OF

WYATT ELLISON BONDS

I, WYATT ELLISON BONDS, 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 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 wife, Ellen Ruth Bonds, all of the personal property that I now own and all that I may later acquire, of every kind and nature, wheresoever situate.

ITEM III.

I give, bequeath, and devise to my vife,
Ellen Ruth Bonds, all of the real property that I now own and all
that I may later acquire, wheresoever situate, to her, her heirs
and assigns forever.

ITEM IV.

All of the rest and residue of my property, of every kind and nature, and wheresoever situate, real, per:onal, or mixed, whether now owned or later acquired, I give, bequeath, and devise to my wife, Ellen Ruth Bonds, her heirs and assign: forever.

ITEM V.

In the event my wife and I should perish in a common accident or disaster, neither surviving the other for period of twenty-four hours, then in that event I give, bequeatly, and devise all of my property that I now own, and all that I may

450

ABBEVILLE

PAGE NO. I

W.E.B.

1- Gura 5 1984-84 ES- 79

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.	
By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appears Willie D. Canven	
who, being duly sworn, says that he saw	
sign, seal, publish and declare the annexed instrument of writing, bearing date the7th	day of
December, A. D	to be
and contain Wyatt Ellison Bonds' Last Will and Testament; that the said	10 be
Wyatt Ellison Bonds was then of sound and disposing mind, memory and understanding,	negording
to the best of deponent's knowledge and belief; and that the said Willie D. Carver	according
together with W. L. Powell and Martha K. Hodges at the	
· ·	
of the testat in in presence, and in the presence of each other, witnessed the due execution	
Sworn to before me, this 31st day of May, Anno Domini 19 84 Olike Deaver	
Sworn to before me, this 31.5t day of May, Anno Domini 19 84	
Judge of Probate, Abbeville County, S.C.	
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	
OHOLI ADMITTING WILL TO PRODATE IN COMMON PORM	
On hearing the above petition ofELLEN RUTH BONDS	
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testam	ent, with
o codicil, of, deceased, be a	entered of
Probate in Common Form.	
Given under my hand and the seal of the Court of Probate, this day of,	19 <u>84</u>
5	
Judge of Court of Probate.	
QUALIFICATION OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA,)	
Abbeville County. 1	
do solemnly swear, that this writing contains the true Last Will of the within named and the	at
Wyatt Ellison Bonds deceased, so far as know o	r believe;
and that will well and truly execute the same, by paying first the debts, and then legacies contains	ned in the
said Will, as far as goods and chattels will thereunto extend and the law charge m	e and that
will make a true and perfect inventory of all such goods and chattel	
and the same of th	s; so neip
God. Superm to before me this 31st days (See 1 1 1 A)	Λ
Sworm to before the, this navnr \ nav nr \ / / / / / /	da
May , Anno Domini 19 84 PO Box 155 (Butler Ave.) Calhoun Falls, (The Postoffice Address of each Fiduciary must	S. C.
Judge of Probate, Abbeville County, S.C.	ve shown.
Attorney's Name and Address:	

(Last Will and Testament of Wyatt Ellison Bonds)
Page No. II of II Pages

later acquire, real, personal, or mixed, and wheresoever situate, to my son, Jimmy Wyatt Bonds.

ITEM VI.

I hereby nominate, constitute, and appoint my wife, Ellen Ruth Bonds, as the sole executrix of this my last will and testament, she to serve without the necessity of bond if such be required by law at the time of my death. In the event my wife and I should perish in a common accident or disaster, as set out in ITEM V., then in that event I nominate, constitute and appoint my son, Jimmy Wyatt Bonds, as the sole executor of this my last will and testament, he to serve without the necessity of bond if such be required by law at the time of my death.

SIGNED, SEALED, PUBLISHED AND DECLARED BY the said Wyatt Ellison Bonds as and for his last will and testament, in our presence, and in the presence of each other, and we at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names in our own handwriting as witnesses this the day of his many of lashours, Jally Martha Martha Martha of Lashour Fally Martha Marth

451

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

OF

IN THE PROBATE COURT

DONNA REYNOLDS GAUTHIER

I, DONNA REYNOLDS GAUTHIER, being of sound mind, memory and understanding and realizing the uncertainties of death, do hereby make, ordain, publish and declare the following as and for my Last Will and Testament, hereby revoking any and all other instruments of a testamentary nature heretofore by me made.

ITEM I. I will and direct my Executor, hereinafter named, to pay all of my just debts with the first monies coming into his or its hands including my funeral expenses and the erection of an appropriate marker to my last resting place.

ITEM II. I will, devise and bequeath all of my property, of whatsoever kind and wheresoever situate, both real and personal unto my beloved husband, PAUL GEORGE GAUTHIER, to be his in fee simple and absolute.

ITEM III. In the event that my beloved husband, PAUL GEORGE GAUTHIER, and I expire as a direct result of a common disaster, I will, devise and bequeath eath of my property fawhatsoever kind and whereseever situate to the following four of my children, namely:

THEODORE HANDLEY GAUTHIER, PAULA JEAN GAUTHIER, JON PAUL GAUTHIER, and LYNN

DEE PINCKNEY. It is not my intention to overlook nor to exempt my two children, namely: JOAN GAUTHIER CORLEY and ANGELA GAUTHIER SPENCER, but rather it is to say that they have been properly cared for. It is my further will that the Trust Department of the State Bank & Trust Company shall aftend to the proper care, maintenance, support and education of my children insofar as my holdings shall allow and upon completion of the education of my youngest child, the residuary funds shall be divided among the above listed four

GEORGE GAUTHIER, to serve as Executor of this my Last Will and Testament, said service to be without surety bond requirement. In the event that ITEM III

children, share and share alike, in fee simple and absolute.

452

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Mapaged : (

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

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

who, being duly sworn, says that he saw _	Donna Reynolds Gauthier
sign, seal, publish and declare the annexed	l instrument of writing, bearing date the d
July, 1966	, A. DThis
and contain <u>her</u>	Last Will and Testament; that the saidDonna Reynolds Gau
	was then of sound and disposing mind, memory and understanding, accor
to the best of deponent's knowledge and bel	lief; and that the said William C. Stone
together with Joyce S. Simpso	on and William B. Davis at the rec
of the testat <u>rix</u> in <u>her</u>	presence, and in the presence of each other, witnessed the due execution that
Sworn to before me, this, Anno Do	omini 19
ORDER ADM	ITTING WILL TO PROBATE IN COMMON FORM
it is hereby ordered, adjudged and deci	PAUL GEORGE SAUTHIER reed, That the petition be granted and the said Last Will and Testament, DONNA REYNOLDS GAUTHIER, deceased, be entered.
Probate in Common Form.	, ueceaseu, prentere
Given under my hand and the seal of the	he Court of Probate, this 1st day of June, 1984
	Desir Le F Dans
	Judge of Court of Probate.
	Judge of Court of Probate. QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, \	Judge of Court of Probate.
Abbeville County.	Judge of Court of Probate. QUALIFICATION OF FIDUCIARY
Abbeville County.)do solemnly s	Judge of Court of Probate. QUALIFICATION OF FIDUCIARY wear, that this writing contains the true Last Will of the within named and that
Abbeville County.	Judge of Court of Probate. QUALIFICATION OF FIDUCIARY
Abbeville County. 1 do solemnly s Donna R. Gauthier	Judge of Court of Probate. QUALIFICATION OF FIDUCIARY wear, that this writing contains the true Last Will of the within named and that
Abbeville County. I do solemnly s Donna R. Gauthier and that 1 will well a	Judge of Court of Probate. QUALIFICATION OF FIDUCIARY wear, that this writing contains the true Last Will of the within named and that
Abbeville County.	Judge of Court of Probate. QUALIFICATION OF FIDUCIARY wear, that this writing contains the true Last Will of the within named and that
Donna R. Gauthier and that will well a said Will, as far as her	Judge of Court of Probate. QUALIFICATION OF FIDUCIARY wear, that this writing contains the true Last Will of the within named and that
Abbeville County. Ido solemnly solennly solemnly	Judge of Court of Probate. QUALIFICATION OF FIDUCIARY wear, that this writing contains the true Last Will of the within named and that

RESYLES CV4. VI LUMBULLED OF THE TOTAL OF DONNA REYNOLDS GAUTHIER PAGE 2 of this my Last Will and Testament becomes applicable, I hereby nominate, constitute and appoint the Trust Department of the State Bank & Trust Company to serve as Executor of this my last Will and Testament, said service to be without surety bond requirement. Further, I respectfully request that the Court appoint the Trust Department of the State Bank & Trust Company as Guardian of my four children to handle and disburse the corpus of my estate in a manner perscribed by law. IN WITNESS WHEREOF, I have hereunto signed my name and affixed my Signed, Sealed, Published and Declared by the said DONNA REYNOLDS GAUTHIER, to be her Last Will and Testament in the presence of us, who in and in the our names as witnesses.

LAST WILL AND TESTAMENT OF JAMES B. EVANS

I, JAMES B. EVANS, 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.

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 son,

JEFFERY WILLARD EVANS, in fee simple if he shall survive me, or, if he predeceases me then to my grandson, JEFFERY SCOTT EVANS, in fee simple.

- 2. I appoint my son, JEFFERY WILLARD EVANS Executor of this my will. If, however, he shall fail to qualify or cease to act as Executor, I appoint ROBERT L. HAWTHORNE, JR., Executor in his place. I direct remaining shall be required to furnish any bond.
- 3. I express the hope and desire that my son, JEFFERY WILLARD EVANS will adequately care for the comfort and support of my wife, MINNIE RUTH R. EVANS, during her lifetime, if she shall survive me, but I expressly declare that I do not intend to create any charge or lien on the property which I have devised and bequeathed, nor any trust in law or in equity with respect to any property.
- 4. I authorize my Executor to allot, assign, care for, collect, contract with respect to, convey, convert, deal with, dispose oi, enter into, exchange, hold, improve, invest, lease, manage, mortgage, create security interests in, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, and in general, o 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 he could do if

PAR

454

ET L. HAWTHORNS, JR.
TTORNSY AT LAW
E. PINCKNSY STREET
EVILLS, S. C. 29620

AND THE PROPERTY OF THE PARTY O

he 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 the necessity of a court order.

- the provision, however, that the share of any such minor beneficiary shall immediately vest in such minor, but my Executor shall transfer, convey and assign such property to himself as Trustee and shall hold the property of such minor in trust for such minor during minority 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 education of such minor taking into consideration to the extent my Trustee deems advisable any other income or resources of such minor, until such minor attains his or her majority, and thereupon pay the balance then remaining to such beneficiary absolutely. If such minor shall die prior to attaining majority the balance then remaining shall be paid over and distributed to such minor's estate.
 - 6. I have in mind but make no provisions in this will for my children, other than Jeffery, because, during my lifetime I have already provided for and made gifts to my other children.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will this 3rd day of May, 1976.

James B. Evans)

The foregoing will consisting of Two (2) pages was signed, sealed, published and declared by JAMES B. EVANS, 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.

Rosiman & Copelarl, of Abbeville, South Carolina

of Abbeville, South Carolina

of Abbeville, South Carolina

ROBERT L. HAWTHORNE, JR.
ATTORNEY AT LAW
200 E. PINCKNEY STREET
ABBEVILLE, S. C. 29620

Yarus D. King

PROOF OF WILL

THE STATE OF SOUTH CAROLINA Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Judge of Probate for said County.

Personally appearsNancy S. King
who, being duly sworn, says that she sawJames B. Evans, Sr.
sign, seal, publish and declare the annexed instrument of writing, bearing date theday
of May,1976
his Last Will and Testament; that the said
James B. Evans, Sr. was then of sound and disposing mind, memory and
understanding, according to the best of deponent's knowledge and belief; and that the said
Nancy S. King together with Eggenery H. Coneland
Cindy A. Hall and 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, this6 day of
June , Anno Domini 19 84 Yarey & Lung
Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Jeffery Willard Evans
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament,
with codicil of James B. Evans, Sr, deceased, be entered
of Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 6 day of June 19 6
Judge of Court of Probate
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA.
Abbeville County.
and thatB. Evans, Sr deceased, so far as know or
believe; and that will well and truly execute the same, by paying first the debts, and then
legacies contained in the said Will, as far as <u>his</u> goods and chattels will thereunto
extend and the law charge me, and that will make a true and perfect inventory of all
such goods and chattels; So help God.
Sworn to before me, this 6 day of Jeffey Willaul Even
June , Anno Domini 19 84
(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S. C.
Attorney's Name and Address

LAST WILL AND TESTAMENT OF

DORIS M. CRENSHAW

- I, DORIS M. CRENSHAW, 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, GEORGE H. CRENSHAW, in fee simple if he shall survive me, or, if he predeceases me, then to my sister, MARGARET OMOHUNDRO, of Coronodo, California, and my sister-in-law DOT C. HOCHREIN, of Easley, South Carolina, in equal shares, if they shall survive me, of if only one of them shall survive me to the survivor of them.
- 2. I appoint my husband, GEORGE H. CRENSHAW, Executor of this my Will. If, however, he shall fail to qualify or cease to act as Executor 1 appoint my sister-in-law, DOT C. HOCHREIN, Executrix in his place. I direct that neither shall be required to furnish any bond.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will this & day of ______, 1979.

Daris M. Crenshaw)

The foregoing Will consisting of One (1) page was signed, sealed, published and declared by DORIS M. CRENSHAW, 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.

Coulter Oof Abbeville, South Carolina

peland of Abbeville, South Carolina

of Abbeville, South Carolina

TORNEY AT LAW

PROOF OF WILL

THE STATE OF SOUTH CAROLINA Abbeville County.

And the second

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Judge of Probate for said County.

Personally appears

Nancy S. King

. electrony appears
who, being duly sworn, says that he saw Doris M. Crenshaw
sign, seal, publish and declare the annexed instrument of writing, bearing date theday
of, A.D. to be and contain
Her Last Will and Testament; that the said
Doris M. Crenshaw 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 together with Robert L. Hawthorne, Jr , and
Rosemary H. Copeland and at the request of the testavix in her
presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this day of
June , Anno Domini 19 <u>84</u>
Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of George H. Crenshaw
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament,
with readicity of of, deceased, be entered
of Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this
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 Doris M. Crenshaw deceased, so far as _1 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 goods and chattels will thereunto
extend and the law charge me, and that will make a true and perfect inventory of all
Sworn to before me, this _6th day of God
Sworn to before me, this _6th _ day of
June , Anno Domini 19 <u>84</u>
(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S. C.

STATE OF SOUTH CAROLINA,)

LAST WILL AND TESTAMENT.

COUNTY OF GREENVILLE.)

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

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

ITEM II: I will, devise and bequeath to my daughter, Laura Speed Simmons, her heirs and assigns:

- (a) a one-half (1/2) undivided interest in my lot with buildings thereon, situate between Main and Church Streets in the City and County of Abbeville, State of South Carolina.
- (b) a one-half (1/2) undivided interest in my lot on Lake Secession in Abbeville County, South Carolina.

ITEM III: I will and bequeath to my three grandchildren, to-wit:

Laura S. Suits, Leslie E. Simmons and Elizabeth S. Simmons, One Thousand

(\$1,000.00) Dollars each.

ITEM IV: All the rest, residue and remainder of my estate, to include both real and personal, I will, devise and bequeath to my daughter, Elizabeth McMillan Speed, her heirs and assigns.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this

Spanday of October, 1974.

Elizabeth Faulkner Speed.

429

Signed, Sealed, Published and Declared by Elizabeth Faulkner Speed, as and for her Last Will and Testament, in the presence of us, who, in her presence, and in the presence of each other, at her request, have subscribed our names as witnesses:

Je L. Skirth & Residing at Abbeville, S. C.

And J. Allen Residing at Abbeville, S. C.

James Is Abbeville, S. C.

Ruorded June 13/981. Will Bb. # 13 Og. 457-458

-2-

I ATTEST A TRUE COPY

Clerk, Probate Court

PROOF OF WILL BY DEDIMUS

THE STATE OF SOUTH CAROLINA, Greenville County.	EA LIFE COOK! OF SHOEKED	
	of Probate for said County.	
Personally appears		•
who, being duly sworn, says that he saw.		£ .
sign, seal, publish and declare the annexed instrument of writi-	•	
	to b	•
and contain	and Testament; that the said	
Elizabeth Faulknen Speed was then of soun	d and disposing mind, memory and understanding, according	ıg
to the best of deponent's knowledge and belief; and that the said.	The state of the s	-
	The second state of the second se	sar. st_i
Demoi Williams	resence of each other, witnessed the due execution thereof.	
	ESCHICE OF CACH CHICAGO CONTRACTOR CONTRACTO	•
Sweep to before me, this day of		•
November Anna Domini 19 83	PROVEN BY DEDIMUS	÷
Judge of Probate, Greenville County, S. C.		
Judgo of Tromposition		
ORDER ADMITTING WILL TO	PROBATE IN COMMON FORM	
•		
	h McMillan Speed	
it is hereby ordered, adjudged and decreed, That the petition b	e granted and the said Last Will and Testament, with cour	
none of Elizabeth Faulkn	er Speed , deceased, be entered of Probate	्ये ,
Common Form.		g:
Given under my hand and the seal of the Court of Probate,	this 16th day of November 19	
	Judge of Court of Probate.	· ·
	, , , , , , , , , , , , , , , , , , , ,	
QUALIFICATION	N OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA, Greenville County.		•
	contains the true Last Will of the within named and that	
Elizabeth Faulkner Spe	T	eve:
	same, by paying first the debts, and then legacies contained in	
said Will, as for as goods a	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
God.		\
help	Elizabeth M. Speech	
Sworm to before me, this day of November Anno Domini 19 83		
Tookh W. Make	(The Postoffice Address of each Fiduciary must be shown)	
Judge of Probate, <u>Greenville</u> County, S. C.		
Attorney's Name and Address:	#3	

LAST WILL AND TESTAMENT OF

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be but

g/Alace

Samuel Marie Commence

P. C. S. S. L.

JAMES KLUGH

er in all the

1 21

I, JAMES KLUGH, 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, 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, AGNES C. KLUGH, in fee simple if she shall survive me.
- 2. If my wife shall not survive me 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, as follows:

NEAPHORE CONT.

- A. I give and devise to my son, JAMES WILLIE KLUGH and my daughter FRANCES WIONIA KLUGH, in equal shares, my residence and that part of my farm property in Abbeville County, S. C. on S. C. State Highway No. S-161 containing 50 acres bounded now or formerly as follows: North by McCord; East by Highway S-161; West by Lomax; and South by the remainder of the James Klugh property. If either of them shall not survive me I give and devise such property to the survivor of them.
- B. I give and bequeath all of my tangible property, including my household effects of every kind including but not limited to if, however, she shall including ease to act as its and appoint in furniture, appliances, furnishings, pictures, silverware, china, daughter, ANNIE K. 37 1 155, and so glass, wearing apparel, farming equipment, livestock to my son,

SERT L. HAWTHORNE, JR.
ATTORNEY AT LAW
100 C. PINCKNEY STREET
LEBEVILLE, S. C. 28680

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11.11 86:40 13.900 409.87 4

PROOF OF WILL

	Personally appeared be	fore me Robert L. Hawthor	ne, Jr.
	who, being duly sworn, that he saw	James Klugh	, sigr,
l	seal, publish and declare the annexed	instrument of writing, bear	ing dae
	May 8 , 19_80 to be and	l contain the said testator's	Last Will
	and Testament; that the said testator w	vas then of sound and dispos	sing mind,
	memory and understanding, and under	r no legal disability, accord	ding to the
	best of this depondent's knowledge, inf	formation and belief; and tha	at this
	depondent Robert L. Hawthorne, Jr.	together with Nancy S. Kin	g
	and Rosemary H. Copeland	at the request of the testato	or in the
	presence of the said testator and in the	presence of each other, su	bscribed
	our names as witnesses to the said ins	trument.	
	That throughout this affi	idavit the masculine gender	shall be
	deemed to include the feminine where t	the contexts so requires.	
	Sworn to before me this 11th day (of June 1984	Bolet L. Houtte	rul J
	Judge of Probate for Abbeville County, South Carolina	:	
	ORDER ADMITTING W IN COMMO	VILL TO PROBATE N FORM	
	IT IS ORDERED, ADJUI	GED, AND DECREED that	the
	instrument offered for Probate herein of	dated May 8, 1980	,
	be and the same hereby	y is admitted to Probate as	the Last
	Will and Testament of James Klugh	deceased, in c	ommon
	form, valid to pass real and personal p	roperty, and that Letters T	estamentary
	be issued thereon to the executor who n	nay qualify thereunder.	
	GIVEN UNDER MY HAN	D AND THE SEAL OF THIS	COURT
	THIS 11th DAY OF JUNE	, 1984	
		Dessie La 3 D	anne
	S	s Probate Judge for Abbeviouth Carolina	He County

ROBERT L. HAWTHORNE, JR. ATTORNEY AT LAW 800 E. PINCKREY STREET ABBEVILLE, S. G. 20020 C. I give and bequeath One-half (1/2) of all of the rest, residue and remainder of my personal property, including but not limited to bank accounts, savings accounts, cash, mortgages, notes, etc. to my son, JAMES WILLIE KLUGH and my daughter, FRANCES WIONIA KLUGH, in equal shares, but if either of them do not sunvive me I give and bequeath such property to the survivor of them.

D. All the rest, residue and remainder of my estate, real and personal, and all other property over which I shall have any power of disposition by Will, whether acquired before or after the execution of this Will, I give, devise and bequeath, in equal shares to my children, ANNIE K. STYLES, REV. O. A. KLUGH, NETTIE K. ERWIN, and LELIE K. CANTLOW, and my grand-children, PATRICIA ANN RILEY and BARBARA JEAN KLUGH, who shall survive me.

E. Any conveyances of real estate that I may have already made or that I may hereafter make to any of my children or to my grandchildren prior to my death shall be chargeableagainst their share at the value of \$250.00 per acre times the acreage conveyed by me to any of my children or any of my grandchildren prior to my death.

- 3. I appoint my wife, AGNES C. KLUGH, Executor of this my Will. If, however, she shall fail to qualify or cease to act as Executor I appoint my daughter, ANNIE K. STYLES, and my son, REV. O. A. KLUGH, or such of them as shall qualify as Executors in her place. I direct neither shall be required tofurnish any bond.
- 4. I express the hope and desire that my son, JAMES WILLIE KLUGH and my daughter FRANCES WIONIA KLUGH will take care of my invalid son

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4. That the character of the property of said estate includes, but is not limited to, the following: A. REAL ESTATE. B. STOCK AND BONDS. C. MORTGAGES, NOTES AND CASH. D. INSURANCE ON DECEDENT'S LIFE. E. JOINTLY OWNED PROPERTY. F. OTHER MISCELLANEOUS PROPERTY. 5. The Petitioner being duly sworn deposes and says that to the best of Petitioner's (s') knowledge, information and belief, that the statements contained in the foregoing Petition are true and complete and that Petitioner(s) will well and truly execute the above mentioned testator's Last Will, by first paying the testator's debts and expenses of administration, and then the legacies contained in the said Will, as far as testator's properties will thereunto extend and that Petitioner(s) will make a true and perfect inventory of all of testator's properties and return the same as required by this honorable Court. WHEREFORE Petitioner(s) prays that said Will be admitted to Probate and Letters Testamentary shall be issued to Petitioner (s) and for all proper orders. Sworn to before me this 11th Ligno Kling Petitioner day of June , 1984

R. F. D. 2, Abbeville, S. C. 29620
Address

Petitioner

Address

ROBERT L. HAWTHORNE, JA ATTORNEY AT LAW 200 E. PINCKNEY STREET ABBEVILLE, S. C. 28020 My Commission Expires Sept. 7, 1989

THARIE KLUGH so long as he shall live.

5. Throughout this Will the masculine gender shall be deemed to include the feminine and the singular the plural and vice versa where the e public this context so requires.

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

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(James Klugh)

The foregoing Will, consisting of Three pages was signed, sealed, published and declared by JAMES KLUGH, 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.

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COUNTY OF ABBEVILLE) IN THE PROBATE COURT)
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Ex Parte Agnes Klugh,)))
Petitioner, In Re Estate of: James Klugh,)) PETITION TO PROVE WILL)
Deceased.)))

Petitioner respectfullý alleges:

- 1. That James Klugh died testate on June 1, 1984, 79 years of age, and was at the time of death a resident of Abbeville County, South Carolina.
- 2. That said decedent left a Will dated May 8, 1980 which Petitioner alleges to be the Last Will of said decedent and which is herewith presented.
- 3. That the names, ages, relationships and residences of the devisess and legatees named in said Will are as follows:

Name	Age	Residence Address	Relationship to Decedent
Agnes C. Klugh	75	R. F. D. 2 Abbeville, S. C.	'Wife

ROBERT L. HAWTHORNE, JR ATTORNEY AT LAW 200 E. PINCKHEY STREET ADDEVILLE, S. C. 29620 The Holy L.C.

STATE OF SOUTH CAROLINA)

COUNTY OF ANDERSON)

I, A. P. Durham, of the County of Anderson, State of South Carolina, being of sound and disposing mind, memory and understanding, do make, ordain, publish and declare this has and for my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

ITEM I.

I will and direct that my body shall be decently interred, that a suitable marker be erected to mark my grave, and all expenses therefor be paid out of my estate.

ITEM II.

I direct that my legally enforceable debts and my funeral expenses be paid as soon after my death as may be practical, and I authorize and empower my executor, in case of any claim made against my estate, to settle and discharge the same in its absolute discretion. For convenience, my executor shall be referred to herein by the third person singular.

ITEM III.

- (A) I will and bequeath unto my wife, Louise Shell Durham, if she survives me, all of my right, title and interest that I may have at the time of my death in the furnishings and tangible property customarily used in our home which is our principal residence.
- (b) I will and bequeath all my tangible personal property not otherwise effectively disposed of by this my Last Will and Testament in as nearly equal shares as possible to be divided between my wife, Louise Shell Durham and my dauther, Annette Durham Kidd, such division to be made by my executors in their sole and absolute discretion: provided, however, that it is my desire that my said wife to permitted her selection of one of my automobiles and that, in the discretion of my

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executors, my other vehicles, farm equipment and any cattle that I may have at the time of my death be sold along with any personal property not distributed hereunder and the proceeds therefrom used to pay my funeral expenses, debts and estate taxes. Any determination as to the division of property made or other action taken by my executors pursuant to the provisions of this Item shall be conclusive upon all persons interested in my estate.

(c) I will and bequeath to my Trustee as hereinafter named \$3,600.00 to be invested, held and distributed in the following manner: Commencing with the date of my death my Trustee shall pay \$100.00 per month to my sister, Mrs. Anne D. Arnold, for a period of thirty-six (36) months or until her death, whichever shall first occur. Payments to my sister shall not exceed the total sum of \$3,600.00. If my said sister shall have predeceased me, or upon her subsequent death or the payment to or for the benefit of my said sister of \$3,600.00, the remaining principal and accumulated but undistributed income shall be added to and become part of the portion of my trust hereinafter set forth in Subparagraph (b) of Item IV or to Subparagraph (b) of Item V of this my Last Will and Testament if my wife shall not be living at the date of such occurrence.

(d) I direct that the expense of packing, shipping and delivering any of my tangible personal property to a beneficiary or to such beneficiary's residence or place of business shall be paid by my executor as an administration expense of my estate.

ITEM IV.

If my wife, Louise Shell Durham, shall survive me,
I will, devise and bequeath unto my Trustee hereinafter
named, in Trust, a pecuniary sum which shall consist of the
maximum amount which can pass free of Federal estate tax in
my estate by reason of the unified credit and any state
death tax credit (provided use of this credit does not

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require an increase in the state death taxes paid) allowable against such tax, diminished by the value of all other property and interests in property, if any, which shall be included in my gross estate for Federal Estate tax purposes and the disposition of which do not qualify for the Federal estate tax marital deduction or the federal estate tax charitable deduction, and further diminished by the amount of any charges to principal in my estate which are not allowed as deductions in computing the Federal estate tax in my estate. For the purpose of establishing the amount of the trust herein, the final determination, whether by agreement, litigation or otherwise, in the Federal estate tax proceeding in my estate shall be used. I recognize that it is possible no sum may be disposed of by this Item and that any sum so disposed of may be affected by the Executor in exercising certain tax election. The words "unified credit", "gross estate", "marital deduction" and "charitable deduction", shall have the same meaning as said words shall have under the provisions of the United States internal Revenue Code applicable to my estate.

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In satisfying the devise or bequest pursuant to this item, my executor is authorized to make distribution in cash or in kind, or partly in cash and partly in kind, and each item of property or interest in property distributed in kind is to be valued at the date of its distribution; provided, however, that in all events such distribution shall include all property and interest in property which does not qualify for the Federal estate tax marital deduction and the proceeds of the sale or other disposition of any such property or interest in property and, to the extent practicable, (a) any property or interest in property located outside the United States of America and subject to any foreign death tax, including securities issued by, or other evidences of interest in Corporations organized outside the United States of America, or the proceeds of the sale or other disposition of

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R.3 mon any such property or interest in property and (b) any property or interest in property, including any right to receive income, which shall be eligible in any way for a tax credit or deduction because it shall be subject to both Federal income tax and the Federal estate tax under the provisions of the Internal Revenue Code applicable to my estate.

My Trustee shall pay over to or use and expend the net income and principal as follows:

- (a) To the extent that the trust as provided in this Item IV can be so funded, my Trustee shall set aside and hold for the benefit of my daughter, Annette Durham Kidd, the real estate constituting my farm in Abbeville County, South Carolina, and distribute the same to my daughter Annette Durham Kidd, upon her written request; provided, however, that if my said daughter shall die without having made such written request or making a specific provision therefor in her Will, said farm shall be distributed to my grandchildren in equal shares free and discharged from the trust herein.
- (b) My Trustee shall hold the rest, residue and remainder of the trust assets as established pursuant to this Item IV, if any, and pay over to or expend for the benefit of my wife, my daughter and/or any one or more of my grandchildren living at the time, who as a class are beneficiaries of this trust, so much of the net income and so much of the principal as the Trustee in its sole and absolute discretion may deem necessary for the reasonable maintenance and support of my wife and the reasonable maintenance, support, welfare, comfort and education of each of the other beneficiaries, such payments being made without necessarily observing any rule or precept of equality,

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R.4 mon the said payments of income and/or principal to be made at convenient intervals during the lifetime of the beneficiaries; provided, however, that at the end of the Trustee's accounting year after the death of my wife, the principal and accrued but undistributed income of the trust as set forth in this Subparagraph (b) of this Item IV shall be held, administered, and distributed in accordance with the terms and conditions of Subparagraph (b) of Item V of this my Last Will and Testament.

ITEM V.

I will, devise and bequeath all of the rest, residue and remainder of my estate, real, personal or mixed, of every kind, nature and description and wheresoever situate, of which I may die seized or possessed, or to, or in, which I may have any right, title or interest at my death, including all future interests and all property hereinabove ineffectively disposed of because of lapse or for any other reason; but excluding all property, if any, over which I may have a power of appointment, it being my intention that this residuary disposition shall not exercise any such power; all of which is hereinafter referred to as my "residuary estate".

(a) If my wife, Louise Shell Durham, shall survive me.

During my said wife's lifetime, I direct with regard to this Subparagraph (a)

- (1) My Trustee shall pay over to, or apply to the benefit of, my wife all of the net income of this trust in quarterly payments or at more frequent intervals as may be directed by my said wife.
- (2) My Trustee may, at any time or from time to time, pay to, or apply for the benefit of my wife, so much or all of the principal of this residuary estate trust as my

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Trustee, in its sole discretion, deeps necessary or desirable, for the support, maintenance, health comfort, or general welfare of my wife.

Upon the death of my wife my Trustee shall distribute my residuary estate trust an established pursuant to this Subparagraph (a):

- (1) To such persons or to her estate upon such conditions, in trust or otherwise, in such manner and at such time as she appoints and directs by Will specifically referring to this power of appointment; and
- (2) In default of such appointment as to any part of all thereof to add to and administer the same pursuant to the terms and conditions of Subparagraph (b) of this Item V of my Last Will and Testament.

To the extent permitted by applicable state law and the Internal Revenue Code, notwithstanding anything to the contrary herein contained, my wife may disclaim or renounce her rights and those of her estate to receive the income and principal from, together with her rights to appoint any portion or all of the principal or accrued income pursuant to the Trust in this Subparagraph (a), as she may specify in an instrument in writing deposited with my executor within nine (9) months after my death, and in such event such portion so disclaimed or renounced shall not pass under this Subparagraph (a) but instead shall pass and be governed by the provisions of Subparagraph (b) of this Item V of this my Last Will and Testament. In the event that my wife dies within nine (9) months after my death without having disclaimed any rights as described herein, the executor or administrator of my wife's estate may file a disclaimer on behalf of her and her estate by depositing an instrument of disclaimer in writing with my executor within nine (9) months

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wan Br. p after my death, and in such event such portion so disclaimed shall pass and be governed by the provisions of Subparagraph (b) of this Item V of this my Last Will and Testament.

- (b) In the event that my said wife shall not survive me and/or in the event of and to the extent of disclaimer or renunciation of any portion of my estate heretofore devised or bequeathed, I will, devise and bequeath that my residuary estate trust as passed pursuant to this Subparagraph (b) of Item V of My Last Will and Testament be administered in the following manner and in and upon the following terms and conditions:
- (1) In the event that my daughter, Annette Durham Kidd, shall be living at the time that any property shall pass pursuant to this Sbuparagraph (b) of Item V of my Last Will and Testament, the Trustee shall pay over the same free and discharged of the trust herein to my said daughter, Annette Durham Kidd.
- (2) If my daughter, Annette Durham Kidd, shall not be living at the time that any property shall be added to the trust as set forth in this Subparagraph (b) of Item V of my Last Will and Testament, I direct that my Trustee shall pay over to or use and expend for the benefit of my grandchildren, who as a class are beneficiaries of this trust, so much of the net income and so much of the principal, if income be insufficient, as the Trustee in its sole and absolute discretion may deem necessary for the reasonable maintenance, support, welfare, comfort and education of each of such beneficiaries, such payments being made without necessarily observing any rule or precept of equality, the said payments of income and/or principal to be made at convenient intervals during the lifetime of the beneficiaries; provided, however, that at the end of the Trustee's accounting year after the addition of property to this trust, if any of my grandchildren

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have at that time attained either twenty-five (25) or thirty (30) years of age, a proportionate share of the trust fund shall be established for each of my grandchildren for the purpose of computation herein: that each of my grandchildren who shall have attained the age of twenty-five (25) years shall be entitled to one half of said grandchild's then proportionate share and each grandchild who shall have attained the age of thirty (30) years shall be entitled to such grandchild's entire then proportionate share; that at the end of my Trustee's accounting year in which each grandchild shall reach the age of twenty-five (25) years, a proportionate share of the trust fund shall be established for the purpose of computation of each such beneficiary's share of the trust fund and each such grandchild, upon reaching the age of twenty-five (25) years, shall be entitled to one half of said grandchild's then proportionate interest.

That at the close of my Trustee's accounting year when each grandchild shall reach the age of thirty (30) years, a proportionate share of the trust fund shall be established for each grandchild for the purpose of computation so as to determine such grandchild's proportionate share of the trust fund and each such grandchild, upon reaching the age of thirty (30) years, shall be then entitled to the remainder of such grandchild's proportionate share in said trust fund. It is specifically directed that the proportionate distribution for the said grandchildren may be made in cash or in kind in the absolute discretion of my said Trustee.

(3) If any of my grandchildren shall die, leaving natural or legally adopted children surviving, before such grandchild shall be entitled to receive his or her respective distribution or distributive share or shares, his or her proportion of the trust, together with all proportionate

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accumulations, shall forthwith be paid over to his or her surviving children by the right of representation, free and discharged from the trust herein.

If any of my grandchildren shall die, leaving no natural or legally adopted children surviving, before such child shall be entitled to his or her respective distributive share or shares of the trust, all of his or her proportionate part of the remaining principal of said trust, together with his or her proportionate share of all accumulations of income, shall forthwith be divided equally among my surviving grandchildren in accordance with the provisions herein, the then surviving natural or legally adopted children of any deceased grandchild or grandchildren (such children taking by right of representation) taking their parent's part free and discharged from the trust hereof.

Property and cash distributable to a minor under this Will may be distributed by my executor to such minor personally or to such minor's legal guardian, or to some other person for such minor, and the receipt of such minor, or such minor's legal quardian, or such other person, shall be a complete discharge of my executor in regard to such distribution.

ITEM VII.

I hereby authorize my executor to retain any investments which I may own at the time of my death and which, in its judgment, it is advisable so to do and to deliver the same to the residuary trustee in kind. I further authorize my executor to invest any funds at any time in its hands in such stock, bonds, securities, investments or other evidences of indebtedness as to my executor shall seem prudent, with full power and authority to purchase investments as aforesaid at a premium, and in its discretion, to deduct all or any part of such pre-

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mium from income.

ITEM VIII.

In the administration of my trust and estate established hereby, the Executor and Trustee shall have the following powers:

- (a) To retain, and in its absolute discretion and for such period as to it shall seem advisable any and all investments and other properties held by me at my death without liability for any loss incurred by reason of the retention of such investment or property.
- (b) To change investments and properties, and to invest and reinvest all or any part of the corpus of my estate or of any of the trusts hereby created in such securities, investments or other property including an undivided interest in any one or more common trust funds maintained by a professional Executor/Trustee as it may deem advisable and proper, irrespective of whether the same are authorized for the investment of trust funds by the laws of the State of South Carolina.
- (c) To sell all or any part of the property of whatsoever kind of which I may die seized or possessed, or to or in which I may be or become in any way entitled or have any interest whatsoever or over which I may have any power of appointment, or which at any time may constitute a part of my estate or of the trusts hereby established, at such times, upon such terms, for cash or on credit, with or without security, in such manner and at such prices, either by public or private sale, as to it shall seem advisable and proper, and to execute good and sufficient deeds and bills of sale therefor.
- (d) To lease any property held by it for the duration of the term, irrespective of the provisions of any statute or of the termination of any trust; and to

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otherwise dispose of any securities or other property at any time held by it.

(e) To borrow money, whether to pay taxes, exercise subscriptions, rights and options, pay assessments or to accomplish any other purpose of any nature incidents.

mortgage, pledge, collect, convert, redeem, exchange or

subscriptions, rights and options, pay assessments or to accomplish any other purpose of any nature incidental to the administration of my entate and any trust hereby established, and to pledge any securities or other property held by it as security therefor.

(f) To enforce any bonds, mortgages or other obligations or liens held hereunder; to enter into such contracts and agreements and to make such compromise or settlement of debts, claims or controversies as it may deem necessary or advisable; to submit to arbitration any matter or differences; to vote personally or by proxy any shares of stock which may at any time be held by it hereunder; and similarly to exercise by attorney any rights or pertinences to any other securities or other property at any other time held by it hereunder.

(g) To consent to the reorganization, consolidation, merger, liquidation, readjustment of or other change in any corporation, company or association, or to the sale or lease of the property thereof or any part thereof, of any of the securities or other property which may at the time be held by it hercunder, and to do any act or exercise any power with reference thereto that may be legally exercised by any person owning similar property in his own right, including the exercise of conversion, subscription, purchase or other options, the deposit or change of securities, the entrance into voting trusts and the making of agreements or subscriptions which it may deem necessary or advisable in connection therewith, and all without applying to any court for permission so

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to do, and to hold and redeem or sell or otherwise dispose of any securities or other property which it may so acquire, irrespective of whether the same be authorized for the investment of trust funds by the laws of the State of South Carolina.

- (h) To cause to be registered in its own name, without qualification or description or in its name as executor or trustee hereunder, or in the name of its nominee or nominees, without qualification or description, any securities at any time held in my estate or any trust hereby established.
- (i) To determine the manner in which the expenses incidental to or connected with the administration of my estate or the trusts hereby established shall be apportioned as between income and principal, including the right to charge an Executor or Trustee fee solely against income and to charge depreciation for tax purposes without the necessity of establishing a reserve.
- (j) To carry out agreements made by me during my lifetime, including the consummation of any agreements relating to the capital stock of corporations owned by me at the time of my death, and including the continuation of any partnership of which I may be a member at the time of my death whenever the terms of the partnership agreement obligate my estate or my personal representative to continue my interest therein and to enter into agreements for the rearrangement or alteration of any interest or rights or obligations under any such agreements in effect at the time of my death.
- (k) To apportion extraordinary and stock dividends received by it between income and principal in such manner as it may see fit, provided, however, that all rights to subscribe to new or additional stock or

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securities and all liquidating dividends shall be determined to be principal.

- (1) To permit any person having any interest in the income of any trust created herein to occupy any real property forming part of such trust as the Trustee shall deem proper, whether rent free, or in consideration of the payment of taxes, insurance, maintenance and ordinary repairs, or otherwise.
- (m) Except as otherwise directed, to make any division or distribution required under the terms of my Will or the trusts hereunder in kind or in money, or partly in kind or partly in money, and to that end to allot to any part or share such stock, securities or other property, real or personal, as to it seems proper in its absolute discretion, and its judgment as to the value of such stock, securities or other property so alloted shall be conclusive on all parties, provided, however, that the Executor/Trustee shall not be required to make . physical division of the funds except when necessary for the distribution of principal but may, in its discretion, keep any trusts in one or more consolidated funds; nor shall the Executor/Trustee be required to make any provision on account of the diminution or increase in value of any securities or investments at any time constituting a part of my estate or the trusts hereby established or for depreciation in respect of any tangible property, or for the purpose of amortizing or making good any amounts paid in premiums on the purchase of securities or of any other property.
- (n) My Executor/Trustee may freely act under all or any part of the powers by my trust given to it in all matters concerning my estate and any trusts hereby established, after forming its jumpment based upon all of the

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circumstances of any particular situation as to the wisest and best course to pursue, without the necessity of obtaining the consent or approval of any court, and notwithstanding that it may also be acting as an individual, or as trustee of other trusts, or as agent for other persons or corporations interested in the same matters as stockholders, directors or otherwise; and any trusts herein created have been so made in contemplation of such freedom of judgment and action.

- (o) The powers herein granted to my Executor/Trustee may be exercised in whole or in part, from time to time, and shall be deemed to be supplementary to and not exclusive of the general powers of fiduciaries pursuant to law, and shall include all powers necessary to carry the same into effect. The enumeration of a specific power herein shall not be construed in any way to limit or affect the general powers herein granted. Notwithstanding any other provisions of this Item, the Executor/Trustee shall not exercise any power in a manner inconsistent with the right of the beneficial enjoyment of trust property accorded to a life beneficiary of a trust under the general provisions of the law of trusts.
- (p) A corporate Executor/Trustee shall be entitled to compensation in administering and distributing the Estate and Trust property according to its standard fee schedule then in effect and to reimbursement for its payment of trust expenses.
- (q) Notwithstanding anything else herein to the contrary, if at any time my estate or a trust created herein shall have as an asset a policy of insurance on the life of a Trustee or Executor, such Trustee or Executor shall have no right or authority to deal with such policy of insurance. If there are co-executors or co-trustees then serving, the other Executor or Trustee shall exclusively

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exercise all incidents of ownership. If there is not a co-executor or co-trustee, then the Trustee shall appoint a third party to deal with said policy and all incidents of ownership related thereto.

ITEM IN.

In the event that all or any part of my estate or trust shall be distributable to and vested in a minor, my Executor/ Trustee is authorized and empowered, in its absolute discretion, to hold the property so distributable and 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 net income or principal thereof to the support, education and maintenance of such minor, as my Executor/Trustee shall see fit, and to accumulate, invest and reinvest the balance of the income until such minor shall attack the age of twenty-one (21) Years and thereupon pay over the coupus, together with any accumulated and undistributed income, to such minor. If such minor shall die before attaining the age of twenty-one (21) years, the corpus, together with any accumulated and undistributed income, shall be paid over to the estate of such minor. The authority conferred upon my Executor/Trustee by this paragraph shall be construed as a power only and shall not operate to suspend the absolute ownership of such property by such minor but to prevent the absolute vesting therein of such minor with respect to the administration of any such property which shall vest in the absolute ownership in a minor and which shall be held by the Executor/Trustee as authorized in this paragraph.

TTEM X.

In the event the income or principal payment under this my Last Will and Testament or any share thereof becomes payable

to a person under legal disability or to a person not adjudicated incompetent but who, by reason of illness or mental or physical disability is, in the opinion of my Executor/Trustee, unable to properly administer such amounts, then such amounts shall be paid out by my Executor/Trustee in such of the following ways as my Executor/Trustee deems best:

- (a) Directly to such beneficiary;
- (b). To a legally appointed guardian of such beneficiary;
- (c) To some relative or friend for the care, support, and education of such beneficiary;
- (d) By the Executor/Trustee, using such amounts directly for such beneficiary's care, support and education.

ITEM XI.

All stocks, bonds, bank accounts, saving accounts, building and loan accounts or other similar property I may own at the time of my death in my name and/or a Joint Tenant which are in turn payable on or after my death to such survivor shall be the sole property of such survivor and my executor shall make no claim against the Joint Tenant on account thereof.

ITEM XII.

Notwithstanding anything herein to the contrary, all property of any and every trust established pursuant to any of the trusts created herein shall vest in and be distributed to the persons then entitled to distributions of income at the expiration of twenty-one (21) years after the death of the last surviving beneficiary of such trust who is living at the time of my death, unless sooner vested as provided herein. The purpose of this provision is to prevent violation of the rule against perpetuities, and it shall be so construed.

ITEM XIII.

I direct that all estate, inheritance, succession, transfer and other death taxes and duties of any nature which may

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be assessed or imposed upon or with respect to all property includible in my gross estate for the purposes of such taxes and duties, together with any interest and penalties thereon, shall be paid in the manner hereinafter provided:

- (a) If my wife shall not survive me, such taxes, duties, interests and penaltics shall be paid out of the principal of my residuary estate, as an expense of administration, without contribution or reimbursement from, proration to, or apportionment against, any bequest or devise under this my Last Will and Testament or any other person owning or receiving any property, which is includible in my gross estate but which does not pass under this my Last Will and Testament.
- (b) If my wife survives me, such taxes, duties, interest and penalties shall be charged against the maximum amount ascertained as provided in Item IV and to the extent that such maximum amount is insufficient fully to discharge the same, the amount of such insufficiency shall be apportioned against and read by the persons entitled to or benefiting from the property occasioning such taxes, duties, interest and penalties in the manner provided by law.

ITEM XIV.

In the event that my wife and I should die simultaneously or under such circumstances that make it impossible to determine which of us shall have died first, it shall be conclusively presumed that my wife survived me.

ITEM XV.

The provisions made herein for my wife, Louise Shell Durham, are in lieu of and a bar to dower.

ITEM XVI.

I hereby nominate, constitute and appoint my wife, Louise Shell Durham, and my daughter, Annette Durham Kidd, or the survivor, as executor of this my Last Will and Testament and

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Trustee of the trusts created nergin; provides, and a survivor Trustee shall appoint a successor Trustee to serve in the place of a Trustee who for any reason shall not qualify or shall cease to be able to serve in such capacity. In default of appointment, I direct that my eldest living grand-child be successor Trustee. I direct that neither my executors nor my Trustees be required to give bond.

IN WITNESS WHEREOF, I have hereunto set my hand and scal this and day of Secondary, 1982.

A. P. Durham (Seal)

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Signed, sealed, published and declared by A. P. Durham, as and for his Last Will and Testament in the presence of us, who in the presence of testator and of each other, at his request have hereunto set our hands as attesting witnesses.

Spir Am Address Merson, SC Hom S. Littizen Address Anderson, S. C.

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LAST WILL AND TESTAMENT of Charles Winfred Clement

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							31.

KNOW ALL MEN BY THESE PRESE egal resident of the city of Donalds		, County of	Abbeville
ate of South Carolina		County of	ADOUVITIO
mory, do hereby make, publish and dec		WILL AND TESTA	MENT, hereby expressly
king all wills and codicils to wills her	retofore made by me.	- - : tt	es de la companya de
	ARTICLE I		
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I direct that all my just debts and fur	neral expenses be paid ou	t of my estate as s	oon as practicable after (
te of my decease.			
~	ARTICLE II		
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I give, bequeath and devise all prope	=		•
entitled to or have the right to dispos			OTCHICITO
solutely and in fee simple. In the eve	• • •		
ould predecease me, I give, bequeath	and devise all my propert	to my currarer	, share and share
			•
	ARTICLE III		
I hereby nominate and appoint Fran	ces G. Clement		to be the executrix
this, my LAST WILL AND TESTAMEN			
		7.71	
es not survive me or for any other reas	son does not serve as suc	execut, th	en I hereby nominate and
Int John R. Clement	to be the	. substitute evenut	OP
	to be the		
LL AND TESTAMENT. I hereby authorized	orize the said execut_rix	or substitute ex	recut <u>or</u> to compor
Tak Assaults Committee Com			· • ·
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mpromise, settle and adjust all claims whole or any part of my real or perso	and demands in favor of, nal property. I request th	or against my esta at no bond be requi	te, and to sell, if necessared of my executrix
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THE STATE OF SOUTH CAROLINA Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Judge of Probate for said County.

Attorney's Name and Address

Personally appears <u>William F. May, Jr.</u>
who, being duly sworn, says that he sawCharles Winfred Clement
sign, seal, publish and declare the annexed instrument of writing, bearing date the day
of, A.D. to be and contain
his Last Will and Testament; that the said
Charles Winfred Clement was then of sound and disposing mind, memory and
understanding, according to the best of deponent's knowledge and belief; and that the said
William F. May, Jr. together with Carolyn B. Jehnson , and
Thelma Shirley and 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 day of
Same Les Flance / William J. May
Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition ofFrances G. Clement
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament
with codicil, of Charles Winfred Clement, deceased, be entered
of Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this day of, 19 &
Judge of Court of Probate
THE STATE OF SOUTH CAROLINA,
Abbeville County.
do solemnly swear, that this writing contains the true Last Will of the within named
and that Charles Winfred Clement deceased, so far as know or
believe; and thatT 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 14 day of France b. Climent
Jane , Anno Domini 19 84
Session (The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S. C.

STATE OF SOUTH CAROLINA

COUNTY OF GREENWOOD

LAST WILL AND TESTAMENT

IN THE NAME OF GOD AMEN:

I, Margaret E. Forring, of the County of Greenwood and the State of South Carolina, being of sound and disposing mind and memory, and acting without duress, menace, fraud or undue influence from any person or persons whomsoever, do hereby make, publish and declare this to be my last will and testament, hereby revoking all other wills or instruments of a testamentary nature by me at any time heretofore made.

Ι

I direct that 11 of my just debts, taxes and my funer 'expenses be pai from the proceeds of my estate as soon ter my death as secticable.

II

Walter T. Herring, all of y property, both real and personal, that I shall own or have an interest in at the time of my death.

This means that my husber 1, Walter T. Herring is to have full title and control to all of my real estate, money or personal property of any kind or mount, or wheresoever situate, in fee simple.

III

In the event 'eat my husband, Walter T. Herring should predectuse me, I give, be wath and devise all of my property, real and personal, to my children in equal shares, share and share clike. If any children children of mine shall have died within any lifetime, leave a surviving child or children, such surviving child or children shall take the part his or their parent would have taken under the terms of this will had such parent survived me.

Dage One

STATE OF SOUTH CAROLINA

COUNTY OF GREENWOOL

LAST WILL AND TESTAMENT

IN THE NAME OF GOD AMEL:

I, Margaret E. orring, of the County of Greenwood and the Siste of South Carcina, being of sound and disposing mind and memory, and acting without duress, menace, fraud or undue include from any parameters who as seven, de hereby make, rublish and declare this to be my last will and testament, hereby revoking all other wills or instruments of a testamentary nature by the at any time heretofore made.

Ι

I direct that all of my just debts, taxes and my function to expenses be paid from the proceeds of my estate as soon often my death as macticable.

II

T give, bequer is and devise unto my beloved husband,
Walter T. Herring, all of y property, both real and personal,
that shall own or have an interest in at the time of my death.
This means that my hust ad, Walter T. Herring is to have full
title and control to all of my real estate, money or personal
property of any kind of amount, or whereseever situate, in fee
simple.

III

In the event that my husband, Walter T. Herring should predectase me, I give, bequeath and devise all of my property, real and personal, to my children in equal shares, share and share alike. If any children of mine shall have died within my lifetime, lead a summiving child or children, such surviving child or children shall take the part his or their parent would have taken ander the terms of this will had such parent survived me.

Tage One

Hopy

THE STATE OF SOUTH CAROLINA Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Judge of Probate for said County.

Attorney's Name and Address

Personally appears Thomas G. Young	
who, being duly sworn, says that he saw Margar	et E. Herring
sign, seal, publish and declare the annexed instrumen	t of writing, bearing date theday
of November, 1962	A.D. to be and contain
	Last Will and Testament; that the said
Margaret E. Herring was the	
understanding, according to the best of depor	
Thomas G. Young together w	
Calvin L. Bridges and at the request of t	
presence, and in the presence of each other, witness	
Sworn to before me, this _22 day of	·
June , Anno Domini 19 84	
Judge of Probate, Abbeville County, S. C.	
ORDER ADMITTING WILL TO	PROBATE IN COMMON FORM
On hearing the above petition of	C. Herring
it is hereby ordered, adjudged and decreed. That the pe	etition be granted and the said Last Will and Testament
with codicil of Margaret	
of Probate in Common Form.	
Given under my hand and the seal of the Court of	Probate, this <u>22</u> day of <u>June</u> , 19 &
	Judge of Court of Probate
QUALIFICATION	
THE STATE OF SOUTH CAROLINA,	
Abbeville County.	
do solemnly swear, that this	s writing contains the true Last Will of the within named
and that <u>Margaret E. Herring</u>	deceased on far as T
believe; and that Iwill well and trul	vevecute the same hungain that we have
legacies contained in the said Will, as far as <u>her</u>	
extend and the law charge me, and that	
Sworn to before me, this day of	- God
·	Jany 1. Norm
June , Anno Domini 19 <u>81</u>	
ludge of Duckey, Ald the o	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S. C.	

In the event that my husband and I should die simultaneously, by accident or otherwise, I hereby nominate and appoint my brother, Marion Elledge, as guardian of any child or children of mine not having reached their majority at the time of our death.

v

I hereby nominate and appoint my husband, Walter T. Herring as executor of this my last will and testament and direct that he not be required to post bond.

IN WITNESS WHEREOF, I sign, seal, publish and declare this to be my last will and testament in the presence of the persons witnessing it at my request this 26 day of Montanday, 1962.

PESTATRIX (SEAL)

WITNESSES:

ADDRESS:

1

Page Two

STATE OF SOUTH CAROLINA,)

COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF LOIS J. McMILLAN.

IN THE NAME OF GOD, AMEN:

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

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

ITEM 11:- After the payment of my debts, I will, devise and bequeath the rest, residue and remainder of my property, real, personal and mixed unto my daughter, Marie McMillan Coley, in fee simple absolute.

ITEM 111:- I hereby nominate, constitute and appoint my daughter, Marie McMillan Coley, Executrix, of this my last Will and Testament, to serve as such without being required to execute bond as such Executrix.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 20 day of September, A.D. 1965.

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

Les Mance Low &

Low & minillane LE

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STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE)

LAST WILL AND TESTAMENT OF EDGAR R. CLARK

I, EDGAR R. CLARK, a resident of and domiciled in the Town of Abbeville, in the State and County aforesaid, do hereby make, publish and declare this to by my Last Will and Testament, hereby revoking all Wills and Codicils at any time heretofore made by me.

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

my death.

I give, bequeath and devise to my wife, Melda

M. Clark, if she shall survive me, all property,
be it real, personal or mixed, wheresoever located, I own at my
death.

ITEM III. Should my wife not survive me, I give, bequeath and devise to my children who survive me the property mentioned in ITEM II, in equal shares, to share and share alike. The issue of a deceased child shall take his/her parent's share per stirpes.

I nominate, constitute and appoint my wife,

Melda M. Clark, as Executrix of this, my Last

Will and Testament, and I direct that she not be required to post
bond. Should my wife be unable or unwilling to serve, or to

continue to serve, I then nominate, constitute and appoint Edgar

R. Clark, Jr. and John F. Clark, as substitute co-executors, and

direct that they serve without bond.

If any beneficiary under this Will and I die

as a result of a common disaster or calamity or
otherwise under such circumstances as would render it doubtful

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whether the beneficiary or I died first, then it shall be conclusively presumed for the purposes of this Will that said beneficiary predeceased me.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 30 day of September, 1977.

togar R. Clark (SEAL)

Edgar R. Clark

The foregoing Will was this 30 to day of September, 1977, 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 if each other, have hereunto subscribed our names as witnesses hereto.

Marky E. ale of Abbeville, South Carolina.

Horothy Shil authorotof Abbeville, South Carolina.

Cocolia on Whiel of Abbeville, South Carolina.

Tast Will and Testament

OF

TOMMY LEE LAGROON

I, TOMMY LEE LAGROON, of Greenwood County, State of South Carolina, hereby make, publish and declare this to be my Last Will and Testament and hereby revoke any and all other Wills and Codicils, heretofore made by me.

ARTICLE I.

I direct my Executrix to pay, out of my estate, all of my just and legal debts, including the expenses of my last illness and funeral expenses.

ARTICLE II.

All the rest, residue and remainder of my estate, real, personal and mixed, of every kind and nature and wherever situate, of which I may die seized or possessed, I give, devise and bequeath the same unto my wife, JOSIE LEE LAGROON, as her own absolutely, provided she survives me, but in the event that my said wife should predecease me, or she and I should meet simultaneous death, then in such event, I give, devise and bequeath the same unto my children CATHY ANN NORMAN, LOLA MAE LAGROON, SARA LEE LAGROON, and JOHN THOMAS LAGROON, in equal shares, share and share alike, or all to the survivor or survivors if only one of them should survive me, provided, however, that if any of my said children should predecease me leaving issue me surviving, such issue shall take, in equal shares, per stirpes, the part which the child who predeceased me would have taken if such child had survived me.

ARTICLE III.

In addition to the powers given them by law, I authorize my Executrix herein named, and any successors to do the following as in their unrestricted judgment and discretion may be advisable for the better management and preservation of my estate, without resort to any person or court for further authority.

TOMMY LEE LAGROON LES (THE WARDS)

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BK. # 13.

10:84 PO 95-84

28/984 F. J. J. 70: 84 P.

THE STATE OF SOUTH CAROLINA Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Judge of Probate for said County.

Attorney's Name and Addre

Personally appear	rs	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	
who, being duly sworn,	says that he saw	Tommy Lee Lagroon	ţ	•
sign, seal, publish and d	· eclare the annexed instrum	ent of writing, bearing	date the 6th	dav
			_, A.D. to be and co	
			Testament; that the	
Tommy Lee Lag	roon was	then of sound and	disposing mind, memory	Salu and
understanding, accord	ing to the best of dep 	oonent's knowledge with	and belief; and that the	said , and
	esence of each other, with		and the second s	
	ne, this <u>27</u> day of		n diereol.	
	1 . Anno Domini 19 <u>81</u>			
Judge of Probate, Abbe	eville County, S. C.			
OR	IDER ADMITTING WILL T	O PROBATE IN COM	MON FORM	
On hearing the ab	pove petition of <u>Josi</u>	e Lee Lagroon		
it is hereby ordered, adju	dged and decreed, That the	petition be granted and	d the said Last Will and Testa	ement,
	, of Tomny	Tao Tampon	, deceased, be er	
of Probate in Common F	Form.			
Given under my hand	and the seal of the Court	of Probate, this <u>27</u>	day ofJune,	19 <u>81</u> :
			Judge of Court of Probate	
	QUALIFICATION	ON OF FIDUCIARY		
THE STATE OF SOUTH	CAROLINA,			
Abbeville County.				
I	do solemnly swear, that t	his writing contains the	true Last Will of the within n	amed
			i, so far as <u>I</u> kno	
			by paying first the debts, and	
			poods and chattels will ther	
			e a true and perfect inventory	
such goods and chattels	; So helpπ	18 God.		,
Sworn to before m	ne, this <u>27</u> day of	Mis Va	in Loan m	
	, Anno Domini 19 <u>8և</u>	·	<i>y</i>	
Judge of Probate, Abbe	eville County S C	(The Postoffice Add	ress of each Fiduciary must be sh	nown)

To sell any of the property of my estate, real or personal, for cash or on such other terms as may seem advisable; to borrow money and to make such pledges and mortgages in connection therewith as may be reasonably necessary and to execute and deliver any legal documents necessary for the accomplishment of this purpose; to hold estate assets in the form of cash free from any liability for failure to convert such cash into productive investments, to make distributions under this Will either in cash or in kind at fair value; to settle or compromise all claims in favor of or against my estate; to retain any investments received by them aspart of my estate or to sell the same and reinvest the proceeds, not being confined to those investments authorized by law for the investments of funds held by a fiduciary, and to do all acts and things, and have all powers and privileges that an absolute owner of the property would have, subject always to the discharge of their fiduciary obligation.

4 1 man 24 144 4 44

ARTICLE IV.

I hereby nominate, constitute and appoint as Executrix of this my Last Will and Testament, my wife, JOSIE LEE LAGROON, of Greenwood, South Carolina, and direct that she shall serve without bond. If for any reason she is unable or unwilling to serve or continue to serve, then I hereby nominate, constitute and appoint as substitute or successor Executrix, CATHY ANN NORMAN, and direct that she shall serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament consisting of this and one (1) other typewritten page, identified by my signature on said page, this day of Many (1), 1980.

TOMMY LEE LAGROON (LE)

12 kg - 17 - 2 min

Signed, sealed and declared by the said TOMMY LEE LAGROON, as and

for his Last Will and Testament in the presence of us, three (3) competent witnesses, who in his presence and in the presence of each other, at his request, have subscribed our names as witnesses

WITNESSES

ADDRESSES

LAST WILL AND TESTAMENT

OF

CARL ELMER LUSK AND

HELEN F. BROWNING LUSK

We, Carl Elmer Lusk and Helen Frances Browning Lusk, of the County of Abbeville, State of South Carolina, being of sound and disposing minds and memories, do hereby make, ordain, publish and declare this as and for our Last Will and Testament, hereby revoking any and all wills or instruments of a testamentary nature heretofore by us made.

Item 1. We hereby direct that our Executrix or Executor, hereinafter named see that all of our just debts and funeral expenses be paid as soon after our demise as is practicable.

Item 2. We hereby will, devise and bequeath unto each other all of our worldly possessions, including land, house, trailer, cars and all moneys in both checking and savings accounts, to do with as He of She sees fit.

Item 3. 3 We hereby will, devise and bequeath unto each other \$2000.00 on each of us, plus double indemnity, in the Elcap Credit Union in San Bernerdina, California, and \$2000.00 on each of us in the Friendship Club in the Elcap Credit Union in San Bernerdino, California, and \$1000.00 Ins. onCarl Elmer Lusk with Santa Fe RailRoad Co, San Bernerdino, California to do with as He or She sees fit.

Item 4. We hereby will, Devise and bequeath that should we both demise at the same time that all of the above named properties and moneys be equally divided between our Children, namely, Larry D. Lusk, Richard T. Lusk, Sara Taylor and Charles Vinyard, to do with as they see fit, share and share alike.

Item 5. We hereby name, nominate, constitute and appoint Each other, Carl Elmer, Lusk or Helen F. Browning Lusk as Executor or Executrik of this our Last Will and Testament, giving unto each other full and complete power and to do whatsoever is necessary in order to carry out the terms of this Our Last Will and Testament. In case bothe of us demise at the same time We hereby name, nominate, constitute and appoint Larry D. Lysk as Executor of this our Last Will and Testament, giving unto him complete power and to do whatsoever is necessary to carry out this Our Last Will and Testament.

IN WITNESS WHEREOF: We have hereunto set our hand and seal this _______ Day of January 1980

***Coll (Lugh (L.S.)
Helen F. B. Luck, S.)

Signed, sealed, published and declared on the date mentioned above by the said Carl, Elmer Lusk and Helen Frances Browning Lusk, as and for their Last Will and Testament, in the presence of us, who in their presence and in the presence of each other, at their request, have hereunto subscribed our names as witnesses.

witnesses.

P 32 ffaull 16 RESIDING AT Homea Path, SC.

RESIDING AT BOY 153 Ware Shools & RESIDING AT # 2 Home Path & C.

Addeville Courty, Honea Path, S.C.

This 2 nd Day of January 1980

Eleise S. Crosby, Notary Public for S.C.

My Commission Expires 8/21/89

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, 1984- gile 70: 84 6597. Will De. 10. 13-page: 479

THE STATE OF SOUTH CAROLINA Abbeville County.

NO

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Judge of Probate for said County. Personally appears ______ Leroy Kelly who, being duly sworn, says that he saw ______ CARL E. LUSK sign, seal, publish and declare the annexed instrument of writing, bearing date the ______ 2nd _dav A.D. to be and contain July 1980 his Last Will and Testament; that the said Carl E. Lusk was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said Leroy Kelly P. B. Hawkins presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this _9th____ day of Julu Anno Domini 19 <u>84</u> Judge of Probate, Abbeville County, S. C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM CARL E. LUSK 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. CARL E. LUSK ___, deceased, bentered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this ____9th__ day of **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 nami and that _____ CARL E. LUSK ______ deceased, so far as ____ believe; and that _____will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as HIS _____ goods and chattels will thereunto extend and the law charge me, and that _____I will make a true and perfect inventory of all ME such goods and chattels; So help ____ _ God. x Holon J. B. Lusk Sworn to before me, this _____ day of Julu _____, Anno Domini 19 _____ wie Lee J. Marca (The Postoffice Address of each Flduciary must be shown) Judge of Probate, Abbeville County, S. C.

STATE OF SOUTH CAROLINA) LAST WILL AND TESTAMENT OF COUNTY OF ABBEVILLE CORA MAE JOHNSON

IN THE NAME OF GOD, AMEN:

I, CORA MAE JOHNSON of 110 Brooks Street, Abbeville, 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, hereby revoking any and all other papers of a testamentary nature heretofore executed by me.

ITEM I: I direct that my Executor hereinafter named pay all of my just debts as soon after my demise as possible and that a suitable memorial be erected to my memory from the proceeds of my estate.

ITEM II: I will, devise and bequeath unto my two sons, namely, Gerald R. Johnson of Abbeville, South Carolina, and Eddie L. Johnson of Gaffney, South Carolina, all of my estate, consisting of stocks, bonds, moneys, real estate, personal property, and every other description of property of which I may die seized and possessed, share and share alike, provided however, that in the event that either of my sons should predecease me, then my remaining son shall inherit my entire estate.

ITEM III: I do hereby nominate and appoint Eddie L. Johnson as Executor of this my Last Will and Testament, he to serve without bond.

Signed, Sealed, Published and Declared by Cora Mae Johnson as and for her Last Will and Testament this 6th day of December, A.D., 1976.

Signed, Sealed, Published and Declared by Cora Mae Johnson as and for her Last Will and Testament in our presence and we in her presence and in the presence each of the other, and at her request, have hereunto signed our names as herd - Beruld R. & attesting witnesses:

9-13-83 Item III; Change to

Esti Leus Johns home i Cara mai Johnson

SWORN TO AND SUBSCRIBED BEFORE ME

NOTARY PUBLI/C

COMMISSION EXPIRES 1-17-90

AT GREENWOOD, S.C THIS, THE 13th DAY OF

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STATE OF SOUTH CAROLINA,)	LAST WILL AND TESTAMENT
)	OF
COUNTY OF ABBEVILLE.)	DAISY K. PARNELL.

KNOW ALL MEN BY THESE PRESENTS, that I, Daisy K. Parnell, 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 son-in-law, Wayne McMahan, as Executor of this my Last Will and Testament, and power is hereby given my Executor, at private or public 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 Executor serve without bond. In the event that Wayne McMahan is unable or unwilling to serve in this capacity, I nominate, constitute and appoint my daughter, Louise P. McMahan, as alternate Executrix under the same terms and conditions.

ITEM II: I will, devise, and bequeath all of my property, to include both real and personal, to my children, Louise P. McMahan, Connie Powell, and Shirley James, share and share alike, the child or children of any predeceased child of mine to take per stirpes the share to which his, her or their parents would have been entitled had the parent survived me.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this $\frac{1}{10}$ day of February, 1978.

Waisy K Parnell (L.S.)

Signed, Sealed, Published and Declaredby Daisy K. Parnell, as and for her Last Will and Testament in the presence of us, who in her presence, and in the presence of each other, have subscribed our names as witnesses:

Waters Residing at Lowneling S. C.

Residing at When le , s. c.

Residing at Affective of, S. C.

THE STATE OF SOUTH CAROLINA Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Judge of Probate for said County.

Personally appears Persy Ethridge
who, being duly sworn, says that he saw Daisy K. Parnell=
sign, seal, publish and declare the annexed instrument of writing, bearing date theday
of February, 1978, A.D. to be and contain
her Last Will and Testament; that the said
Daisy K. Parnell was then of sound and disposing mind, memory and
understanding, according to the best of deponent's knowledge and belief; and that the said
Peggy Ethridge together with Macie Waters , and
Thurmond Bishop and 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 13 day of
July Anno Domini 19 814
15
Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition ofWayne McMahan
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament,
with codicil of Daisy K. Parnell, deceased, be entered
of Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 13 day of July 19 84
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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 <u>Daisy K. Parnell</u> know or
beliave; 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 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 13 day of Wayne M. Make
July , Anno Domini 1984
(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S. C.

Tast Will and Testament

OF

MABEL B. CRITTENDON

I, MABEL B. CRITTENDON, 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 son, Marcus Wayne Crittendon, and to my two grandchildren of my deceased son, Jerry Crittendon, Marcus Dean Crittendon and Amy Helen Crittendon, all of my property, to include both real and personal, of every kind and nature and wheresoever situate.

ITEM III. In the event my son, Marcus Wayne

Crittendon, should predecease me or die simultaneous with me, the share to which he would otherwise have been entitled, shall pass per stirpes to his children.

ITEM IV. I hereby nominate, constitute and appoint my son, Marcus Wayne Crittendon, as the sole executor of this my Last Will and Testament, he to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my Last Will and Testament, this day of September, 1983.

MABEL B. CRITTENDON (LS

Signed, Sealed, Published and Declared by Mabel B. Crittendon, 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

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THE STATE OF SOUTH CAROLINA Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Judge of Probate for said County.

Personally appearsSherlyn E. York
who, being duly sworn, says that he sawMabel B. Crittendon
sign, seal, publish and declare the annexed instrument of writing, bearing date the
her Last Will and Testament; that the said
understanding, according to the best of deponent's knowledge and belief; and that the said
Collis L. Capell and 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
July Anno Domini 19 84 Service Se Rance Sherly C. York
Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition ofMARCUS WAYNE CRITTENDON
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament,
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
of Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 13th day of July 19 84
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 Mabel B. Crittendon 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 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 13th day of M. Wayne Cuttenland
July Anno Domini 19 84 Route # 1 - Rox 213 - Ninety-Six, S. C.
The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S. C.

own handwriting this 30 th day of September, 1983.

Donna Beel of Galhour Fall, S.C.

Colli L. Capell of Calhour Fall, S.C.

SAM SETTLES

- I, SAM SETLES, of Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wils and Codicils by me made.
- 1. I give and devise my residence and all of my real estate, together with the improvements thereon and appurtenances thereto, in fee simple to my four granddaughters, LINDA SETTLES, WANDA CROCKETT, JULIA SETTLES and ROSIE SETTLES, in equal shares.
 - 2. I give and bequeath my truck to my son, JAMES ANDREW SETTLES.
- 3. All the rest, residue and remainder of my estate, 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, will and bequeath to my grandson, JAMES ARTHUR SETTLES, my daughter, ROSA S. CROCKETT, and my son, JAMES ANDREW SETTLES, in equal shares.
- 4. I appoint my grandson, JAMES ARTHUR SETTLES, Executor of this my Will and direct that he shall not be required to furnish any bond.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will June 13, 1983.

(Sam Settles)

The foregoing Will consisting of One (1) page was signed, sealed, published and declared by SAM SETTLES, above named, to be his Will in our presence, and we at his request, and in his presence, and in the presence of

(L.S.

each other, have hereunto subscribed our names as attesting witnesses.

Losemary D. Espeland of

of Abbeville, South Carolina

of Abbeville, South Carolina

of Abbeville, South Carolina

COBERT L. HAWTHORNE, J ATTORNEY AT LAW 200 E. PINGKNEY STREET ABBEVILLE, S. C. 20620

THE STATE OF SOUTH CAROLINA Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Judge of Probate for said County.

Personally appears Robert L. Hawthorne, Ir.
who, being duly sworn, says that he saw
sign, seal, publish and declare the annexed instrument of writing, bearing date the
of June, 1983
his Last Will and Testament; that the said
SAM SETTLES was then of sound and disposing mind, memory and
was then of sound and disposing mind, memory and
understanding, according to the best of deponent's knowledge and belief; and that the said $ROREPT$ I HAVITUDDUE JR .
ROBERT L. HAWTHORNE, JR. together with Rosemary H. Copeland and
Nancy S. King and 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 <u>17th</u> day of
July , Anno Domini 19 <u>84</u>
·
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,
SAM SETTLES , deceased, be entered
of Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this <u>17th</u> day of <u>July</u> , 19 84
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 Rev. Samuel Settles 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 goods and chattels will thereunto
extend and the law charge me, and that will make a true and perfect inventory of all
such goodsand chattels; So help God.
Swori to before me, this 17th day of James A Stuffen
June, Anno Domini 19 84 Rte. # 1 - Box354 -McCormick. S. C. 2983
(The Postoffice Address of each Fiduciary must be shown)
Judge of Irobate, Abbeville County, S. C.
Attorney's Name and Addiess

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF J. M. Crittendon

IN THE NAME OF GOD, AMEN:-

- I, J. M. Crittendon, of the County of Abbeville, State of South Carolina, do make, ordain, publish and declare this as my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.
- 1. I will and direct that my Executrix hereinafter named shall pay all of my just debts, including my funeral expenses, with the first money coming into her hands.
- 2. I will, devise and bequeath all of my personal property and my cash money in any banks, savings and loans, or bonds, etc., to my beloved wife, Reba .W. Crittendon.
- 3. I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal, or mixed in my possession or may come into my possession unto my beloved wife, Rebs W. Crittendon, during her natural lifetime. Then at her death all of my property that remains in my estate of whatsoever kind and wheresoever situated, real, personal or mixed, I will, devise and bequeath to my daughter, Sara L. Crittendon, in fee simple absolute.
- 4. I hereby nominate, constitute and appoint my daughter, Sara L. Crittendon, Executrix of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 29th day of November, 1982, A.D.

G. M. CRITTENDON (LS)

Signed, Sealed, Published and Declared by J. M. Crittendon, 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.

Betty S. Wyrich abberrile S.C. Orenea andors albertle S.C. Chale C. Murdock albertle 50

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PS 105- Will PK 710 13.

THE STATE OF SOUTH CAROLINA
Abbeville, County.

IN THE COURT OF PROBATE

Abbeville County.

By BESSIE LEE F. NANCE, Judge of Probate for said County.

who, being duly sworn, says that he saw	Personally appearsCharlie C. Murdock
A.D. to be and contain November, 1982	who, being duly sworn, says that he saw
his Last Will and Testament; that the said J.M. Crittendon was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said Charlie C. Murdock together with Betty S. Uldrick, and his memory and at the request of the testat Or In his presence, and in the presence of each other, witnessed the due execution thereof. Sworm to before me, this 27th day of July Anno Domini 19 84 According to the bove petition of Sara L. Crittendon On hearing the above petition of Sara L. Crittendon 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 27th day of July 19 84 COUALIFICATION OF FIDUCIARY THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnity swear, that this writing contains the true Last Will of the within named and that J.M. Crittendon 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 his goods and chattels will thereunto extend and the law charge me, 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 his goods and chattels will thereunto extend and the law charge me, 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 his goods and chattels will thereunto extend and the law charge me, and that I will make a true and perfect inventory of all such goods and chattels; So help Me Good Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S. C.	sign, seal, publish and declare the annexed instrument of writing, bearing date theday
understanding, according to the best of deponent's knowledge and belief; and that the said Charlie C. Murdock together with Betty S. Uldrick, and his memory and and the request of the testat or in his presence, and in the presence of each other, witnessed the due execution thereof. Sworm to before me, this 27th day of July Anno Domini 19 84. Audick C. Murdock L. Muredock Sworm to before me, this 27th day of July Anno Domini 19 84. Audick C. Muredock L. Muredock Sworm to before me, this 27th day of July Anno Domini 19 84. Audick C. Muredock L. Mured	of November, 1982 A.D. to be and contain
understanding, according to the best of deponent's knowledge and belief; and that the said Charlie C. Murdock together with Betty S. Uldrick and his and Brenda Anderson end 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 27th day of July Anno Domini 19 84 Judge of Probate, Abbeville County, S. C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Sara L. Crittendon it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil of J.M. Crittendon Given under my hand and the seal of the Court of Probate, this 27th day of 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 J.M. Crittendon deceased, so far as Value of South of Probate and that J.M. Crittendon 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 will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as yoods and chattels will thereunto extend and the law charge me, 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 yoods 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 Betty S. C. The Postotice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S. C.	hisLast Will and Testament; that the said
Charlie C. Murdock together with Betty S. Uldrick and his mercha Anderson and 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 27th day of July Anno Domini 19 84 July Anno Domini 19 84 Judge of Probate, Abbeville County, S. C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Sara L. Crittendon it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Willand Testament, with codicil of J.M. Crittendon decreed, the country of Probate in Common Form. Given under my hand and the seal of the Count of Probate, this 27th day of July 19 84 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 J.M. Crittendon 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 tegacies contained in the said Will, as far as his goods and chattels will thereunto extend and the law charge me, and that I will make a true and perfect inventory of all such goods and chattels; So help Me God Sworn to before me, this 27th day of July Anno Domini 19 84	J.M. Crittendon was then of sound and disposing mind, memory and
presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this	understanding, according to the best of deponent's knowledge and belief; and that the said
presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this	Charlie C. Murdock together with Betty S. Uldrick, and
Sworn to before me, this27thday of	- ·
July , Anno Domini 19 84 Session Services Andrea Judge of Probate, Abbeville County, S. C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Sara L. Crittendon it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil of J.M. Crittendon , deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 27th day of July 19 84 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 J.M. Crittendon 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 his goods and chattels will thereunto extend and the law charge me, and that I will make a true and perfect inventory of all such goods and chattels; So help Me God Sworn to before me, this 27th day of July Anno Domini 19 84 Bessel La	presence, and in the presence of each other, witnessed the due execution thereof.
On hearing the above petition of Sara L. Crittendon On hearing the above petition of Sara L. Crittendon It is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Willand Testament, with codicil	Sworn to before me, this27th day of
On hearing the above petition of Sara L. Crittendon On hearing the above petition of Sara L. Crittendon it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Willand Testament, with codicil of J.M. Crittendon decessed, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 27th day of July 1984 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 J.M. Crittendon 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 his goods and chattels will thereunto extend and the law charge me, and that I will make a true and perfect inventory of all such goods and chattels; So help God Sworn to before me, this 27th day of July Anno Domini 1984 God God Grant Gr	July , Anno Domini 19 84
On hearing the above petition of Sara L. Crittendon On hearing the above petition of Sara L. Crittendon It is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Willand Testament, with codicil	Dessie La Marce Charle C. Musedock
On hearing the above petition of	Judge of Probate, Abbeville County, S. C.
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Willand Testament, with codicil	ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
with codicil	On hearing the above petition ofSara L. Crittendon
Given under my hand and the seal of the Court of Probate, this 27th day of July 1984 GUALIFICATION 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 J.M. Crittendon 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 his goods and chattels will thereunto extend and the law charge me, and that I will make a true and perfect inventory of all such goods and chattels; So help me God. Sworn to before me, this 27th day of July , Anno Domini 1984 Green God God Green Fiduciary must be shown) Judge of Probate, Abbeville County, S. C.	it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Willand Testament
Given under my hand and the seal of the Court of Probate, this 27th day of July 1984 GUALIFICATION 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 J.M. Crittendon 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 his goods and chattels will thereunto extend and the law charge me, and that I will make a true and perfect inventory of all such goods and chattels; So help me God. Sworn to before me, this 27th day of July Anno Domini 1984 The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S. C.	with codicil, of, deceased, be entered
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 J.M. Crittendon 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 his goods and chattels will thereunto extend and the law charge me, and that I will make a true and perfect inventory of all such goods and chattels; So help me God. Sworn to before me, this 27th day of July , Anno Domini 19 84 According to the postotice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S. C.	of Probate in Common Form.
THE STATE OF SOUTH CAROLINA, Abbeville County.	Given under my hand and the seal of the Court of Probate, this 27th day of July 1984
THE STATE OF SOUTH CAROLINA, Abbeville County.	Judge of Court of Probate
Abbeville County.	QUALIFICATION OF FIDUCIARY
and that	THE STATE OF SOUTH CAROLINA,
and thatI	Abbeville County.
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 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 27th day of Colored Law	I do solemnly swear, that this writing contains the true Last Will of the within name
legacies contained in the said Will, as far as	and that J.M. Crittendon deceased, so far as know of
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 27th day of	believe; and that will well and truly execute the same, by paying first the debts, and the
Sworn to before me, this	legacies contained in the said Will, as far as goods and chattels will thereunt
Sworn to before me, this	extend and the law charge me, and that will make a true and perfect inventory of a
July , Anno Domini 19 84 Security & Mance (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S. C.	
Sessie Le Manse (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S. C.	Sworn to before me, this 27th day of Sand L. Crillerson
Judge of Probate, Abbeville County, S. C.	, Anno Domini I9
	Bessele Manse (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address	Judge of Probate, Abbeville County, S. C.
Attorney's Name and Address	
	Attorney's Name and Address

LAST WILL AND TESTAMENT OF T. D. BROWN

- I, T. D. BROWN, of the Town of Due West, 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 two children, GILBERT BROWN and ELIZABETH B. KELLY, in equal shares, or their issue per stirpes if any of them do not survive me.
- 2. I appoint my children, GILBERT BROWN and ELIZABETH B.
 KELLY, Executor and Executrix of this my Will. If, however, either of them
 shall fail to qualify or cease to act as Executor or Executrix, I appoint the other
 as sole Executor or Executrix. I direct neither shall be required to furnish any
 bond.

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

Thome, - O Charen (L.S.)

The foregoing Will consisting of One (1) page was signed, sealed, published and declared by T. D. BROWN, 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 Junting, South Carolina

Later A part of Lace west. South Carolina

Archart Sharks of Anna west. South Carolina

PORENT L. MAWTHORNE, JR ATTORNEY AT LAW 200 E. PINCKNEY STREET ARBEVILLE, S. C. 29620

IN THE COURT OF PROBATE

THE STATE OF SOUTH CAROLINA Abbeville County.

Abbeville County.

By BESSIE LEE F. NANCE, Judge of Probate for said County.

Personally appearsRalph D. McDill,	Tr.
no, being duly sworn, says that he sawThom	as D. Brown
and publish and declare the annexed instrument of v	writing, bearing date the
October, 1981	, A.D. to be and lottern
La	ist Will and Testament; that the said
he was then	of sound and disposing mind, memory and
inderstanding, according to the best of deponent	t's knowledge and belief; and that the said
alph D. McDill, Jr together with	Fd. L. Hagan, Jr. , and
alph D. MoDill, Jr together with	in his
. Robert Sharpe and at the request of the	lestat
presence, and in the presence of each other, witnessed	the due execution thereof.
Sworn to before me, this6th_ day of	
August , Anno Domini 19 84	Rolph D. mercie of
Judge of Probate, Abbeville County, S. C.	
ORDER ADMITTING WILL TO PI	ROBATE IN COMMON FORM
On hearing the above petition ofEliz	zabeth B. Kelly
On hearing the above petition of	to analysis and the said Last Will and Testament.
it is hereby ordered, adjudged and decreed, That the pet	ition be granted and the said Last Will and Tostamork
with codicil, of Thoma	s D. Brown , deceased, be entered
of Probate in Common Form.	
Given under my hand and the seal of the Court of F	Probate, this 6th day of August . 19 84
	Judge of Court of Probate
QUALIFICATION	OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,	
Abbeville County.	
	s writing contains the true Last Will of the withinnamed
and that <u>ERXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX</u>	Brown deceased so far as know or
believe; and that will well and tru	
legacies contained in the said Will, as far as	
extend and the law charge me, and thatI	will make a true and perfect inventory of a
such goods and chattels; So helpme	God.
Sworn to before me, this 6th_ day of	Elization B. Kerly
, Anno Domini I9	
	(The Postoffice Address of each Fiduciary must be shown
	(1110 : 00:0::::00 : ::00 : ::00 : ::00 : :
Judge of Probate, Abbeville County, S. C.	
Judge of Frontie, Apporting County, C. C.	•
Judge of Frondie, Abbornie Godine, F. G.	•

A STATE OF THE PARTY OF THE PAR

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

ITEM I.

I nominate, constitute and appoint my wife, Elizabeth G. Hunter, as Executrix of this my Last Will and Testament, to serve without bond, and power is hereby given to her, either at public or private sale, to sell and dispose of and make titles to any or all of my property for the payment of my debts and taxes, or for carrying out the provisions of this Will. If for any reason the Executrix above named cannot serve, then I nominate, constitute and appoint my son, Robert Franklin Hunter, as alternate Executor, of this my Last Will and Testament, to serve under the same terms and conditions as the Executrix above named.

ITEM II.

I will and bequeath to my wife, Elizabeth G. Hunter, the sum of One Hundred and No/100 (\$100.00) Dollars.

ITEM III.

I will and bequeath to my son, Robert Franklin Hunter, the sum of One Hundred and No/100 (\$100.00) Dollars.

ITEM IV.

I will, devise and bequeath to my wife, Elizabeth G. Hunter, and my son, Robert Franklin Hunter, their heirs and assigns, in fee simple a ninety-five (95) acre tract of land, situate, lying and being on the Old bbe-ville-Calhoun Falls Highway, in Abbeville Township, Abbeville County.

Recorded

THE STATE OF SOUTH CAROLINA Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Judge of Probate for said County.

Attorney's Name and Address

Personally appearsThurmend Bishop	
who, being duly sworn, says that he sawJ. Oscar Hunter	
sign, seal, publish and declare the annexed instrument of writing, bearing date theday	
of <u>March, 1974</u>	A.D. to be aid contain
<u>his</u>	Last Will and Testament; that the said
understanding, according to the best of deponent's knowledge and belief; and that the said	
Thurmond Bishop together with Alicia N. Arnold , and	
Thurmond Bishop together with Alicia N. Arnold , and David U. Ayers and at the request of the testator in his presence, and in the presence of each other, witnessed the due execution thereof.	
presence, and in the presence of each other, witnessed the due execution thereof.	
Sworn to before me, this day of	
August , Anno Domini 19 84	
	Hermond Verley
Judge of Probate, Abbeville County, S. C.	
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM	
On hearing the above petition ofElizabeth G. Hunter	
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament,	
With codion J. Osc	car Hunter , deceased, be entered
of Probate in Common Form.	
Given under my hand and the seal of the Court of Probate, this day ofAugust, 19 84	
	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	
ahd/May J. Oscar Hunter deceased, so far as know or	
believe; and that will well and truly execute the same, by paying first the debts, and then	
legacies contained in the said Will, as far as <u>his</u>	
extend and the law charge me, and that	will make a true and perfect inventory of all
such goods and chattels; So helpme	
Sworn to before me, this8 day of	Chyaleth S. Hunter
August , Anno Domini 19 814	V
	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S. C.	
•	

. ITEM V

All the rest, remainder and residue of my Estate, to include both real and personal property, I will, devise and bequeath to my wife, Elizabeth G. Hunter, her heirs and assigns, in fee simple.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 14 day of March, 1974.

J. Oscar Hunter (L.S.)

Signed, Sealed, Published and Declared by J. Oscar Hunter 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:

d

Alicia M. Arnold Residing at Greenwood, South Carolina

Mand Myn - Residing at Greenweed, South Carolina

Menicul School Residing at Greenwood, South Carolina

Recorded Aug. 10, 1984 While Bb. 7113 497-488

Tast Will and Testament

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LARKIN MILTON LATIMER

I, LARKIN MILTON LATIMER, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Test-ament and hereby revoke any and all other Wills and Codicils heretofore made by me.

ITEM I

I direct my Executrix hereinafter named to pay, out of my estate, all of my just and legal debts, including the expenses of my last illness and funeral expenses.

ITEM II

All the rest, residue and remainder of my estate, real, personal or mixed, of every kind and nature and wherever situate, of which I may die seized and possessed, I give, bequeath and devise unto my wife, Sara Elizabeth Latimer, provided she survives me.

ITEM III

In the event that my wife does not survive or she and I should meet simultaneous deaths, then in such event I make the following disposition of my estate:

- A. I bequeath to my sister Lizzie Smith the sum of \$1,000.00;
- B. I bequeath to Nancy Reid, the daughter of my wife's niece, the sum of \$1,000.00;
- C. I bequeath to Gary Martin, the son of my wife's nephew, the sum of \$1,000.00;
- D. I bequeath to Darlene Reid, my wife's niece, the sum of \$1,000.00.
- E. I bequeath to Charlie Schumpert the sum of \$500.00.
- F. I bequeath to Robert Latimer, my nephew, the sum of \$500.00.

LARKIN MILTON LATTMER

subject armage to the discharge of her finderary obligation.

ITEM VI

I hereby nominate, constitute and appoint as Executrix of this my Last Will and Testament my wife, Sara Elizabeth Latimer, and direct that she serve without bond. In the event that she is unable or unwilling to serve as Executrix, then I nominate, constitute and appoint my attorney J.P. Anderson, Jr. as Executor and direct that he serve without bond also. In the event that a trust estate created hereunder becomes effective, I nominate, constitute and appoint Roy Dean Martin as such Trustee and direct that he serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament consisting of this and two other typewritten pages, identified by my signature on said pages, this day of November, 1982.

LARKIN MILTON LATINER (LS)

Signed, sealed and declared by the said LARKIN MILTON LITIMER as and for his Last Will and Testament in the presence of us, three competent witnesses, who in his presence and in the presence of each other, at his request, have subscribed our names as vitnesses this _____ day of November, 1982.

WITNESSES

ADDRESSES

Sant Mile (man

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Decorded Aug. 10, 1984 Will Bh. # 13 Vace 489-490

Tast Will and Testament

OF

LARKIN MILTON LATIMER

I, LARKIN MILTON LATIMER, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament and hereby revoke any and all other Wills and Codicils heretofore made by me.

ITEM I

I direct my Executrix hereinafter named to pay, out of my estate, all of my just and legal debts, including the expenses of my last illness and funeral expenses.

ITEM II

All the rest, residue and remainder of my estate, real, personal or mixed, of every kind and nature and wherever situate, of which I may die seized and possessed, I give, bequeath and devise unto my wife, Sara Elizabeth Latimer, provided she survives me.

ITEM III

In the event that my wife does not survive or she and I should meet simultaneous deaths, then in such event I make the following disposition of my estate:

- A. I bequeath to my sister Lizzie Smith the sum of \$1,000.00;
- B. I bequeath to Nancy Reid, the daughter of my wife's niece, the sum of \$1,000.00;
- C. I bequeath to Gary Martin, the son of my wife's nephew, the sum of \$1,000.00;
- D. I bequeath to Darlene Reid, my wife's niece, the sum of \$1,000.00.
- E. I bequeath to Charlie Schumpert the sum of \$500.00.
- F. I bequeath to Robert Latimer, my nephew, the sum of \$500.00.

LARKIN MILTON LATMER

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subject armala to the arscharge of her transtary objidacton.

ITEM VI

I hereby nominate, constitute and appoint as Executrix of this my Last Will and Testament my wife, Sara Elizabeth Latimer, and direct that she serve without bond. In the event that she is unable or unwilling to serve as Executrix, then I nominate, constitute and appoint my attorney J.P. Anderson, Jr. as Executor and direct that he serve without bond also. In the event that a trust estate created hereunder becomes effective, I nominate, constitute and appoint Roy Dean Martin as such Trustee and direct that he serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament consisting of this and two other typewritten pages, identified by my signature on said pages, this ______day of November, 1982.

Larkin Milton Latimer (LS)

Signed, sealed and declared by the said LARKIN MILTON LATIMER as and for his Last Will and Testament in the presence of us, three competent witnesses, who in his presence and in the presence of each other, at his request, have subscribed our names as vitnesses this ______ day of November, 1982.

WITNESSES

ADDRESSES

Sayle M. Palner

June 1000 AC)

Decorded Aug. 10, 1984 Will Bh. # 13 Vace 489-490

Tast Will and Testament

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LARKIN MILTON LATIMER

I, LARKIN MILTON LATIMER, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament and hereby revoke any and all other Wills and Codicils heretofore made by me.

ITEM I

I direct my Executrix hereinafter named to pay, out of my estate, all of my just and legal debts, including the expenses of my last illness and funeral expenses.

ITEM II

All the rest, residue and remainder of my estate, real, personal or mixed, of every kind and nature and wherever situate, of which I may die seized and possessed, I give, bequeath and devise unto my wife, Sara Elizabeth Latimer, provided she survives me.

ITEM III

In the event that my wife does not survive or she and I should meet simultaneous deaths, then in such event I make the following disposition of my estate:

- A. I bequeath to my sister Lizzie Smith the sum of \$1,000.00;
- B. I bequeath to Nancy Reid, the daughter of my wife's niece, the sum of \$1,000.00;
- C. I bequeath to Gary Martin, the son of my wife's nephew, the sum of \$1,000.00;
- D. I bequeath to Darlene Reid, my wife's niece, the sum of \$1,000.00.
- E. I bequeath to Charlie Schumpert the sum of \$500.00.
- F. I bequeath to Robert Latimer, my nephew, the sum of \$500.00.

LARKIN MILTON LATIMER

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\$500.00.

I direct that my house and any other real or personal roperty which I may own shall be sold by my Executrix and the proceds of sale divided equally between Connie Maxwell Children's Homeof Greenwood, South Carolina and the First Baptist Church of Wre Shoals, South Carolina.

ITEM IV

The share of any minor beneficiary taking under this W.ll shall be completely vested in right, but shall be held in trust by my Trustee until such beneficiary shall attain the age of eighteen (18) years; my Trustee shall, in the meantime, use and expend so much of the income and principal therefrom as said Trustee, in his uncontrolled discretion, shall deem needful or desirable for said beneficiary's support, maintenance and education.

ITEM V

In addition to the powers given them by law, I authorize my

Executrix and Trustee herein named, and any successors, to do the

following as in their unrestricted judgment and discretion may be
advisable for the better management and preservation of my estate,

without resort to any person or court for further authority.

To sell any of the property in my estate, real or personal, for cash or on such other terms as may seem advisable; to borrow money and to make such pledges and mortgages in connection therewith as be reasonably necessary; to hold estate assets in the form of cash free from any liability for failure to convert such cash into productive investments; to make distributions under this my will either in cash or in kind at fair value; to settle or compromise all claims in favor of or against my estate; to retain any investments received by them as part of my estate or to sell the same and reinvest the proceeds, not being confined to those investments authorized by law for the investment of funds held by a fiduciary; and to do all acts and things, and have all powers and privileges that an absolute owner of the property would have,

LARKIN MILTON LATIMER (LS

ed Conoccot 10,1984

CODICIL TO

Tast Will and Testament

of

LARKIN MILTON LATIMER

I, LARKIN MILTON LATIMER, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, do hereby make, public and declare this to be a Codicil to my Last Will and Testament dated November 16, 1982.

It is my desire that if my wife, Sara Elizabeth Latimer, should be unable or unwilling to serve as Executrix of my estate, then I direct that George L. Accuen serve as alternate Executor, and that he serve without bond.

I hereby republish and reaffirm my said Last Will and Testament as hereinabove modified and amended and do hereby publish and declare said Last Will and Testament as amended and modified hereby as and for my Last Will and Testament.

Jackin Milton LATIMER

Signed, sealed and declared by the said LARKIN MILTON LATIMER as and for a Codicil to his Last Will and Testament in the presence of us, three competent witnesses, who in his presence and in the presence of each other, at his request, have subscribed our names as witnesses this 25 day of January, 1984.

WITNESSES

Laylo m falmer

Mattie Schumest

ADDRESSES

Junewood AC.

Recorded 8-10-84 Will BK. 71 13 Pc. 488-489

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subject armago to the discharge of her riductary obligation.

ITEM VI

I hereby nominate, constitute and appoint as Executrix of this my Last Will and Testament my wife, Sara Elizabeth Latimer, and direct that she serve without bond. In the event that she is unable or unwilling to serve as Executrix, then I nominate, constitute and appoint my attorney J.P. Anderson, Jr. as Executor and direct that he serve without bond also. In the event that a trust estate created hereunder becomes effective, I nominate, constitute and appoint Roy Dean Martin as such Trustee and direct that he serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament consisting of this and two other typewritten pages, identified by my signature on said pages, this day of November, 1982.

LARKIN MILTON LATIMER (LS)

Signed, sealed and declared by the said LARKIN MILTON LATIMER as and for his Last Will and Testament in the presence of us, three competent witnesses, who in his presence and in the presence of each other, at his request, have subscribed our names as vitnesses this _____ day of November, 1982.

WITNESSES

ADDRESSES

Sant M. Po (mar

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Decorded Aug. 10, 1984 Will Bh. # 13 Vace 489-490

LAST WILL AND TESTAMENT

OF

LIZZIE LEE

KNOW ALL MEN BY THESE PRESENT, that I, LIZZIE LEE, whose lawful residence is Route 1, Box 37, Haigler Street Extension, Abbeville, South Carolina, realizing the uncertainty of life and the certainty of death and being desirous of settling my worldly estate before I decease and while I have the capacity to do so, hereby make, publish and declare the following to be my last will and testament, hereby revoking all former wills by me at anytime heretofore made.

FIRST: I, LIZZIE LEE, hereby nominate, constitute and appoint my son, LUCIUS LEE, Social Security No. 249-36-4477, and my close friend, JAMES O. GLENN, Greenville Street Extension, Abbeville, South Carolina, to be co-executors and to serve jointly and together of this my last will and testament and I direct that no bond or other surety shall be required of the executors.

SECOND: It is my, LIZZIE LEE, will that the estate fully pay all just debts, expenses of administration, together with State and Federal taxes and funeral expenses.

THIRDY: I, LIZZIE LEE, do hereby give, devise, and bequeath unto my son, GEORGE LEE, JR., Social Security No. 249-36-4999, the real property with all rights, titles and interest, located at Route 1, Abbeville, South Carolina, shown as Parcel No. 3, Map 3W90K, consisting of three (3) acres and one (1) building with restrictions as follows.

FOURTH: Restrictions. The property known as Route 1, Abbeville, South Carolina, shown as Parcel No. 3, Map 3W90K, consisting of three (3) acres and one (1) building, is to be the physical residence of GEORGE LEE, JR., and shall not be assigned, sold, transferred, mortgaged, leased, rented, conveyed, or granted to any person or persons, bank, firm, company, or incorporation without the written approval of the co-executors, LUCIUS LEE, Social Security No. 249-36-4477, and JAMES O. GLENN, Greenville Street Extension, Abbeville, South Carolina.

FIFTH: I, LIZZIE LEE, do hereby give, devise and bequeath one-third (1/3) of all personal and real property to include one (1) lot on Haigler Street shown on Map 8ABB, Lot 826, to my sons, GEORGE LEE, JR., Social Security No. 249-36-4999, LUCIUS LEE, Social Security No. 249-36-4477, and my daughter, MAGGIE DEVINE.

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SIXTH: In case GEORGE LEE, JR., Social Security No. 249-36-4999, shall die prior to my decease, and under such circumstances as that there is no presumption of survivorship in law then I, LIZZIE LEE, hereby give, devise and bequeath one-half (1/2) of the property of which I may die seized or possessed my son, LUCIUS LEE, Social Security No. 249-36-4477, and one-half (1/2) of the property which I may die seized or possesse to my daughter, MAGGIE DEVINE, with no restrictions.

IN WITNESS WHEREOF, the undersigned testatrix has hereuto set here hand and seal, this ______ day of _______, 196. LIZZIE LEE, Testatrix SEAL) of us, who, at her request, and in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses thereto, we and each of us believing the said testatrix to be of sound and disposing mind and memory at the date hereof. My Elith mi Eleath (SEAL) Residence Rente 3 alimble is posal Bouties (SEAL) Residence 5/3 L * HO/LY ST Abbaunic Sc o and subscribed before me Abberille, S.C. Sworn to and subscribed before me this --- day of ______ 1976 Notary Public for South Carolina UND 28 ang 19/2 ecorded Aug. 124, 1984 Bb #13 Case 490

STATE OF SOUTH CAROLINA) COUNTY OF ABBEVILLE)

LAST WILL AND TESTAMENT ETHEL WILLIAMS

I, ETHEL WILLIAMS, a resident of Abbeville County, South Carolina, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils at any time heretofore made by me.

ITEM I:

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

death.

I give, bequeath and devise all property I may ITEM II: own at my death to my son, Ernest Williams, with provision that should he at any time sell the real estate conveyed to him under this Will the proceeds of said sale should be divided equally among my children, EXCEPT, that my daughter, Minnie, should not share in this division, but be given the sum of One Hundred (\$100.00) Dollars out of said proceeds. Should my son, Ernest, not sell said real estate, then it will be his to use he sees fit.

ITEM III: I hereby nominate, constitute and appoint my son, Ernest Williams, as executor of this my Last Will and Testament and direct that he shall serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this ____ day of _____, 1978.

The foregoing Will, consisting of two (2) typewritten pages, this included, was this 13+ day of 9 1978, signed, sealed, published and declared by the said Testatrix as and for her Last Will and Testament in the presence of us, who

The State of the S Emother Sother of Hodge & at her request and in her presence and in the presence of each other, have hereunto subscribed our names as witnesses hereto. STATE OF SOUTH CAROLINA,

LAST WILL AND TESTAMENT OF

COUNTY OF ABBEVILLE,

MARY U. ALLEN

allie

IN THE NAME OF GOD, AMEN:-

I, Mary V. Allen, 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 my property in case of death, do hereby make, publish and declare the following as and for My Last Will and Testament, hereby revolking any and all wills heretofore by me made.

ITEM 1. I direct that my Executors hereinafter named pay all my just debts with the first money coming into their hands.

ITEM II. I will devise and bequeath unto Sam Davis, one oak bed of his choice, to be his absolutely and fee simple.

ITEM 111. I will devise and bequeath unto Beth V. Smith, my cedar chest to be hers absolutely and fee simple.

ITEM IV. I will devise and bequeath unto Angie Deason, my wool rug in my living room, to be hers absolutely and fee simple.

ITEM V. I will evise and bequeath the remainder of my property, real, personal and mixed, unto my two brothers, Henry Vonaldson and Johnny Vonaldson in fee simple absolute, share and share alike.

ITEM VI. I hereby nominate, constitute and appoint my brothers, Henry Vonaldson and Johnny Vonaldson, as Executors of this my Last Will and Testament, to serve without bond.

IN WITNESS WHEREOF, I have hereunto signed my nane and affixed my seal this flot day of December, 1979.

Signed, Sealed, Published and Veclared by Mary V. Allen 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 hape subscribed our names as attesting

witnesses.

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Bestries C. Janon

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PROOF OF WILL

THE STATE OF SOUTH CAROLINA Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Judge of Probate for said County.

Personally appears <u>Carol F. Speer</u>			
who, being duly sworn, says that the sawM	ary D. Allen		
sign, seal, publish and declare the annexed instrume	nt of writing, bearing date theday		
of December, 1979	. A.D. to be and contain		
her her	Last Will and Testament; that the said		
Mary D. Allen was th	nen of sound and disposing mind, memory and		
understanding, according to the best of depo	nent's knowledge and belief; and that the said		
Carol F. Speer together w	with Beatrice C. Sparrow , an		
Cathy Poole and at the request of	the testat rix in their		
presence, and in the presence of each other, witness			
Sworn to before me, this 26 day of			
July , Anno Domini 19 84	Caroly Son		
	Charte Silles		
Judge of Probate, Abbeville County, S. C.			
	PROBATE IN COMMON FORM		
On hearing the above petition of Eenry D			
it is hereby ordered, adjudged and decreed. That the pe	etition be granted and the said Last Will and Testament,		
with codicil of Mary D.	Allen , deceased, be entered		
of Probate in Common Form.			
Given under my hand and the seal of the Court of	Probate, this26 day ofJuly, 19 81		
	Judge of Court of Probate		
Olial IEIO ATION			
QUALIFICATION OF FIDUCIARY THE STATE OF SOUTH CARDONNAME.			
THE STATE OF SOUTH CAROLINA, Abbeville County.			
do solemnly swear, that this	s writing contains the true Last Will of the within named		
and thatMamy-D. Allen			
believe; and that <u>we</u> will well and tru			
legacies contained in the said Will, as far as <u>her</u>	goods and chattels will thereunto		
extend and the law charge me, and that we			
such goods and chattels; So helpus			
Sworn to before me, this 26 day of	Henry Honallow s.		
July , Anno Domini 19 84	Henry Donaldson s.		
Desir Le F. Nana	(The Postoffice Address of each Fiduciary must be shown)		
Judge of Probate, Abbeville County, S. C.			

Attorney's Name and Address

PROOF OF WILL

THE STATE OF SOUTH CAROLINA Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Judge of Probate for said County.

Personally appears	
who, being duly sworn, says that he saw	
	nt of writing, bearing date theday
of	day
	A.D. to be and contain
	Last Will and Testament; that the said
understanding, according to the best of depo	en of sound and disposing mind, memory and nent's knowledge and belief; and that the said with, and
and at the request of t	
presence, and in the presence of each other, witness	
	sed the due execution thereof.
Sworn to before me, this day of	
Anno Domini 19	
Judge of Probate, Abbeville County, S. C.	1
ORDER ADMITTING WILL TO	PROBATE IN COMMON FORM
On hearing the above petition of	
	etition be granted and the said Last Will and Testament,
with codicil of	
of Probate in Common Form.	, deceased, be entered
Given under my hand and the seal of the Court of	Probate, this day of , 19
	Judge of Court of Probate
QUALIFICATION	OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,	
Abbeville County.	
do solemnly swear, that this	s writing contains the true Last Will of the within named
and that <u>WADE DEWEY PENLAND</u>	
believe; and that will well and tru	
legacies contained in the said Will, as far asHIS	
extend and the law charge me, and that	
such goods and chattels; So help	
Sworn to before me, this day of	Viran Denland
August , Anno Domini 19 <u>84</u>	
	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abbeville County, S. C.	
•	
Attorney's Name and Address	
	Management and the

-2- Page.

or such other person as may serve as the Executor or Executrix of my estate, to withdraw such portions of the corpus as may be necessary for this purpose, using all of said corpus for such purpose if this be reasonable and necessary.

TV.

In the event my wife and I should die as the result of a common disaster, or under such circumstances that it cannot readily be determined which of us survived the other I direct that it shall be presumed that my wife predeceased me.

V.

I nominate and appoint my wife, Vivian Maynor Penland, as Executrix of this my last Will and Testament. Should she die, resign, be unable to act, be disqualified, or be unwilling to act I nominate and appoint my son, Joel W. Penland, sa Executor. Should he for any reason be unable or unwilling to serve I nominate and appoint my daughter Linda Dale P. Crawford as Executrix. I direct that the persons named herein shall not be required to give bond, and that each shall have full and complete authority to do any and all acts and things which may be necessary or convenient in the administration of my estate, including specifically the right to sell or mortgage or otherwise deal in real estate, without the Order of any; Court.I direct the Executor, or Executrix of my estate, as soon as may be legally possible, to divide my estate into the shares created by the terms of paragraphs II and III hereof, making such deeds, assignments, transfers, or other conveyances as may be necessary or convenient to evidence the ownership of my wife of the share given to her by the terms of paragraph II hereof. The remaining portion representing the portion created by paragraph III shall be retained in my estate, and the income thereof paid to the life tenant at regular intervals and at least once a year, or used for her benefit if she be unable to receive and use such income on her own behalf.

IN WITNESS WHEREOF I have hereunto set my hand and seal this the 10 day of March A.D. 1975.

Wade Dewey Penland.

Signed, Sealed, Published and Declared as the last Will and Testament of Wade Dewey Penland, the Testator, in the presence of the subscribers, who have hereto subscribed their names as witnesses at his request, in his presence and in the presence of each other.

Manne Alle Charles of Manney S.C.

Victoria 9- W. 15ky Sauren J. C.

The State of South Carolina, COUNTY OF ABBEVILLE

IN THE PROBATE COURT.

		•
By Bess	sie Lee F. Nance, Judge of Probate	
То _	Honorable Bobbie D. Wilson, Judge of Probate for	
_	Laurens County, South Carolina	, Esq.
ity to exami- and upon w case made	g especial trust and confidence in the integrity, care and circumspectic cobbie D. Wilson have given, and by these presents do give ine one of the several witnesses to the last Will and Testament of Whose corporal oath, touching the due execution thereof, according to and provided; and a due return of your doings herein you are to make approbation or disallowance.	unto you, full power and authorade Dewey Penland deceased, the form of the Statute in that
Give unde	er my hand and the seal of this Court, this <u>3rd</u> day of <u>A</u>	ugust in the year
of our Lord,	one thousand nine hundred and eighty-four Judge of Probat	Abbeville Co., S.C.
	- OATH OF WITNESS	
THE STATE OFSOUTH CAROLINA } County OfLAURENS } ByBobbie D. Wilson, Judge of Probate for Laurens County, South Carolina }		
Judge of Probate for Laurens County, South Carolina Personally appears Thomas A. Babb		
who, being	duly sworn, says: that he saw Wade Dawey Penland	
March ment; that th	he said Wade Dewey Penland ory and understanding, according to the best of deponent's knowledge of	Last Will and Testa- was then of sound and disposing and belief; and that the said
	presence, and in the presence of each other, witnessed the	in his
Sworn to be	August , A. D. 19_84 // // // // // // // // // // // // //	a Balt

Last Will and Testament

of

Wade Dewey Penland.

I, Wade Dewey Penland, of the County of Abbeville and State of South Carolina, being of sound and disposing mind and memory do hereby make, publish and declare this my last Will and Testament hereby revoking all instruments of a testamentary nature by me heretofore made.

I.

I direct that my just debts and funeral expenses be paid as soon as practical after my death including the expense of a suitable marker at my grave.

II.

If my wife, Vivian Maynor Penland, shall survive me I give, devise and bequeath to my said wife cash, securities, or other property of my estate (undiminished by any estate, inheritance, succession, debts, or similar taxes) having a value equal to fifty (50) per cent of the value of my adjusted gross estate as finally determined for Federal estate tax purposes, less the aggregate amount of marital deductions, if any, allowed for such, tax purposes by reason of property, or interest in property passing, or which may have passed to my wife otherwise that by the terms of this item. My Executor shall have the sole discreption to select the assets which shall constitute this bequest. In no event, however, shall there be included in this bequest any assets or the proceeds of any assets which will not qualify for the Federal estate tax marital deductions, and this bequest shall be reduced to the extent that it cannot be created with such qualifying assets. I direct my Executor to value any assets selected by my Executor to be distributed in kind in satisfaction of this bequest at the value of such assets at the date of distribution.

III.

I give, devise and bequeath all the rest and residue and remainder of my property of every kind and description to my said wife, should she survive me, to be hers for and during the course of her natural life, and upon the death of my said wife, I give, devise and bequeath said remainder in equal shares to my three children: Joel M. Penland, Kenneth S. Penland, and Linda Dale P. Crawford in equal shares, the child or children of a predeceased child to take the share the parent would have taken if living and so on per stirpes. In the event any of my children should predecease my wife not survived by a child or children the interest of such child shall pass to the surviving children or his or her representatives as herein stated. Notwithstanding the gift of the residue upon the death of my wife to their said children or their representatives I impose upon this share of my estate a charge for the necessary support and maintenance of my said wife and to this end I authorize and empower her if she serves as the Executrix of my estate,

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child the amount of money owed me by such child at the time of my death.

ITEM IV

I nominate, constitute and appoint my husband, STANLEY WRIGHT BRASWELL, as Executor of this my Last Will and Testament and I direct that he serve without bond in carrying out the terms hereof. In the event ITEM III of this Will becomes operative, I nominate, constitute and appoint my children, JAMES S. BRASWELL and WENONA NEWTON, as Executors, or either who may qualify, under the same terms, with full power to sell any or all of my property, both real and personal, at public or private sale, which they deem necessary or desirable in carrying out the terms of this Will.

WITNESS my hand and seal this the ____day of May, 1970.

RUTH CAMPBELL BRASWELL (LS)

Signed, Sealed, Published and Declared by the above-named Testatrix as and for her East Will and Testament, who, at her request, in her presence, in our presence, and in the presence of each other, we, the undersigned, have hereunto subscribed our names as witnesses.

of GREENWOOD, S. C.

of GREENWOOD, S. C.

of GREENWOOD, S. C.

497

THE STATE OF SOUTH CAROLINA Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Judge of Probate for said County.

who, being duly sworn, says that he			
sign, seal, publish and declare the a			
ofMay,	17/0	, A.D.	to be and contai
her	Last	Will and Testame	ent; that the sai
Ruth C. Braswell	was then of	sound and disposing	mind, memory an
understanding, according to the	best of deponent's	knowledge and belief	; and that the sai
I. C. Hughston, Ir.	together with	Bea Stroud	, an
<u>W. H. Nicholson, Jr.</u> and	at the request of the tests	t <u>rix</u>	nher
presence, and in the presence of ea	ach other, witnessed the	due execution thereof.	•.
Sworn to before me, this 202	th day of		
August , Anno D	omini 19 <u>84</u>		
Ø		L.	
Judge of Probate, Abbeville Count	7		
	TTING WILL TO PROBA		A
On hearing the above petition			
t is nereby ordered, adjudged and de	ecreed, That the petition b	e granted and the said La	est Will and Tontomont
			ast will and 1 estament
with codicil of	RUTH	CAMPBELL BRASWELL	, deceased, beentered
with codicil of	RUTH	CAMPBELL BRASWELL	, deceased, be entered
with codicil of of of of of Probate in Common Form.	RUTH	CAMPBELL BRASWELL	, deceased, be entered
with codicil of	RUTH	o, this 20th day of _	, deceased, be entered
with codicil of of of of of Probate in Common Form. Given under my hand and the sea	RUTH I of the Court of Probate	o, this <u>20th</u> day of	, deceased, be entered
with codicil of of of of Probate in Common Form. Given under my hand and the sea	RUTH If of the Court of Probate QUALIFICATION OF FILE	o, this <u>20th</u> day of	, deceased, be entered
with codicil of of of of Probate in Common Form. Given under my hand and the sea	RUTH If of the Court of Probate QUALIFICATION OF FILE	o, this <u>20th</u> day of	, deceased, be entered
with codicil of of of of Probate in Common Form. Given under my hand and the sea	RUTH If of the Court of Probate QUALIFICATION OF FILE	o, this <u>20th</u> day of	, deceased, be entered
with codicil of of of Probate in Common Form. Given under my hand and the sea THE STATE OF SOUTH CAROLINA Abbeville County.	RUTH If of the Court of Probate QUALIFICATION OF FILE A.	o, this <u>20th</u> day of Judge of C	August . 19 84
with codicil of of of of Probate in Common Form. Given under my hand and the sea THE STATE OF SOUTH CAROLINA Abbeville County. do solemn	RUTH If of the Court of Probate QUALIFICATION OF FILE In the court of Probate A court of Probate RUTH	o, this <u>20th</u> day of Judge of Couclary	August 19 84 Court of Probate
with codicil of of of Probate in Common Form. Given under my hand and the sea THE STATE OF SOUTH CAROLINA Abbeville County. do solemn and that Ruth C. Br	RUTH Of the Court of Probate QUALIFICATION OF FILE only swear, that this writing aswell	o, this 20th day of Judge of Couclary Contains the true Last W. deceased, so far as	deceased, be entered. August . 19 84 Court of Probate Vill of the within named $\frac{I}{I}$ know or
with codicil of of of Probate in Common Form. Given under my hand and the sea THE STATE OF SOUTH CAROLINA Abbeville County. I do solemn and that Ruth C. Br elieve; and that I	RUTH If of the Court of Probate QUALIFICATION OF FILE And the Swear, that this writing aswell will well and truly executions	Judge of Couclary contains the true Last Website the same, by paying file	deceased, be entered August . 19 84 Court of Probate Vill of the within named s I know or
with codicil of of of Probate in Common Form. Given under my hand and the sea THE STATE OF SOUTH CAROLINA Abbeville County. do solemn and that Ruth C. Br elieve; and that I	RUTH If of the Court of Probate QUALIFICATION OF FILE And the Swell Will well and truly executes far as	Judge of Couclary contains the true Last Warden deceased, so far as the the same, by paying file goods and couclary	August . 19 84 Court of Probate Vill of the within named is know or irst the debts, and then chattels will thereunto
with codicil of of of Probate in Common Form. Given under my hand and the sea THE STATE OF SOUTH CAROLINA Abbeville County. I do solemn and that Ruth C. Br Believe; and that I Begacies contained in the said Will, a extend and the law charge me, and the	RUTH Of the Court of Probate QUALIFICATION OF FILE And the writing aswell will well and truly executes far as her	Judge of Couclary contains the true Last Warden deceased, so far as the the same, by paying file goods and couclary	August . 19 84 Court of Probate Vill of the within named is know or irst the debts, and then chattels will thereunto
with codicil of of of Probate in Common Form. Given under my hand and the sea THE STATE OF SOUTH CAROLINA Abbeville County. do solemn and that	QUALIFICATION OF FILE Output	Judge of Couclary contains the true Last War deceased, so far as the the same, by paying fit goods and complete will make a true and	August . 19 84 Court of Probate Vill of the within named is know or irst the debts, and then chattels will thereunto
with codicil of of of Probate in Common Form. Given under my hand and the sea THE STATE OF SOUTH CAROLINA Abbeville County. I do solemn and that Ruth C. Br Believe; and that I Begacies contained in the said Will, a extend and the law charge me, and the	QUALIFICATION OF FILE Output	Judge of Couclary contains the true Last Warden deceased, so far as the the same, by paying file goods and couclary	August . 19 84 Court of Probate Vill of the within named is know or irst the debts, and then chattels will thereunto
with codicil of of of Probate in Common Form. Given under my hand and the sea THE STATE OF SOUTH CAROLINA Abbeville County. do solemn and that	QUALIFICATION OF FILE Output	Judge of Couclary contains the true Last War deceased, so far as the the same, by paying fit goods and complete will make a true and	August 19 84 Court of Probate Vill of the within named as I know or irst the debts, and then chattels will thereunto perfect inventory of all
with codicil	QUALIFICATION OF FILE OUTH O	Judge of Couclary Judge of Couclary	August . 19 84 Court of Probate Vill of the within named as know or irst the debts, and then chattels will thereunto perfect inventory of all Abbeville, S. 6
with codicil	RUTH Of the Court of Probate QUALIFICATION OF FILE Only swear, that this writing Caswell will well and truly executes far as her of me God. 20th day of Size Omini 19 84 Route (The	Judge of Couclary contains the true Last War deceased, so far as the the same, by paying fith the same and couclary. Judge of Couclary	August . 19 84 Court of Probate Vill of the within named as know or irst the debts, and then chattels will thereunto perfect inventory of all Abbeville, S. 6

STATE OF SOUTH CAROLINA,)

LAST WILL & TESTAMENT

COUNTY OF GREENWOOD.)

KNOW ALL MEN BY THESE PRESENTS, That I, MRS. RUTH CAMPBELL BRASWELL, of the County of Greenwood, State of South Carolina, do hereby make, publish and declare this instrument as and for my Last Will and Testament, hereby revoking and making void any former Wills or Codicils by me at any time heretofore made.

ITEM I

I direct that my Executor hereinafter named pay all of my just and legal debts.

ITEM II

I give, devise and bequeath all of my property, both real and personal, of whatsoever kind and wheresoever situate, to my husband, STANLEY WRIGHT BRASWELL.

ITEM III

In the event my husband should predecease me, or if we should die simultaneously, I give, devise and bequeath all of my property, both real and personal, of whatsoever kind and wheresoever situate, to my children in equal shares, the child or children of any predeceased child to take the share of the one so dying. We have one child whose present whereabouts are unknown to us and I direct that my Executors, in this division, omit the share of any child whose whereabouts are unknown to them at the time of the closing of this estate.

I direct that my Executors withhold from the share of any

Hale

PROOF OF WILL

Personally appeared before me Robert W. Blanchett
who, being duly sworn, that he saw Frances C. McClain , sign,
seal, publish and declare the annexed instrument of writing, bearing date
October 8 , 19_78 to be and contain the said testator's Last Will
and Testament; that the said testator was then of sound and disposing mind,
memory and understanding, and under no legal disability, according to the
best of this depondent's knowledge, information and belief; and that this
depondent Robert W. Blanchett together with Ellis E. Mobley
and Marion L. James at the request of the testator in the
presence of the said testator and in the presence of each other, subscribed
our names as witnesses to the said instrument.
That throughout this affidavit the masculine gender shall be
deemed to include the feminine where the contexts so requires.
Sworn to before me this 15th day of August , 1984 Affiant
Lexicoler J. Hance
Hudge of Probate for Abbeville County, South Carolina

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

IT IS ORDERED, ADJUDGED, AND DECREED that the instrument offered for Probate herein dated October 8, 1979

be and the same hereby is admitted to Probate as the Last

Will and Testament of Frances C. McClain, deceased, in common

form, valid to pass real and personal property, and that Letters Testamentary

be issued thereon to the executor who may qualify thereunder.

GIVEN UNDER MY HAND AND THE SEAL OF THIS COURT

THIS 15th DAY OF AUGUST , 19 84

DERT L. HAWTHORNE, JR.
ATTORNEY AT LAW
SOO E. PINCKNEY STREET
ABBEVILLE, S. G. 20020

3

As Probate Judge) for Abbeville County

South Carolina

(LAST WILL AND TESTAMENT OF FRANCES C. McCLAIN)
(Page 2 of two pages)

last will and testament, he to serve without the necessity of bond if such be required by law at the time of my death. In the event that my husband and I should perish in a common accident or disaster as set out in ITEM V. above, then in that event I appoint my son, Thurmond Boyd White, and my step-son, Billy Ray McClain, 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.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament, this day of October, 1979.

Francis C Mi Claim (L.S.)

SIGNED, SEALED, PUBLISHED AND DEGLARED by the said FRANCES C. McCLAIN 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 day of October, 1979.

Robertw Blanchett Address Calhein Folks a

Ellie E Mobley Address Abberille S.C.

Marion d. James. Address Calhein Fall S.C.

495

- . 4. That the character of the property of said estate includes, but is not limited to, the following:
 - A. REAL ESTATE.
 - B. STOCK AND BONDS.
 - C. MORTGAGES, NOTES AND CASH.
 - D. INSURANCE ON DECEDENT'S LIFE.
 - E. JOINTLY OWNED PROPERTY.
 - F. OTHER MISCELLANEOUS PROPERTY.
- 5. The Petitioner being duly sworn deposes and says that to the best of Petitioner's (s') knowledge, information and belief, that the statements contained in the foregoing Petition are true and complete and that Petitioner(s) will well and truly execute the above mentioned testator's Last Will, by first paying the testator's debts and expenses of administration, and then the legacies contained in the said Will, as far as testator's properties will thereunto extend and that Petitioner(s) will make a true and perfect inventory of all of testator's properties and return the same as required by this honorable Court.

WHEREFORE Petitioner(s) prays that said Will be admitted to Probate and Letters Testamentary shall be issued to Petitioner (s) and for all proper orders.

Petitioner (s) and for all proper ord	ers.
Sworn to before me this 15th	7
day of August , 19 84	Petitioner
Roseman N. Copeland Notary Public for South Carolina	610 Aiken Street Calhoun Falls, S. C. 29628
Notary Public for South Carolina	Address
My Commission Expires 9/7/89	
	Petitioner

ROBERT L. HAWTHORNE, JR ATTORNEY AT LAW 200 S. PINCKNEY STREET ASSEVILLE, S. C. 29620

Address

STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

Tast Will and Testament

OF

FRANCES C. McCLAIN

I, FRANCES C. McCLAIN, 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, Eugene H. McClain, all of the personal property that I now own, and all that I may later acquire, of every kind and nature and wheresoever situate.

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

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

ITEM V. In the event that my husband and I should perish in a common accident or disaster, neither surviving the other for a period longer than twenty four hours, then in that event I give, bequeath and devise all of my property of every kind and nature and wheresoever situate, real, personal or mixed, in equal shares, that is, one half to each, to my son, Thurmond Boyd White, and my step-son, Billy Ray McClain, to them, their heirs and assigns forever.

ITEM VI. I hereby nominate, constitute and appoint my husband, Eugene M. McClain, as the sole executor of this my

494