this share, values as finally determined for federal estate tax purposes shall control. My Executor may, in setting aside this share, distribute assets in cash or in kind or partly in cash and partly in kind, using values determined as of the date of distribution. No asset shall be allocated to this share if it does not qualify for the marital deduction. To the extend possible, no asset should be so allocated if it would constitute income in respect of a decedent (as that term is utilized in Section 691 of the Internal Revenue Code of 1954, as amended) when received by any beneficiary. To the extent possible, at least Twenty Thousand (\$20,000) Dollars of life insurance proceeds other than proceeds of life insurance received under any qualified pension or profit sharing plan shall be allocated to this Share.

The other share, called the FAMILY SHARE, out of which all inheritance, estate or other transfer taxes are to be paid, shall consist of the remaining portion of my estate. However, in the event my spouse predeceases me, the entire residue of my estate shall constitute the FAMILY SHARE.

- 2.5 <u>Marital Share</u>. The MARITAL SHARE shall be held as the MARITAL TRUST on the following terms and conditions:
 - A. <u>Payments to My Spouse</u>. My Trustee shall pay the entire net income from this trust in at least quarter-annual installments to or for the benefit of my spouse and may pay to or for the benefit of my spouse amounts of the principal in the Trustee's discretion.

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- Spouse's Power of Appointment. Upon the death of my spouse, my Trustee shall pay any undistributed income to her estate, and the entire remaining principal of this MARITAL TRUST, as it may then exist, shall be paid as my spouse may, by a will in which specific reference is made to this power, direct and appoint, including the right to appoint in trust or to her estate. In default of such appointment, principal in an amount sufficient to pay all death taxes occasioned by the inclusion of this trust in the taxable estate of my spouse shall be paid directly to the taxing authorities upon receipt of written notice from her executor or administrator, and all of the principal not so appointed or thus paid shall be added to and consolidated with the FAMILY TRUST and held, managed, administered and distributed as an integral part thereof. The Trustee is authorized to rely, and is relieved of liability in so relying, upon any instrument admitted to probate in common or solemn form as the will of my spouse.
- 2.6 <u>Family Share</u>. The FAMILY SHARE shall be held as the FAMILY TRUST on the following terms and conditions:
 - A. <u>Distribution Before Division</u>. At any time after my death, my Trustee, in its discretion, may distribute to or for the benefit of my spouse, my children and my grandchildren amounts of the income and principal of this trust, bearing in mind that my primary concern is for the welfare of my spouse and my secondary concern is for my children. To the extent practical, no distribution of principal should be made to my spouse from this trust until the principal of the MARITAL TRUST is exhausted. Any income not so distributed shall, at least annually, be added to principal and become a part thereof.
 - B. <u>Separate Trusts</u>. Upon the death of my spouse, my Trustee shall add all undistributed income to principal and then divide that sum into a sufficient number of equal shares to create one share for

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each child of mine who is then living and one share for the then living descendants (collectively) of each child of mine who is then deceased. Each such share shall then be held and managed as a separate trust by my Trustee and distributions shall be made as follows:

- 1. Share for Child. Each such share created for a child of mine shall be paid over and distributed to such child outright, free of trust.
- 2. Share for Descendants. Each such share created for the descendants of a deceased child of mine shall be paid over and distributed to the descendants of such deceased child, per stirpes, subject to the provisions hereinafter made for trusts during minority.

PART 3 - FIDUCIARIES

- 3.1 <u>Executors</u>. I appoint Judy H. Bryson and Paul G. Hagan as Executors under this Will, to serve without bond. If either individual for any reason fails to qualify or ceases to act, then the other shall act as sole Executor.
- Trustees. I appoint Judy H. Bryson and Paul G. Hagan as Trustees under this Will, to serve without bond. If either individual for any reason fails to qualify or ceases to act, then the other shall act as sole Trustee.

PART 4 - ADMINISTRATIVE PROVISIONS

- 4.1 <u>Powers.</u> My Fiduciary shall have, in addition to those powers conferred by law or otherwise, the following discretionary powers, whether or not personally interested in the exercise of any such powers. The term Fiduciary shall include any person or corporation administering my estate and the trust under this will:
 - A. To sell at public or private sale and to exchange or partition all or any part of the property held by it as fiduciary, without order or license from any court, and to execute any and all deeds and other

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STATESVILLE, N. C.

instruments necessary or appropriate therefor, with or without covenants, warranties and representations.

- B. On any division or distribution of any estate property, to make the same in cash or in kind or partly in each, and to exercise the powers provided for in this Article after the termination of my estate until the same is fully distributed.
- C. To settle by compromise, arbitration or otherwise any and all claims and demands in favor of or against or in any way relating to my estate, upon such terms as my Fiduciary deems advisable, including inheritance taxes on present or future interests, and any controversy as to the interpretation of this will or the administration of my estate.
- D. To pay any expenses involved in the delivery of any article of tangible personal property and to charge the same as an expense of administration.
- E. To administer, invest, and reinvest the trust fund in any property, including real and personal property, stocks, bonds, and other securities, investment companies and common trust funds (without the necessity of notice to beneficiaries), in any state or jurisdiction, and whether or not of a kind or in a proportion ordinarily considered suitable for trust investments. To make secured or unsecured loans and, with respect to mortgages and other security held by the trust, to modify the terms thereof, to release partially, to foreclose and to purchase at foreclosure sales. To permit all or any part of the trust property to be held in the custody of a banking institution or brokerage house.
- F. To participate in any reorganization, recapitalization, merger or similar transaction; to give proxies or powers of attorney with or without power of substitution for voting upon any shares or certificates of interest belonging to the trust.

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- G. To carry stock certificates and other property of the trust in the form of street certificates or in the name of a nominee or any person, including the Trustee, or in any other form, without disclosing the existence of any trust.
- authority to pay to or apply for a beneficiary amounts of income and principal in my Trustee's discretion, such discretion, unless otherwise specifically limited, is considered to mean amounts deemed necessary or advisable for such beneficiary's maintenance, education (including preparatory, technical, collegiate and/or graduate), support, comfort and general welfare; provided, however, that no Trustee shall participate in the exercise of any discretionary power over income or principal, or in any consideration of the exercise thereof, if such trustee is or could be a beneficiary of such discretionary power.
- 4.3 Trustee Accountings. My Trustee shall not be required to file any periodic inventory or accounting with respect to any trust created herein with any court, even though otherwise required by law, but it shall file annual accounts of receipts and disbursements of cash and principal held with each adult beneficiary and the guardian or person having custody of each minor beneficiary.
- Trust During Minority. Whenever any part of the principal of any trust created hereunder shall become distributable to a person who is then under the age of twenty-one (21), hereafter called a minor, as his absolute property, my Trustee, in its discretion, may withhold distribution of such property and invest and reinvest the same, collect the income therefrom and, during the minority of such minor, apply amounts of the net income or principal for the benefit of such minor without the intervention of any guardian and accumulate, invest and reinvest the balance of such income, if any, until such minor attains the age of twenty-one (21) years and, thereupon, shall pay over to him the unexpended principal and income so withheld. If such minor dies

RAYMER, LEWIS, EISELE & PATTERSON ATTORNEYS AT LAW STATESVILLE, N. C. before attaining the age of twenty-one (21) years, all such principal and income shall be paid over to the estate of such minor. The authority conferred upon my Trustee by this paragraph shall not operate to suspend or prevent the absolute vesting of any property in such minor. With respect to the administration of any such property, my Trustee shall have all the powers, authority and discretion vested in it under the provisions of this Will.

- Special Termination. Any trust still in existence on the day twenty-4.5 one (21) years after the death of the last to die of all the beneficiaries herein named or described who are living at the date of my death shall terminate and be paid to those persons then entitled to the income therefrom, and in default thereof, to the persons who would be the Final Beneficiaries under PART 2 of this Will.
- Survivorship. Any beneficiary other than my spouse who shall not be 4.6 living thirty days after my death shall be deemed to have predeceased me. If the order of death of my spouse and myself cannot be established by proof, my spouse shall be deemed to have survived me.

IN WITNESS WHEREOF, I have signed my name and set my seal to this <u>Oct 3/</u>, 1978. my Will on this day,

Paul Hagan Hagan

Signed, sealed, published and declared by Paul N. Hagan to be his Will in the presence of us, who, at his request and in his presence and in the presence of each other, do hereby subscribe our names as witnesses.

> Harvall Minkle Quida S. Kickles

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All Addresses:

Route 2 Noure -. Donalds, S.C. 29638