STATE OF SOUTH CAROLINA )
COUNTY OF ABBEVILLE )

LAST WILL AND TESTAMENT
OF
REGINA J. SANDERS

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

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

ITEM II: I give, bequeath and devise to my husband, James

J. Sanders, if he shall survive me, all property,
whether it be real or personal, wheresoever located, that I own
at my death.

ITEM III: Should my husband not survive me, I give, bequeath and devise the property mentioned in Item II to my children, Nathaniel and Nicole, in equal shares, to share share alike.

ITEM IV: I hereby nominate, constitute and appoint my husband, James J. Sanders, executor of this, my Last Will and Testament and direct that he shall serve without bond.

ITEM V: Should my husband not survive me, and any of my children be minors when I die, I hereby appoint

Nancy Jones, my mother, as guardian for the person and property of any minor children that survive me to the fullest extent allowed by law, and direct that she shall not be required to

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

R.Q.J.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 26 day of May, 1978.

The folders will consisting of two (2) typewritten pages, this included, was this 262 day of May, 1978, signed, sealed, published and declared by the said Testatrix as and for her Last Will and Testament in the presence of us, who at her request, and in her presence and in the presence of each other, have hereunto subscribed our names as witnesses hereto.

of Abbeville, South Carolina.

of Abbeville, South Carolina.

Octic Bryssen of Abbeville, South Carolina.

Leverde Day. 23, 198 Will Bb. 14 Co. 100-101

THE STATE OF SOUTH CAROLINA, Abbeville County.

#### IN THE COURT OF PROBATE

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

Personally appears Gail Gambrell
who, being duly sworn, says that he saw Regina J. Sanders
sign, seal, publish and declare the annexed instrument of writing, bearing date the26th day o
May, 1978, A.Dto b
and contain her Last Will and Testament; that the said Regina J. Sanders
was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said Cail Gambrell
together with Donna R. Gauthier and Dollie C. Bryson at the reques
of the testat <u>rix</u> in <u>her</u> presence, and in the presence of each other, witnessed the due execution thereof
Sworn to before me, this day of
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of <u>Nancy Jones</u> it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
codicil, of, deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, thislat
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
Regina J. Sanders deceased, so far as I know or believe:
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as <u>her</u> goods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chatters; so neip
Sworn to before me, this lst day of ) Many forces
August Anno Domini 19.85    August Anno Domini 19.85   (The Postoffice Address of each Fiduciary must be shown)   Judge of Probate, Abbeville County, S.C.
Attorney's Name and Address:

# Cast Will and Cestament

#### HENRY A. EDMUNDS

I, HENRY A. EDMUNDS, of 1924 Rosedale Street, N.E., Washington, D.C., do hereby make, publish and declare this to be my last will and testament, hereby revoking all prior wills and codicils heretofore made by me.

FIRST: I direct the payment of my just debts and funeral expenses as soon as practical after my death. I authorize my executrix, hereinafter named, to expend such sums as she in her sole and absolute discretion may deem proper for my funeral and interment, regardless of any limitations now or hereafter fixed by statute, rule of court or otherwise.

SECOND: I give, devise and bequeath all of my estate, real, personal and mixed, of whatsoever character and wheresoever located which I shall own or in which I shall have any interest or estate at the time of my death in fee simple and absolutely to my wife, JANIE COLEMAN EDMUNDS, if she shall survive me, and if not, then in equal shares to my children, CAROLYN RITA MCILWAIN and HENRY L. EDMUNDS. If either of said children shall have predeceased me, his or her share shall go to his or her children then living at the time of my death, in equal shares, and if none then to the survivor of my two children if living or to the children then living of said child in equal shares, as the case may be.

THIRD: I hereby nominate and appoint my wife JANIE COLEMAN EDMUNDS as executrix of this my last will and testament, to serve without bond or other security. If she shall be unable or unwilling to undertake or to complete the duties of executrix, I nominate and appoint my daughter CAROLYN RITA McIIWAIN as executrix in her place, also to serve without bond or other security. My executrix or alternate executrix shall have full power to sell or exchange any property, real or personal upon such terms as she may deem advisable including sale at public or private sale and no purchaser shall be required to see to the application of the purchase price and in satisfying the legacies, bequests and devises made in this will

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or in any codicil thereto, to distribute any property in cash or in kind (at fair market value on the date of distribution thereof) or partly in cash and partly in kind.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal to this my last will and testament this 20 day of Library, 1980.

Henry D. Edmunds

Signed, Sealed, Published and Declared by HENRY A. EDMINDS, the above named testator, as and for his last will and testament in the presence of us, the undersigned, who, at his request, in his presence and in the presence of each other have hereunto set our names as attesting witnesses this 20th day of

1980.

Minnie Landruche Address 1828 LSt. 1/w Swite 1111

Washington Dr. 20036.

Address 5529 Happine P.I. # 201

Address 3607 Porter 8-2 21 h

Wash. D- 20015

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

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# LAST WILL AND TESTAMENT OF FENNEL GREENE FLEMING

I, FENNEL GREENE FLEMING, 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, punlish and declare the following as and for my Last Will and Testament, to-wit:-

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, Barbara Alice Fleming Twaddell and unto my son, Fennel Jackson Fleming, share and share alike, in fee simple absolute.

ITEM 111: I hereby nominate, constitute and appoint my sister, M. Crystalene Fleming, sole Executrix of this my last Will and Testament, with full power to her to do any and every act necessary to carry this my Will into effect, and without giving bond as such Executrix.

Signed, Sealed, Published and Declared by Pennell Greene Fleming, as and for his Last Will and Testament, in our presence and we in his presence, at his request, and each of us in the presence of the other two, have hereunto signed our names as attesting witnesses.

That I tavain

Fennel Greene Fleming

THE STATE OF SOUTH CAROLINA, Abbaville County.

#### IN THE COURT OF PROBATE

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

Personally appears Debbie Bowie (Fleming)
who, being duly sworn, says that ge saw Fennel Greene Fleming
sign, seal, publish and declare the annexed instrument of writing, bearing date the day of
September ,A.D. 1982 to be
and contain his Last Will and Testament; that the said
Fennel G. Fleming was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said Debbie Bowie (Fleming)
together with Robert Fleming and Charles H. Partain at the request
of the testat or inhis presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this day of
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
Codicil
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  Fennel Greene Fleming deceased, so far as I know or believe;
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as 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 2nd day of  July Anno Domini 19 85  Judge of Probate, Abbeville County, S.C.  Will make a true and perfect inventory of all such goods and chattels; So help  M. Criptule The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:

# LAST WILL AND TESTAMENT OF WILLIAM ERNEST DeVORE

- I, WILLIAM ERNEST DeVORE, of R. F. D. 2, Donalds, 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. All property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I will, devise and bequeath to my sister, RUBY LEE D. VERMILLION, in fee simple, if she shall survive me.
- 2. I appoint my sister, RUBY LEE D. VERMILLION, Executrix of this my Will. I direct she shall not be required to furnish any bond.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will November 30, 1970.

(William Ernest DeVore)

The foregoing Will consisting of One (1) typewritten page, was signed, sealed, published and declared by WILLIAM ERNEST DeVORE, 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.

L. Huerthife of Abbeville, South Carolina

Rosemany H. Copeland of Abbeville, South Carolina

Gasaln Powell of Abbeville, South Carolina

Record BR. H. D

THE STATE OF SOUTH CAROLINA, Abbeville County.

# IN THE COURT OF PROBATE

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

Personally appearsRobert L. Hawthorne, Jr.
who, being duly sworn, says that he saw William Ernest DeVore
sign, seal, publish and declare the annexed instrument of writing, bearing date the day of
November, 1970, A.D. This to be
and contain his Last Will and Testament; that the said William Ernest Devore
was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said Robert L. Hawthorne, Jr.
together with Rosemary H. Copeland and Carolyn Powell at the request
of the testat inhis presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 22nd day of August, Anno Domini 19 85
Judge of Probate, Abbeville County, S.C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Ruby Vermillion  it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
codicil, of, deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this day ofAugust, 1985
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.  Abbeville County.  do solemnly swear, that this writing contains the true Last Will of the within named and that
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 hisgoods 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 day of August, Anno Domini 19_85
August , Anno Domini 19_85 }
Judge of Probate, Abbeville County, S.C. (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:

# **Last Will and Testament**

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

#### ITEM I

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

# ITEM II

I give and bequeath all of my personal property and house-hold effects of every kind including but not limited to furniture, appliances, furnishings, pictures, silverware, china, glass, books, jewelry, wearing apparel, boats, automobiles, and other vehicles, and all policies of fire, burglary, property damage, and other insurance on or in connection with the use of this property to my husband, WILLIAM FRANCIS MCNEILL. If my husband should not survive me, I give and bequeath said property to my children, CHERYL ELAINE MCNEILL and GLENDA MCNEILL KNIGHT in approximately equal shares, provided, however, the issue of a deceased child shall take his or her parent's share, per stirpes.

#### ITEM III

I give devise and bequeath all of the rest, residue and remainder of my property of every kind and description, wherever situate and whether acquired before or after the execution of this Will, absolutely in fee simple to my husband, WILLIAM FRANCIS MCNEILL. If my Husband does not survive me, I give, devise and bequeath said property to my children, CHERYL ELAINE MCNEILL and GLENDA MCNEILL KNIGHT in approximately equal shares, provided, however, the issue of a deceased child shall take his or her parent's share, per stirpes.

### ITEM IV

I hereby nominate, constitute and appoint executor of this my Last Will and Testament, WILLIAM FRANCIS MCNEILL and direct

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or unwilling to serve, I nominate, constitute and appoint CHERYL ELAINE MCNEILL and direct that she shall serve without bond.

#### ITEM V

By way of illustration and not of limitation and in addition to any inherent, implied, or statutory powers granted to executors generally, my executor is specifically authorized and empowered: to allot, assign, buy, care for, collect, contract with respect to, to continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, and in general to exercise all of the powers in the management of similar property owned in his own right, upon such terms and condition as to my executor may deem best, and to execute and deliver any and all instruments and to do all acts which my executor may deem proper or necessary to carry out the purposes of this Will, without being limited in any way by the specific grants of power and without the necessity of a court order. Any substitute or successor executor shall have all the powers granted to the original executor.

#### ITEM VI

Whenever my executors herein named (or any successor or substitute executor) is directed to distribute any property in fee simple to a person who is a minor at the date of distribution, my executors 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 net 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 or of his or her parents. Such minor's property shall be paid over and distributed to such minor upon attaining age twenty-one (21) or if he or she shall sooner die, to his or her estate. Whenever my trustee determines it appropriate to pay any money

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or benefit of any minor for whom a trust is created hereunder, then such amounts shall be paid out by my trustee in such of the following ways as my trustee deems best: (1) directly to such beneficiary; (2) to the legally appointed guardian of such beneficiary; (3) to some relative or friend for the support, medical care, and education of such beneficiary; (4) by my trustee using such amounts directly for such beneficiary's support, medical care and education. In holding any property for a minor under the provisions of this Item, my trustee shall have all of the power, discretionary or otherwise, heretofore conferred upon him as executor.

#### ITEM VII

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

my seal this 2 day of 5, 1983.

Sara & man (SEAL)

The foregoing Will consisting of three typewritten pages, this included, the two preceeding pages thereof, bearing on the left hand margin the initials of the Testatrix was this and ay of the presence of us, who at her Last Will and Testament and in the presence of each other, have hereunto subscribed our names as witnesses hereto.

OF Abbently South Condition

OF Abbently S. C.

1. Eng. Fruit 9 OF Shrilly, S.C.

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

IAST WILL AND TESTAMENT OF Stellar B. McDonald

(LS)

# IN THE NAME OF GOD, AMEN:-

I, Stellar B. McDonald, of the County of Abbeville, State of South Caroling, 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 and Executor hereinafter named shall pay all of my just debts, including my funeral expenses, with the first money coming into their hands.
- 2. I will, devise and bequeath all of my personal belongings, clothing, etc. be equally divided among my three daughters, Mabel M. Hughes, Mayme M. Baldwin, and Margaret M. Timms, if they want them. If they can not use them, they are to give them to my sisters or anyone who has a need for them or give them to the Salvation Army.
- 3. I will, devise and bequeath all the rest, residue and remainder of my property of whatso ver kind and wherescever situated, real, personal, or sived in my possession or may come into my possession be divided equally among my six children and one grandson. My children are Mabel M. Hughes, Ralph E. McDonald, John R. McDonald, Mayme M. Baldwin, William 3. McDonald and Margaret M. Timms, and my grandson is Benjamin Leroy McDonald. Fach of my six children and my mande son shall receive one-seventh of my estate, in fee simple absolute.
- 4. In the event any of my children predecease me, then their part shall go to their child or children, which the parent would have taken if living.
- 5. I hereby nominate, constitute and appoint my son, John R. McDonald, Executor and my daughter, Margaret M. Timms, Executrix of this my Last Mill and cutament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 10th day of August , 1982. . D.

bigned, Sealed, Published and Declared by Stellar B. McDonald as and for her Last Mill and Testament, in the presence of us, who in her presence and of each other t her request have subscribed our names as witnesses.

# **Last Will and Testament**

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

# ITEM I

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

## ITEM II

I give and bequeath all of my personal property and house-hold effects of every kind including but not limited to furniture, appliances, furnishings, pictures, silverware, china, glass, books, jewelry, wearing apparel, boats, automobiles, and other vehicles, and all policies of fire, burglary, property damage, and other insurance on or in connection with the use of this property to MARY JANE RAMEY, if she shall survive me.

### ITEM III

I devise and bequeath the house and lot at 109 Pinckney Street in Abbeville to SAMUEL GOODE THOMSON, III., in fee simple absolute, if he shall survive me.

#### ITEM IV

I devise and bequeath all of my bank stock in the bank known formerly as the Bank of Lumberton, N. C. to SAMUEL GOODE THOMSON, III., if he shall survive me.

#### ITEM V

I give, devise and bequeath all of the rest, residue and remainder of my property of every kind and description, wherever situate and whether acquired before or after the execution of this Will, in fee simple to the following beneficiaries and in the following percentages: fifty (50%) per cent to SAMUEL GOODE THOMSON, III., fifty (50%) per cent to be divided equally among

MARY JANE RAMEY, ALBERT RAMEY, LEIGH RAMEY, ASHLEY RAMEY, AARON RAMEY, DARYL THOMSON, JULIA BANNISTER, DARYL K. THOMSON, TARA K. THOMSON and RUSTY THOMSON

## ITEM VI

I hereby nominate, constitute and appoint executor of this my Last Will and Testament, SAMUEL GOODE THOMSON, III. and direct that he shall serve without bond.

#### ITEM VII

By way of illustration and not of limitation and in addition to any inherent, implied, or statutory powers granted to executors generally, my executor is specifically authorized and empowered: to allot, assign, buy, care for, collect, contract with respect to, to continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, and in general to exercise all of the powers in the management of similar property owned in his own right, upon such terms and condition as to my executor may deem best, and to execute and deliver any and all instruments and to do all acts which my executor may deem proper or necessary to carry out the purposes of this Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order. Any substitute or successor executor shall have all the powers granted to the original executor.

#### ITEM VIII

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this \_// day of December, 1984.

Ida R. KAY (SEAL)

The foregoing Will consisting of three pages, this included, the two preceding pages thereof, bearing on the left hand margin the initials of the Testatrix was this \_\_\_\_\_ day of December, 1984 signed, sealed, published and declared by the said Testatrix as and for her Last Will and Testament in the presence of us, who at her request and in her presence and in the presence of each other, have hereunto subscribed our names as witnesses hereto.

Adelaide L. Dufer of Abberille 5C.

James E. Davis of Abberille, 5C.

Monnos IIII of Abberille 5-1

THE STATE OF SOUTH CAROLINA, Abbeville County.

#### IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears \_\_\_\_ Thomas E. Hite who, being duly sworn, says that he saw \_\_\_ Ida R. Kay December 1984 \_\_\_\_, A. D.\_\_ her and contain \_\_\_ Last Will and Testament; that the said \_\_\_\_\_Ida\_R. Kay \_\_\_ was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said \_\_\_\_\_\_ Thomas E. Hite together with Adelaide L. DuPree \_\_\_\_and <u>James E. Davis</u> \_\_\_\_at the request of the testat<del>trix</del> in  $\underline{my}$  presence, and in the presence of each other, witnessed the due execution thereof. Sworn to before me, this \_\_\_\_\_\_ day of \_\_\_\_\_, Anno Domini 19<u>85</u> Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM Samuel Goode Thomson, III On hearing the above petition of it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with \_\_\_\_\_\_, of \_\_\_\_\_ Ida R. Kay \_, deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this \_ 4th day of <u>September</u> 19 85 Judge of Court of Probate. **QUALIFICATION OF FIDUCIARY** THE STATE OF SOUTH CAROLINA, ? Abbeville County. oxdot do solemnly swear, that this writing contains the true Last Will of the within named and that oxdotIda R. Kay \_\_\_\_\_ deceased, so far as  $\underline{I}$  know or believe; will well and truly execute the same, by paying first the debts, and then legacies contained in the \_\_\_goods and chattels will thereunto extend and the law charge me and that will make a true and perfect inventory of all such goods and chattels; So help \_\_ God. Sworn to before me, this \_\_\_\_ September Anno Domini 19\_85 (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

Walter Hartsel McSwain, Sr.

IN THE NAME OF GOD, AMEN:,

I, Walter Hartsel McSwain, Sr., of the County of Abbeville, State of South Carolina, being of sound and disposing mind, memory and understanding and desiring to make disposition of all of my property in case of death, do hereby make, publish and declare the following as and for my last Will and Testament, to-wit;-

TTEM I:----I will and direct that my Executor, 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.

After the payment of my debts, I will, devise and bequeath all the rest, residue and remaineder of my property, of whatsoever kind and whatsoever situate, real, personal and mixed unto my wife, Martha E. Uldrick McSwain, in fee simple absolute.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 344 day of September, A. D. 1970.

Signed, Sealed, Published and Declared by Walter Hartsel McSwain, Sr., as and for his Last Will and Testament, in our presence, and we, in his presence, at his request, and each of us in the presence of the other two, have subscribed our names as attesting witnesses.

Suray a. Cannon Allen B. Connon Helen h. Connon

Walter Hartsel McSwain, Sr.

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# THE STATE OF SOUTH CAROLINA, Abboville County.

#### IN THE COURT OF PROBATE

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

Personally appears	Luray A. Canno	n		
who, being duly sworn, says that	he saw Walter	Hartsel McS	wain, Sr.	
sign, seal, publish and declare th	e annexed instrument of wr	iting, bearing date	the 24th	day of
September		A. D. 1970		to be
nd contain his	Last Wil	and Testament; th	at the said	
Walter Hartsel McSwai				•
the best of deponent's knowled				
gether with Allen B. Ca	-	•		
the testat _er in _				•
Sworn to before me, this	-	•	each other, withese	ed the due execution mereor.
September		{		
-		\		
Judge of Probate, Abbey	ville County, S.C.			•
ORDE	R ADMITTING WILL	TO PROBATE IN	COMMON FOR	M
On hearing the above petitio	Merthe 1	. IDdriek Mei	Rudin :	
	and decreed, That the p	etition be granted	and the said Last	will and restament, with
is hereby ordered, adjudged	•			
is hereby ordered, adjudged	•			
odicil, of robate in Common Form.	Walter !	larthell McSw	ain, Sr.	, deceased, be entered of
is hereby ordered, adjudged odicil, of, of, or, or, obste in Common Form.	Walter !	larthell McSw	ain, Sr.	
odicil, of robate in Common Form. Given under my hand and th	Walter !	larthell McSw	ain, Sr.	, deceased, be entered of
odicil, of robate in Common Form. Given under my hand and th	Walter I	te, this9t	day of	, deceased, be entered of September , 19 85
is hereby ordered, adjudged odicil, of, of, of, of, robate in Common Form.  Given under my hand and the,,,,	Walter I	larthell McSw	day of	, deceased, be entered of September , 19 85
is hereby ordered, adjudged odicil, of, of	Walter I	te, this9t	day of	, deceased, be entered of September , 19 85
is hereby ordered, adjudged odicil, of, of	Walter I	te, this9ta	Judge of C	September , 19 85 ourt of Probate.
is hereby ordered, adjudged odicil, of, of	Walter Interest of Probation of Probation (Probation of Probation of P	te, this9th	Judge of C	, deceased, be entered of  September , 19 85  ourt of Probate.
is hereby ordered, adjudged odicil, of, of	Walter In the seal of the Court of Probation Court	te, this	Judge of C ARY  Tue Last Will of the will deceased, so far as.	September , 19 85  ourt of Probate.  within named and that know or believe;
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is hereby ordered, adjudged odicil, of of of of of observed in Common Form.  Given under my hand and the state of South Carolin Abbeville County.  dose	QUALIFICAT  NA, }  colemnly swear, that this we meswain, Sr.  will well and truly execute  government will mail.  9th day of  Anno Domini 19.85	te, this	Judge of C  ARY  Tue Last Will of the w  deceased, so far as  first the debts, and thereunto extend are  et inventory of all suc	September , 19 85 ourt of Probate.  within named and that know or believe; then legacies contained in the ad the law charge me and that the goods and chattels; So help

# **Last Will and Testament**

I, LESSIE LULA N. WOOD, a resident of and domiciled in the County of Abbeville, State of South Carolina, do hereby make, publish and declare this to be my Last Will and Testament hereby revoking any and all other Wills and Codicils at any time heretofore made by me.

# ITEM I

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

# ITEM II

I give and bequeath all of my personal property and house-hold effects of every kind including but not limited to furniture, appliances, furnishings, pictures, silverware, china, glass, books, jewelry, wearing apparel, boats, automobiles, and other vehicles, and all policies of fire, burglary, property damage, and other insurance on or in connection with the use of this property to my husband, T. W. WOOD. If my husband should not survive me, I give and bequeath said property to DORIS ANN WOOD BRADLEY provided, however, the issue of a deceased child shall take his or her parent's share, per stirpes.

### ITEM III

I hereby will, devise and bequeath the house and lot where I now reside to my husband, T. W. Wood, if surviving, for and during the term of his natural life, with remainder to Tammy Ann Smith for her use and enjoyment only until she attains the age of twenty five (25) years. Upon attaining the age of 25 years, this property shall be held by Tammy Ann Smith, fee simple absolute.

If my said husband, T. W. Wood, does not survive me, then I hereby will, devise and bequeath the house and lot where I now reside to Tammy Ann Smith, for her use and enjoyment only until she attains the age of twenty five (25) years. Upon attaining the age of 25 years, this property is to be held by Tammy Ann Smith in fee simple absolute.

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# ITEM IV

I give devise and bequeath all of the rest, residue and remainder of my property of every kind and description, wherever situate and whether acquired before of after the execution of this Will, absolutely in fee simple to my husband, T. W. WOOD. If my husband does not survive me, I give, devise and bequeath said property to DORIS ANN WOOD BRADLEY, provided, however, the receased child shall take his or her parent's share, per stirpes.

# ITEM V

I hereby nominate, constitute and appoint executor of this my Last Will and Testament, T. W. WOOD, and direct that he shall serve without bond. If my said executor is unable or unwilling to serve, I nominate, constitute and appoint DORIS ANN WOOD BRADLEY, and direct that she shall serve without bond.

## ITEM VI

By way of illustration and not of limitation and in addition to any inherent, implied, or statutory powers granted to executors generally, my executor is specifically authorized and empowered: to allot, assign, buy, care for, collect, contract with respect to, to continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, and in general to exercise all of the powers in the management of similar property owned in his own right, upon such terms and condition as to my executor may deem best, and to execute and deliver any and all instruments and to do all acts which my executor may deem proper or necessary to carry out the purposes of this Will, without being limited in any way by the specific grants of power and without the necessity of a court order. Any substitute or successor executor shall have all the powers granted to the original executor. ITEM VII

Whenever my executors herein named (or any successor or substitute executor) is directed to distribute any property in fee simple to a person who is a minor at the date of distribution, my executors shall transfer, convey and assign such property to himself as trustee and shall hold the property of such minor in

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trust for such minor during minority using so much of the net 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 or of his or her parents. Such minor's property shall be paid over and distributed to such minor upon attaining age twentyone (21) or if he or she shall sooner die, to his or her estate. Whenever my trustee determines it appropriate to pay any money or benefit of any minor for whom a trust is created hereunder, then such amounts shall be paid out by my trustee in such of the following ways as my trustee deems best: (1) directly to such beneficiary; (2) to the legally appointed guardian of such beneficiary; (3) to some relative or friend for the support, medical care, and education of such beneficiary; (4) by my trustee using such amounts directly for such beneficiary's support, medical care and education. In holding any property for a minor under the provisions of this Item, my trustee shall have all of the power, discretionary or otherwise, heretofore conferred upon him as ITEM VIII

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 19th day of February, 1983.

LESSIE LULA N. WOOD (SEAL)

The foregoing Will consisting of three typewritten pages, this included, the two preceding pages thereof, bearing on the left hand margin the initials of the Testatrix was this day left hand margin the initials of the Testatrix was this day the of 1983 signed, sealed, published and declared by the said Testatrix as and for her Last Will and Testament and in the presence of us, who at her request, and in her presence and in the presence of each other, have hereunto subscribed our names the presence of each other, have hereunto subscribed our names

Of Obline OF OF Whalle of Of Orderile of

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL & TESTAMENT

Reveded: Lyor, 17, 1925 - 2 il 10. 85 ES 120 - El. 14-19. 113

I, Lelia M. Thomas, being of sound mind and discretion but being mindful of the uncertainties of life, do hereby make, publish and declare this as and for my Last Will And hereby make, and the stampate of a testamentary of Testament, hereby revolking all instruments of a testamentary no heretofore by me made.

Item I. I hereby will, devise and bequeath to my three children, Doris Ann Thomas Wilson, Sara Mae Thomas Henderson and James Earl Thomas all of my property of whatsoever nature, real, personal and mixed to be theirs absolutely in fee simply. My some contract of the contract of gersonal and mixed to be theirs absolutely in lee simply. My soil George D. Thomas, Jr. does not share in this Will, because he has this day been deeded a house and lot and for that reason he has already obtained a part of my Estate.

I hereby nominate, constitute and appoint as Executor of this my Last Will And Testament, my husband, George D. Thomas and should he for any reason not be able to qualify, then it is my Will and I so direct that my son, James Earl Thomas, serve as Executor of this My Last Will And Testament, and should for any reason he other children act as Executor of this My Last Will And Testament.

Signed and Sealed this 23rd day of April, 1969

Leila M. Thomas.

SIGNES, SEALED, PUBLISHED AND DECLARED BY LELIA M. THOMAS, AS AND FOR HER LAST WILL AND TESTAMENT, IN OUR PRESENCE, AND THE PRESENCE OF EACH OTHER, AND IN HER PRESENCE, AT HER REQUEST, WE HAVE SUBSCRIBED OUR NAMES AS WITNESSES.

THE STATE OF SOUTH CAROLINA, Abbeville County.

#### IN THE COURT OF PROBATE

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

Personally appears Mary Gale Williams
who, being duly sworn, says that the saw Leila M. Thomas
sign, seal, publish and declare the annexed instrument of writing, bearing date the 23rd day o
April, A. D
and containherLast Will and Testament; that the said
Leila M. Thomas was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidMary Gale Williams
together with W. H. Simpson and James P. Nickles at the reques
of the testat <u>rix</u> in <u>her</u> presence, and in the presence of each other, witnessed the due execution thereof
Sworn to before me, this day of
Sworn to before me, this day of, Anno Domini 19
Judge of Probate, Abbeville County, S.C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
ONDER ADMITTING WILE TO TROBATE IN COMMON PORM
On hearing the above petition of
codicil, of, deceased, be entered of, deceased, be entered of, receased, be entered of
Given under my hand and the seal of the Court of Probate, this9th day ofSeptember, 19_85
K
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
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as <u>her</u> goods and chattels will thereunto extend and the law charge me and tha
will make a true and perfect inventory of all such goods and chattels; So help
meGod.
Sworn to before me, this 9th day of Servtember Anno Domini 19 85
Serytember , Anno Domini 19 85
(The Postoffice Address of each Fiduciary must be shown
Judge of Probate, Abbeville County, S.C.
Attorney's Name and Address:

STATE OF SOUTH CAROLINA,	)	LAST WILL AND TESTAMENT
	)	OF
COUNTY OF ABBEVILLE.	)	WINFIELD HALL BAKER.

IN THE NAME OF GOD, AMEN!

I, Winfield Hall Baker, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, do make, ordain, publish and declare this as and for my Last Will and Testament, hereby revoking any and 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 and it is my will that all expenses incurred therefor, my funeral expenses, expenses of my last illness and any just debts owing by me at my death be paid out of the first money coming into the hands of my Executrix hereinafter named.

#### ITEM II:

I will, devise and bequeath, at my death, all of my property, real, personal and mixed, of whatsoever kind and nature and wheresoever located, in fee simple, unto my beloved wife, Emilie Catherine Andrews Baker; provided, however, that in the event my said wife predeceases me or we should die simultaneously then and in either event, I will, devise and bequeath all of my property, real, personal and mixed, of whatsoever kind and nature and wheresoever located, in fee simple, unto my beloved children. Lawrence W. Baker, John S. Baker, and Mary Suzanne Baker, share and share alike; and provided, further, that in the event any of my said children should predecease me and/or my wife, leaving child or children, then the child or children of such predeceased one shall take the share to which his, her or their parent would have been entitled.

#### ITEM III:

I hereby nominate, constitute and appoint my beloved wife Emilie Catherine Baker, as Executrix of this my Last Will and Testament, she to serve without being required to give any bond or security for the proper discharge of her duties herein, provided, however, that in the event my said wife predeceased me and/or we should die simultaneously, then and in either event, I hereby nominate, constitute and appoint my daughter, Mary Suzanne Baker, as contingent Executrix of this my Last Will and Testament; my said Executrix to have the power to sell at either public or private sale (as deemed best by said Executrix), any part, or all, of the assets of my estate for the purpose of payin debts of my estate and/or distribution. It is my will that said Mary Suzanne Baker is to serve as such Executrix without being required to give any bond or security for the proper discharge of her duties herein.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this, my Last Will and Testament, typewritten on two pages of paper, on this \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_, 1982.

Winfield Hall Baker (I.S.

THE STATE OF SOUTH CAROLINA, Abbaville County.

# IN THE COURT OF PROBATE

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

and contain his Last Will and Testament; that the said	Personally appears Peggy Ethridge Payne
August A.D. 1982  and contain his Last Will and Testament; that the said WINEIELD BALL BAKER was then of sound and disposing mind, memory and understanding, accord to the best of deponent's knowledge and belief; and that the said Peggu Ethridge Bayne together with Thurmond Bishop and Cunthis B. Rommontree at the requestion of the testat	who, being duly sworn, says that he saw Winfield Hall Baker
and contain his Lest Will and Testament; that the said	sign, seal, publish and declare the annexed instrument of writing, bearing date the day of
and contain	August
was then of sound and disposing mind, memory and understanding, accord to the best of deponent's knowledge and belief; and that the said     Peggy Ethridge Payne	his
to the best of deponent's knowledge and belief; and that the said Peggy Ethridge Payne  together with Thurmond Bishop and Cunthis B. Hommontree at the requirement of the testat In the second of the testat In the presence, and in the presence of each other, witnessed the due execution there is september and the presence of each other, witnessed the due execution there is september and the second of the testat In the presence of each other, witnessed the due execution there is september and the second of the device of the country is september. Anno Domini 19 85  ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On hearing the above petition of Emilie Catherine Baker  On hearing the above petition of Minfield Hall Baker deceased, be entered to see the second of the country of the second of the country of the probate in Common Form.  Given under my hand and the seal of the Court of Probate, this 17th day of September 1985  QUALIFICATION OF FIDUCIARY  THE STATE OF SOUTH CAROLINA, Abbeville Country.  I do solemnly swear, that this writing contains the true Last Will of the within named and that Winfield Hall Baker deceased, so far as his know or belief and that I will well and truly execute the same, by paying first the debts, and then legacies contained in will make a true and perfect inventory of all such goods and chattels; So has a goods and chattels will thereunto extend and the law charge me and the september Ange Domini 19 85  Will make a true and perfect inventory of all such goods and chattels; So have a good of Probate, Abbeville Sounty, S.C.  The Postoffice Address of each Fiduciary must be shown to before me, this Ange Domini 19 85  On North to before a good and chattels will the Postoffice Address of each Fiduciary must be shown to before me, this 17th Ange Domini 19 85  On North to before me, this 17th Ange Domini 19 85  On North to before me, this 17th Ange Domini 19 85  On North to before me, this 17th Ange Domini 19 85  On North to before me, this 17th Ange Domini 19 85  On North to before me, this 17t	WINETELD WALL DAVED
of the testat Or. in his presence, and in the presence of each other, witnessed the due execution there sworm to before me, this 17th day of September Anno Domini 19 85  Judge of Probate, Abbeville County, S.C.  ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On hearing the above petition of Emilie Catherine Baker  it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, we codicil of Winfield Hall Baker deceased, be entered probate in Common Form.  Given under my hand and the seal of the Court of Probate, this 17th day of September 1985  GUALIFICATION OF FIDUCIARY  THE STATE OF SOUTH CAROLINA, Abbaville County.  I do solemnly swear, that this writing contains the true Last Will of the within named and that Winfield Hall Baker deceased, so far as his know or belief and that I will well and truly execute the same, by paying first the debts, and then legacies contained in said Will, as far as poods and chattels will thereunto extend and the law charge me and the said Will, as far as Ango Domini 19 85  Will make a true and perfect inventory of all such goods and chattels; So have God.  Sworn to before me, this 17th day of September Ango Domini 19 85  Undee of Probate, Abbaville Sounty, S.C.	to the best of deponent's knowledge and belief; and that the said <u>Peggy Ethridge Payne</u>
of the testat Or. In his presence, and in the presence of each other, witnessed the due execution there sworm to before me, this 17th day of September Anno Domini 19 85  Judge of Probabe, Abbeville County, S.C.  ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On hearing the above petition of Emilie Catherine Baker It is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, we codicil of Winfield Hall Baker deceased, be entered probate in Common Form.  Given under my hand and the seal of the Court of Probate, this 17th day of September 1985  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 Winfield Hall Baker deceased, so far as his know or belief and that I will well and truly execute the same, by paying first the debts, and then legacies contained in said Will, as far as goods and chattels will thereunto extend and the law charge me and the said Will, as far as Ango Domini 19 85  Will make a true and perfect inventory of all such goods and chattels; So have God.  Sworn to before me, this 17th day of September Ango Domini 19 85  Judge of Probate, Abbeville County, S.C.  307 N. Main Street (The Postoffice Address of each Fiduciary must be shown and the second of the county, S.C.	together with Thurmond Bishop and Cynthis B. Hommontree at the reques
Sworn to before me, this 17th day of September , Anno Domini 19 85  Judge of Probake, Abbeville County, S.C.  ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On hearing the above petition of Emilie Catherine Baker it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, we codicil of Winfield Hall Baker deceased, be entered probate in Common Form.  Given under my hand and the seal of the Court of Probate, this 17th day of September 1985  Judge of Court of Probate.  QUALIFICATION OF FIDUCIARY  THE STATE OF SOUTH CAROLINA, Abbeville County.  Judge of Court of Probate.  QUALIFICATION OF FIDUCIARY  THE STATE OF SOUTH CAROLINA, Abbeville County.  Judge of September deceased, so far as his know or believe and that will well and truly execute the same, by paying first the debts, and then legacies contained in will will, as far as goods and chattels will thereunto extend and the law charge me and the goods and chattels will thereunto extend and the law charge me and the goods and chattels. So have God.  Sworn to before me, this 17th day of September Ango Domini 19 85  Judge of Probate, Abbeville County, S.C.	· ·
On hearing the above petition of	Sworn to before me, this day of
it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, we codicil	ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
Probate in Common Form.  Given under my hand and the seal of the Court of Probate, this	On hearing the above petition of
Probate in Common Form.  Given under my hand and the seal of the Court of Probate, this	codicil, of
THE STATE OF SOUTH CAROLINA, Abbeville County.  I do solemnly swear, that this writing contains the true Last Will of the within named and that	
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	
Abbeville County.  I do solemnly swear, that this writing contains the true Last Will of the within named and that  Winfield Hall BAker deceased, so far as his know or believe and that will well and truly execute the same, by paying first the debts, and then legacies contained in said Will, as far as goods and chattels will thereunto extend and the law charge me and the l	QUALIFICATION OF FIDUCIARY
will well and truly execute the same, by paying first the debts, and then legacies contained in said Will, as far as	Abbeville County.
and that will well and truly execute the same, by paying first the debts, and then legacies contained in said Will, as far as will make a true and perfect inventory of all such goods and chattels; So have God.  Sworn to before me, this day of September, Anno Domini 19 85 (The Postoffice Address of each Fiduciary must be shown and the law charge me and	**************************************
goods and chattels will thereunto extend and the law charge me and to will make a true and perfect inventory of all such goods and chattels; So have goods and chattels will thereunto extend and the law charge me and the law charge m	deceased, so far as <u>his</u> know or believe
goods and chattels will thereunto extend and the law charge me and to will make a true and perfect inventory of all such goods and chattels; So have a such goods and chattels will thereunto extend and the law charge me and the law cha	and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
Sworn to before me, this	said Will, as far ashisgoods and chattels will thereunto extend and the law charge me and tha
Sworn to before me, this	will make a true and perfect inventory of all such goods and chattels; So help
September , Anno Domini 19 85    September	<u>те</u> God.
	September , Anno Domini 19 85  College Tanke (The Postoffice Address of each Fiduciary must be shown
Attorney's Name and Address:	Attorney's Name and Address:

Signed, Sealed, Published and Declared by Winfield Hall Baker, as and for his Last Will and Testament, in the presence of us, who in his presence, and in the presence of each other, at his request, have subscribed our names as witnesses:

Residing at Abbuilte, s. c.

Residing at Abbuilte, s. c.

Residing at allevellys. c.

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# Casi Will and Testament of

# VERA NELL LUSK

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

#### ITEM I

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

#### ITEM II

I give, devise and bequeath my grandfather clock, brass bed, and brass table to my son, James Michael Lusk.

#### ITEM III

I give, devise, and bequeath my entire estate, real, personal, and mixed, of whatsoever and wheresoever situated, except those items herein pove specifically enumerated, to my beloved husband, James Charlie Lusk, for and during the period of his natural life. At the conclusion of his life time, it is my wish that everything go to my son, James Michael Lusk, for his sole use and benefit absolutely and forever. In the event that my son predeceases me, it is my wish that everything go to Judy Shaw Lusk, for her sole use and benefit absolutely and forever.

#### ITEM IV

I hereby appoint my beloved husband, James Charlie Lusk, Executor of this my Last Will and Testament, and hereby exonerate him from giving bond for the faithful discharge of his duties as such, and I authorize my said Executor to sell and dispose of the property belonging to my estate without obtaining an Order of Court to do so if necessary for the payment of debts. In the event that my said

I, VERA NELL LUSK, of the Town of Honea Path, State of South Carolina, do make, publish, and declare this as the first codicil to my Last Will and Testament which I executed on the 12th day of January, 1973.

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The purpose of this codicil is to substitute as my Substitute Executor, my son, James Michael Lusk, in the place of Marvin Lusk.

Thus, by this writing I hereby nominate, constitute and appoint my son, James Michael Lusk, as Substitute Executor of my Last Will and Testament, and hereby exonerate him from giving bond for the faithful discharge of his duties as such, and I authorize my said substitute Executor to sell and dispose of the property belonging to my estate without obtaining an order of Court to do so if necessary for the payment of debts.

I do hereby ratify and confirm my said Will in every other respect.

IN WITNESS WHEREOF, I have on this May day of February, 1973,
signed, sealed, published, and declared the foregoing instrument, consisting of
one-half (1/2) page as, and for, a Codicil amending my Last Will and Testament,
in the presence of each and all of the subscribing witnesses whom I have
requested each in the presence of the other to subscribe his name as an attesting
witness: hereto.

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

Foundand of Belton, S.C.

husband shall for any reason refuse or be unable to serve or to continue to serve as Executor hereof, then I nominate and appoint Mærvin Lusk, as Executor in his stead, and with the same powers and authority.

IN WITNESS WHEREOF, I have on this / 2<sup>th</sup> day of January, 1973, signed, sealed, published, and declared the foregoing instrument, consisting of one and one-half pages as, and for, my Last Will and Testament, in the presence of each and all of the subscribing witnesses whom I have requested each in the presence of the other to subscribe his name as an attesting witnesshereto.

Vera Nell Link (L.S.)

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

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of

Beldon S.C.

Alle Can

Johnes A. A. S.C.

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THE STATE OF SOUTH CAROLINA,

IN THE COURT OF PROBATE Abbeville County. By BESSIE LEE F. NANCE, Probate Judge of said county: Ollie T. Brock Personally appears \_\_\_ Vera Nell, Lusk who, being duly sworn, says that he saw \_ sign, seal, publish and declare the annexed instrument of writing, bearing date the \_\_\_\_\_\_ day of January \_\_\_\_, A. D. <u>1973</u> Last Will and Testament; that the said <u>Vera Nell Lusk</u> and contain <u>her</u> was then of sound and disposing mind, memory and understanding, according Ollie T. Brock to the best of deponent's knowledge and belief; and that the said \_ together with Hal J. Warlick and Elaine McMahan in <u>her</u> presence, and in the presence of each other, witnessed the due execution thereof. of the testat rix Sworn to before me, this \_\_\_\_\_17\_\_ Olice & Brook Anno Domini 19<u>85</u> September Judge of Probate Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of James Charlie Lusk it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil\_ <u> Vera Nell Lusk</u> \_, deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this . **QUALIFICATION OF FIDUCIARY** THE STATE OF SOUTH CAROLINA, Abbeville County. \_do solemnly swear, that this writing contains the true Last Will of the within named and that \_\_\_ Vera Nell Lusk \_\_ deceased, so far as \_\_\_\_\_T\_\_\_know or believe; \_\_\_ will well and truly execute the same, by paying first the debts, and then legacies contained in the and that said Will, as far as <u>her</u> goods and chattels will thereunto extend and the law charge me and that will make a true and perfect inventory of all such goods and chattels; So help \_\_ma\_ God. Sworn to before me, this \_ Anno Domini 19<u>85</u> September (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S.C.

Attorney's Name and Address: \_

THE STATE OF SOUTH CAROLINA,

Judge of Probate, Abbeville County, S.C.

Attorney's Name and Address: \_

(The Postoffice Address of each Fiduciary must be shown)

IN THE COURT OF PROBATE Abbeville County. By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears \_\_\_\_\_ Hal J. Warlick Mrs. Vera Nell Lusk who, being duly sworn, says that he saw sign, seal, publish and declare the annexed instrument of writing, bearing date the .... \_ day of 19/3 February ., A. D., and contain her Codicil to her \_\_\_\_ Last Will and Testament; that the said \_ Vera Nell Lusk \_\_ was then of sound and disposing mind, memory and understanding, according \_\_\_\_\_and\_\_\_\_ together with Houston S. Ervin Elaine McMahan at the request of the testat <u>rix</u> in <u>her</u> presence, and in the presence of each other, witnessed the due execution thereof. 17th day of ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of . it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with codicil\_ \_, deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this . QUALIFICATION OF FIDUCIARY THE STATE OF SOUTH CAROLINA, Abbeville County. \_\_\_do solemnly swear, that this writing contains the true Last Will of the within named and that \_\_\_ \_ deceased, so far as \_\_\_ will well and truly execute the same, by paying first the debts, and then legacies contained in the \_\_goods and chattels will thereunto extend and the law charge me and that will make a true and perfect inventory of all such goods and chattels; So help Sworn to before me, this \_ ... Anno Domini 19.

O. Box 909 Telephone 984-6722

STATE OF SOUTH CAROLINA )
COUNTY OF ABBEVILLE )

LAST WILL AND TESTAMENT

IN THE NAME OF GOD, AMEN:

KNOW ALL MEN BY THESE PRESENTS, that I, KATHERINE SHIRLEY PAGE, of the County of Abbeville, State of South Carolina, being of sound mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all wills by me at any time heretofore made.

ITEM I.

I direct that all of my just debts and funeral expenses be paid by my Executrices, hereinafter named, as soon as practicable after my death.

ITEM II.

I give, devise and bequeath all my interest in two burial plots at Greenwood Memorial Gardens, which will not be used by me as follows:

One plot of land will be used for the burial of Johnny Page and one will be used for the burial of Glenn Page.

ITEM III.

I hereby devise the real estate which I own at the time of making this will, all of which is shown on a plat by F. E. Ragsdale, dated May 21, 1960, recorded in the office of the Clerk of Court for Abbeville County in Plat Book 11, at Page 182, as revised by a Plat recorded in Plat Book 11, at Page 181, a copy of both plats being attached hereto, incorporated herein and made a part hereof, as follows: To my son, Marvin Glenn Page, Lot No. 1 of said plat, for and during his natural life, and at his death, to his children equally, share and share alike. To my daughter, Alice Page Bryant, Lot No. 2 of said plat. To my daughter, Shirley Page Hodges, Lot No. 3 of said plat. To my son, Johnny T. Page, Lot No. 4 of said plat.

M Mc. P. L.C.

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Page One

In the event it is necessary that one or more of the above properties be sold prior to my death to pay for the care, support and maintenance of myself, any remaining funds from such sale I give to the child who would have inherited such parcel; provided however, in the event it is necessary to sell Lot No. 1, which shall be sold last, any remaining funds I devise to my son, Glenn Page individually.

#### ITEM IV.

I give and bequeath unto my son, Johnny T. Page, the following:

One llX14 (large) picture of myself.
One llX14 (large) picture of J. E. Page.
One 3 diamond, diamond shaped ring.
One Octagon shaped end table in front bedroom.
Two large stainless steel fry pans.

#### ITEM V.

I give and bequeath unto my son, Marvin Glenn Page, the following:

One antique mirror planter in middle bedroom.

All other pictures in middle bedroom hanging except and excluding the Twin's picture and large 11X14 pictures of parents, and one white oval mirror.

All furniture in middle bedroom except round or oval antique table.

All things sitting around except picture of Alice, wash bowl and pitcher and crocheted scarf and ceramic Bible on stand. This is in middle bedroom.

All living room furniture including stereo and records and floor clock, but excluding antique table which I give to Alice.

All wall hangings except picture of redheaded girl belonging to Alice. This is in the living room.

All pictures sitting around in the living room except pictures and frames of Allyson, Sheila, Melody and Scott.

All dolls and doll bed including E.T. One large, green lamp in front bedroom.

Child's small rocking chair in front bedroom.

All wall hangings in front bedroom except two large pictures of Mary and Johnny and framed feathered bird picture.

All figureines and vases except the two green and pink birds on dresser which go to Alice (In front bedroom). One ashtray stand in front bedroom.

Two wooden rockers and one double rocker on front porch.

One metal rocker on front porch. Luggage.

In the Den and Kitchen, the following:

Refrigerator.
Television and stand.
Dinette and six chairs.
Couch and chair.

DSXI

Two sewing machines and cabinets.

One End Table.

One Heater.

One Window Unit Air Condition.

All wall hangings except hanging antique cars.

In the Washhouse, the following:

Washing Machine. Dryer.

ITEM VI.

I give and bequeath unto my daughter, Alice Page Bryant,

the following:

All bed quilts.

Wooden breadbox.

Antique cars - hanging in Den.

Lyse Black pots and pans set.

Slow Cooker, and all black iron fry pans.

One set Correlle dishes and matching corningware.

All corningware.

Tupperware.

Three Greenish Black iron patio chairs.

White wrought iron round patio table and two chairs.

Cement planters.

Swing Set Frame.

White oval mirror in middle bedroom.

Wash bowl and pitcher in middle bedroom.

Antique table and crocheted scarf in middle bedroom.

Bird figureines on dresser in front bedroom - pink and green.

Steam iron and iron stand.

Ironing board and cover.

President printed trash can in front bedroom.

Light brown leather or cloth rocker in front bedroom.

Picture and frame of Allyson in front bedroom.

Gold throw pillows in living room.

Grandmother's ring with 5 red rubies and yellow gold.

One Merry Tiller and two wheel cart.

Shovels, hoses and reels, and some other garden tools.

#### ITEM VII.

I give and bequeath unto my daughter, Shirley Page Hodges, the following:

Ceramic Bible in middle bedroom.

Mother's ring in white gold and 5 stoknes.

Large picture of Grandma and Grandpa Shirley in front bedroom.

Front bedroom suite.

Cedar chest in front bedroom.

Antique table in front bedroom.

Feathered Bird picture in front bedroom.

Picture and frame of Melody and Scott in Living room.

Twin's baby picture in middle bedroom.

# ITEM VIII.

I give and bequeath unto my granddaughter, Allyson  $\mbox{W.}$  Bryant the following:

One small finger ring with green stone.

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Page Three

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#### ITEM IX.

I give and bequeath unto my granddaughter, Shirley Faye Ashley, the following: One diamond cluster ring in white gold, and one Wedding band and one diamond ring (a set).

#### ITEM X.

I give and bequeath unto my granddaughter, Marilyn Page Morrison the following: One small finger yellow gold ring with one diamond, and one yellow gold watch.

#### ITEM XI.

I give and bequeath unto my granddaughter, Shirley Faye Ashley and Marilyn Page Morrison the 11x14 pictures of Mary and Johnny in front bedroom.

#### ITEM XII.

All the rest and residue of my estate I hereby give, devise and bequeath unto my four children, in equal shares, share and share alike.

#### ITEM XIII.

I hereby constitute, designate and appoint my two daughters, Alice Page Bryant and Shirley Page Hodges, to act as my joint Executrices of this, my Last Will and Testament, they to serve without bond, and specifically grant unto them full and complete authority and power to sell any portion of my estate necessary to effectuate my intentions herein expressed, as may be determined in their sole discretion, and to execute any bills of sale, deeds of conveyance or other legal documents.

IN WITNESS WHEREOF, I hereunto set my hand and seal this day of July, A.D., 1985, to this my Last Will and Testament, typewritten upon four (4) pages, and for the purposes of identifying the same, I have initialed the margin of the first three (3) pages hereof.

Watherine SHIRLEY PAGE

Signed, Sealed, Published and Declared by KATHERINE SHIRLEY PAGE as and for her Last Will and Testament, in the presence of us, who in her presence and at her request, and in the presence of each other, have hereunto set out hands as attesting witnesses.

Many C. Pace residing at Allenwood, S.C. residing at "residing at "

STATE OF SOUTH CAROLINA )
COUNTY OF ABBEVILLE )

## FIRST CODICIL TO LAST WILL AND TESTAMENT

KNOW ALL MEN BY THESE PRESENTS, that I, KATHERINE SHIRLEY PAGE, of the County and State aforesaid, Testator in the attached and foregoing Last Will and Testament, dated the 15th day of July, 1985, do hereby make, publish and declare this First Codicil to my Last Will and Testament as follows, to-wit:

### ITEM I.

I hereby desire to correct, clarify and change ITEM III of said will in the following particulars: To my son, MARVIN GLENN PAGE, I devise Lot No. 1 of the plat mentioned in my said will, and fifty-five (55') feet of the southeastern end of Lot No. 3 along the Harvey Poore property, for and during his natural life, and at his death, then to JANE BABB if she be living with him or married to him. To my daughter, SHIRLEY PAGE HODGES, Lot No. 4 of said plat, and to my son, JOHNNY T. PAGE, the remainder of Lot No. 3 of

ITEM II

In all other respects I do expressly republish, ratify and reaffirm my said Last Will and Testament as so modified.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 30th day of July, 1985, to this my First Codicil to my Last Will and Testament, typewritten upon one (1) page.

D'alherine Page

KATHERINE SHIRLEY PAGE

Signed, Sealed, Published and Declared by KATHERINE SHIRLEY PAGE as and for her First Codicil to her Last Will and Testament, in the presence of us, who in her presence and at her request, and in the presence of each other, have hereunto set our hands as attesting witnesses.

Willie Sitement residing at Godge Color SC Och a 1M. Calify residing at War Should DC Mary C. tage residing at Meanwood & C

## THE STATE OF SOUTH CAROLINA, Abbeville County.

## IN THE COURT OF PROBATE

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

Personally appears	Joyce M. Cobb				
who, being duly sworn, says	that he saw	Katherine S.	Page		
sign, seal, publish and declar	e the annexed instru	ment of writing, bea	ring date the	30th	day of
July		, A. D			to be
and contain		CODICIL		1	
Katherine S. P.	age	was then of sound	and disposing mind	memory and understand	ing populing
to the best of deponent's know					mg, according
together with Mar					-
of the testatrix	in <u>her</u> p	resence, and in the p	resence of each oth	er, witnessed the due exec	cution thereof.
All File	, Anno Domini 19	85	Joyce	m. Colh	
0	RDER ADMITTING	3 WILL TO PRO	BATE IN COMM	ION FORM	
Probate in Common Form. Given under my hand an	d the seal of the Cour	t of Probate, this		iay of <u>September</u> udge of Court of Probate	
	QUAL	IFICATION OF	FIDUCIARY		
	DLINA, }		ins the true Last W	ill of the within named and so far askno	d that
and that We	will wall and truly	avanta the same 1	·	aviai asKii	·
said Will, as far as	win wen and druly her			ebts, and then legacies co	
We				extend and the law charg	
110	God, <i>18th</i> , Anno Domini 19.	day of 85 Rout	odlawn DrM	•	C. 29653
- • • • • • • • • • • • • • • • • • • •	•	e and Address:			
	<b>,</b> =				

THE STATE OF SOUTH CAROLINA, Abbeville County.

## IN THE COURT OF PROBATE

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

Personally appears	Joyce M. Co	bb			
who, being duly sworn, sa	ys that he saw	Katherine S.	Page		•
sign, seal, publish and dec	lare the annexed in	strument of writing, bea	ring date the	30th	day of
July		, A. D		1985	to be
and contain	her	CODICIL	; that the sai	d	
Katherine S.	Page	was then of sound	and disposing mind	, memory and understand	ing, according
to the best of deponent's k	nowledge and belief	; and that the said		Joyce M. Cobb	
together with M	ary C. Page	and	Willie Gil	christ	at the request
of the testat <u>rix</u>	in <u>her</u>	presence, and in the	presence of each oti	ner, witnessed the due exe	cution thereof.
DIANI SEL	this, Anno Dom	ini 19 <u>85</u>	Joyc	e M. Colh	<del></del>
	ORDER ADMIT	TING WILL TO PRO	BATE IN COM	ON FORM	
Probate in Common For	m.	Court of Probate, this _		day of	Jance
	•	QUALIFICATION O	F FIDUCIARY	·	
THE STATE OF SOUTH ( Abbeville County.	}	ear, that this writing cor		Will of the within named a	
-				d, so far ask	•
and that	will well and	d truly execute the same	e, by paying first the	debts, and then legacies c	ontained in the
said Will, as far as	···	goods and c	hattels will thereun	to extend and the law char	ge me and that
		will make a true	and perfect invento	ory of all such goods and cl	attels; So help
Sworn to before me,  Judge of Probate	, Anno Dom	nini 19 \		dress of each Fiduciary n	nust be shown)
	Attorney's	s Name and Address: _		•	

STATE OF SOUTH CAROLINA )
COUNTY OF ABBEVILLE )

and the same of th

## FIRST CODICIL TO LAST WILL AND TESTAMENT

KNOW ALL MEN BY THESE PRESENTS, that I, KATHERINE SHIRLEY PAGE, of the County and State aforesaid, Testator in the attached and foregoing Last Will and Testament, dated the 15th day of July, 1985, do hereby make, publish and declare this First Codicil to my Last Will and Testament as follows, to-wit:

### ITEM I.

I hereby desire to correct, clarify and change ITEM III of said will in the following particulars: To my son, MARVIN GLENN PAGE, I devise Lot No. 1 of the plat mentioned in my said will, and fifty-five (55') feet of the southeastern end of Lot No. 3 along the Harvey Poore property, for and during his natural life, and at his death, then to JANE BABB if she be living with him or married to him. To my daughter, SHIRLEY PAGE HODGES, Lot No. 4 of said plat, and to my son, JOHNNY T. PAGE, the remainder of Lot No. 3 of

ITEM II

In all other respects I do expressly republish, ratify and reaffirm my said Last Will and Testament as so modified.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 30th day of July, 1985, to this my First Codicil to my Last Will and Testament, typewritten upon one (1) page.

D'alherine SHIRLEY PAGE

Signed, Sealed, Published and Declared by KATHERINE SHIRLEY PAGE as and for her First Codicil to her Last Will and Testament, in the presence of us, who in her presence and at her request, and in the presence of each other, have hereunto set our hands as attesting

## Tast Will and Testament

OF

### WILLIS A. EVANS

I, WILLIS A. EVANS, 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 wife, Ethel Elizabeth H. Evans, 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 wife, Ethel
Elizabeth H. Evans, 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 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 wife, Ethel Elizabeth H. Evans, her heirs and assigns, forever.

ITEM V. In the event that my wife and I should perish in a common accident or disaster, neither surviving the other for a period longer than one day, 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 two children, they being Don Corliss Evans and Nina Karen Evans, to them their heirs and assigns forever.

ITEM VI. I hereby nominate, constitute and appoint my wife,
Ethel Elizabeth H. Evans, 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 that my wife and I should perish
in a common accident or disaster as set out in ITEM V. above, then in that
event I appoint my two children, Don Corliss Evans and Nina Karen Evans, as

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(Page 2 of two pages)

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 December, 1974.

Willi, a Exam (L.S.)

SIGNED, SEALED, PUBLISHED AND DECLARED by the said WILLIS A. EVANS, 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 subscribed our names in our own handwriting this day of December, 1974.

Lattie Nall of Calhorn Falls St.

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2060 130 1985

## **Last Will and Testament**

JIM HENRY PORTER, SR.

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

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

I commit my soul to the gracious God who gave it ITEM 2. and direct that my body be decently interred in Forest Lawn Memory Gardens in Honea Path, South Carolina according to the rites of my Church, and that all expenses incurred therefore be paid by my estate.

ITEM 3. I hereby nominate and appoint my son, JIM HENRY PORTER, JR., as executor of this, my Last Will and Testament, with all necessary powers to carry out the terms of this will, including the making of conveyances, without the order of the Court, and to act without bond and, by way of illustration and not of limitation and in addition to any inherent, implied or statutory powers granted to executors or trustees generally, my Executor is specifically authorized and empowered with respect to any property, real or personal, at any time held under any provision of this my Will: to allot, allocate between principal and income, assign, borrow, buy, care for, collect, compromise claims, contract with respect to, continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for and in general, to exercise all of the powers in the management of my Estate which any individual could exercise in the management of similar property owned in its own right, upon such terms and conditions as as my Executor may deem best, and to execute and deliver any and all instruments and to do all acts which my Executor may deem proper or necessary to carry out the purposes of this Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order.

ITEM 4. Should my son JIM HENRY PORTER, JR., be unable or unwilling to serve as executor of this, my Last Will and Testament, I hereby nominate, constitute and appoint my daughter, SUSIE MAE PORTER as executrix with the same powers and duties as set out in Item 3 above.

ITEM 5. I give, devise and bequeath my entire estate, real, personal or mixed, rest and residue, wherever situated, of which I may die seised or possessed, or to or in which I may be or become in any way entitled or have any interest or over which I may have any power or appointment, remaining after the payment of my sust debts and funeral expenses, as aforesaid, to my wife, FLORINE MOORE PORTER, for use by her during her lifetime and upon her death any remaining residue shall be divided equally among my four children as set out in Item 6 below.

PAGE ONE OF TWO PAGES

In the event that my wife and I should die simultaneously or my wife should predecease me I hereby give, devise and bequeath the rest and residue of my property, real, personal or mixed to my four children; MARTHA JANE PORTER BROWN, SUSIE MAE PORTER, JIM HENRY PORTER, JR., AND RUBY ANN WHITE, to be theirs in fee simple absolute, to be divided equally, per stirpes. The child or children of any predeceased child or children of mine to take per stirpes the share to which his, her or their parent would have been entitled had that parent survived me.

In the event that my wife and I should die ITEM 7. simultaneously or that my wife should predecease me and my children have predeceased me leaving no heirs I hereby give, devise and bequeath the rest and residue of my estate to the Shriner's Hospital, located in Greenville, South Carolina.

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

Signed, sealed, published and declared on the date mentioned above by the said JIM HENRY PORTER, SR., as and for his Last Will and Testament, in the presence of us, who in his presence and in the presence of each other at his request, have hereunto subscribed our names as witnesses.

WITNESSES:

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PAGE TWO OF TWO PAGES

# FIRST CODICIL TO THE LAST WILL AND TESTAMENT OF JIM HENRY PORTER, SR.

By this Codicil to my Last Will and Testament dated July 10, 1981, I wish to change Items 6 and 7 to that will, and they will read as follows:

ITEM 6: In the event that my wife and I should die simultaneously or my wife should predecease me I hereby give, devise and bequeath the rest and residue of my property, real, personal or mixed to SUSIE MAE PORTER, JIM HENRY PORTER, JR. AND RUBY ANN WHITE, to be theirs in fee simple absolute, to be divided equally, per stirpes. The child or children of any predeceased child or children of mine to take per stirpes the share to which his, her or their parent would have been entitled had that parent survived me.

ITEM 7: In the event that my wife and I should die simultaneously or that my wife should predecease me or any of the three persons mentioned in Item 6 above have predeceased me leaving no heirs I hereby give, devise and bequeath the rest and residue of my estate to the Shriner's Hospital, located in Greenville, South Carolina.

I hereby confirm and republish my will dated July 10, 1981, in all respects other than those herein mentioned.

I subscribed my name to this Codicil this 25th day of November, 1981, at Abbeville, South Carolina, in the presence of these witnesses who subscribe their names hereto at my request and in my presence.

JIM HENRY PORTER, SR.

WITNESSES:

Cecelia M. Wist OF abbuille, S.C.

Lisa Sutherland OF albertle, S.C.

Sail S. Lambrell OF albertle, S.C.

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# SECOND CODICIL TO THE LAST WILL AND TESTAMENT OF JIM HENRY PORTER, SR.

By this Second Codicil to my Last Will and Testament dated July 10, 1981, and my First Codicil dated November 25, 1981, I wish to change Items 2 and 6, and they will read as follows:

ITEM 2. I commit my soul to the gracious God who gave it and direct that my body be decently interred and that all expenses incurred therefor be paid by my estate. I direct that my Executor or alternate Executrix make all arrangements for my funeral and interment.

ITEM 6. In the event that my wife and I should die simultaneously or my wife should predecease me I hereby give, devise and bequeath the rest and residue of my property, real, personal or mixed to Susie Mae Porter and Jim Henry Porter, Jr., to be theirs in fee simple absolute, to be divided equally, per stirpes. The child or children of any predeceased child or children of mine to take per stirpes the share to which his, her or their parent would have been entitled had that parent survived me.

I hereby confirm and republish my will dated July 10, 1981, in all respects other than those herein mentioned, and I hereby confirm and republish my First Codicil to the Last Will and Testament, said Codicil dated November 25, 1981, in all respects other than those herein mentioned.

I subscribe my name to this Codicil this \( \frac{1}{2}\) day of June, 1982, at Anderson, South Carolina, in the presence of these witnesses who subscribe their names hereto at my request and in my presence.

WITNESSES:

ADDRESS Anderson, South Carolina

ADDRESS Anderson, South Carolina

ADDRESS Anderson, South Carolina

ADDRESS Anderson, South Carolina

STATE OF SOUTH CAROLINA COUNTY OF GREENWOOD

...

I, Robert M. Willis, of the County and State aforesaid, do hereby make, constitue and declare this to be my Last Will and Testament, revoking any and all former testamentary dispositions made by me.

## ITEM I.

I direct my Executrix, hereinafter named, to pay all my just debts except such as may be barred by the Statute of Limitations.

## ITEM II.

I hereby will, devise and bequeath all my property, real, personal or mixed, of whatsoever kind and wheresoever situate, of which I may die seized and possessed, in fee simple outright, to my wife, Louise P. Willis.

### ITEM III.

I hereby appoint my said wife, Louise P. Willis, as executrix of this my Last Will, giving her full power and authority to sell and dispose of at public or private sale such portion of my said property as may be necessary for carrying out the purposes of this Will.

Signed, published and declared by Robert M. Jillis as and for his Last will and Testament in the presense of us, who, in his presense, and in the presense of each other, at his request, have subscribed our names as witnesses:

Robert M. Willie (L. S.)

Name

Chief Play on

Were Thous SO Ware Shool DO Ware Sharle J.C.

Recorded October 4, 1985 Will Bk. 4 14

Certified: A True Copy

Clerk, Probate Court
Greenwood, County, S. C.

COUNTY OF ABBEVILLE.

)

LAST WILL AND TESTAMENT

OF

JESSIE S. BURTON

## IN THE NAME OF GOD AMEN:

I, Jessie S. Burton, 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, to-wit:-

ITEM I. I will and direct that my Executrix hereinafter named, as soon after my death as practicable pay all my just debts with the first money coming into her hands.

ITEM II. I will, devise and bequeath all my property, real, personal or mixed, to my following children; Barbara B. Patterson, Sylvia B. Patton, Sylvester Burton, Robert E. Burton, Jr., Oscar E. Burton, and John M. Sails, to be divided equally, share and share alike, in fee simple, absolute.

I have already gave my son, Jesse Burton his share, therefore he is not included in ITEM II.

ITEM IV. I hereby nominate, constitute and appoint my daughter, Barbara B. Patterson as Executrix of this My Last Will and Testament, to serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 16 day of April, 1981.

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

Ceris & Burton

John only Hall

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1985- Will 18K Nº 12-4

THE STATE OF SOUTH CAROLINA, Abbeville County.

## IN THE COURT OF PROBATE

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

Personally appears R. Eugene Pruitt
who, being duly sworn, says that he saw Samuel Davis Link
sign, seal, publish and declare the annexed instrument of writing, bearing date the day or
August, A. D. 1985to be
and contain his Last Will and Testament; that the said
Samuel Davis Link was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said R. Eugene Pruitt
together with Thomas E. Hite. Jr. and Alicia N. Arnold at the reques
of the testat er in his presence, and in the presence of each other, witnessed the due execution thereof
Sworn to before me, this8th day of
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Ann Link Davis  it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil, of
Given under my hand and the seal of the Court of Probate, this
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.  Abbeville County.  do solemnly swear, that this writing contains the true Last Will of the within named and that  Samuel Davrice Link
Samuel Davis Link 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 become a sixty.
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
Sworn to before me, this 8 day of Cotober Anno Domini 19 85 (The Postoffice Address of each Fiduciary must be shown)  Judge of Probate, Abbeville County, S.C.  Attorney's Name and Address:

Recorded: Art 9 1985

## **Last Will and Testament**

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

## ITEM I

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

## ITEM II

I give and bequeath all of my personal property and house-hold effects of every kind including but not limited to furniture, appliances, furnishings, pictures, silverware, china, glass, books, jewelry, wearing apparel, boats, automobiles, and other vehicles, and all policies of fire, burglary, property damage, and other insurance on or in connection with the use of this property to my sister, ANN LINK DAVIS.

## ITEM III

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

## ITEM IV

I hereby nominate, constitute and appoint executrix of this my Last Will and Testament, ANN LINK DAVIS and direct that she shall serve without bond.

## ITEM V

By way of illustration and not of limitation and in addition to any inherent, implied, or statutory powers granted to executors generally, my executrix is specifically authorized and empowered: to allot, assign, buy, care for, collect, contract with respect to, to continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incor-

THE STATE OF SOUTH CAROLINA, Abbeville County.

## IN THE COURT OF PROBATE

		Carol F. Sp	eer		
who, being duly sworn, says t					
sign, seal, publish and declar					
April, 1981		, A. D	Thi	.8	to be
and contain	her	_ Last Will and Test	tament; that the sai	dJessie	Burton
		was then of sound	and disposing mind	, memory and unders	tanding, according
to the best of deponent's know			_	F. Speer	
together withTalmad				B. Rauton	at the request
of the testatrix	in <u>her</u> p	resence, and in the	presence of each otl	ner, witnessed the du	e execution thereof.
Sworn to before me, this October Judge of Probate, A	, Anno Domini 1	9_85_	Carol	J. Sp	reen.
0	RDER ADMITTIN	G WILL TO PRO	BATE IN COM	ON FORM	
On hearing the above pe it is hereby ordered, adjuct codicil, of	iged and decreed,	That the petition I	be granted and th	e said Last Will an	d Testament, with
Probate in Common Form.		Jessie_5,bl	recon	, 460	easeu, be entered or
Given under my hand a	nd the seal of the Cou	rt of Probate, this	8th	day ofOctobe	r, 19.85
		,		Lees	
			Sur	Judge of Court of P	
	QUA	ALIFICATION OF	F FIDUCIARY		
	0.1114				
THE STATE OF SOUTH CAR Abbeville County.	OLINA, {				
Abbeville County.	j	that this writing cor	ntains the true Last	Will of the within nan	ned and that
Abbeville County.	j				
Abbeville County.	do solemnly swear, Jessie S.	Burton	decease		know or believe
Abbeville County.  T	do solemnly swear, Jessie S.	. Burton	decease, by paying first the	d, so far asI	know or believe
Abbeville County.  T  and that	do solemnly swear, Jessie S. will well and tru her	. Burton ly execute the same	decease decease, by paying first the	d, so far asI debts, and then lega	know or believe cies contained in the charge me and tha
Abbeville County.  I  and that I  said Will, as far as	do solemnly swear, do solemnly s	. Burton ly execute the same	decease decease, by paying first the	d, so far as I  debts, and then legate to extend and the law	know or believe cies contained in the charge me and tha
Abbeville County.  I  and that I  said Will, as far as	do solemnly swear,  Jessie S.  will well and tru  her  God.	Burton ly execute the samegoods and c will make a true day of }	decease decease, by paying first the	d, so far as I  debts, and then legate to extend and the law	know or believe cies contained in the charge me and tha
Abbeville County.  I and that I said Will, as far as me	Jessie S.  Jessie S.  will well and true  her  God.  Anno Domini	Burton  ly execute the same goods and c  will make a true  day of	decease by paying first the chattels will thereun and perfect inventors.	d, so far as I  debts, and then legate to extend and the law	know or believe; cies contained in the charge me and that and chattels; So help

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

## ITEM VI

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 215 day of August, 1985.

Samuel Miri Link (SEAL)

The foregoing Will consisting of two typewritten pages, this included, the preceeding page thereof, bearing on the left hand margin the initials of the Testator was this Ask day of August, 1985 signed, sealed, published and declared by the said Testator as and for his Last Will and Testament and in the presence of us, who at his request, and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses hereto.

OF availy, S.C.

Mornell OF Abbentle, S.C.

Other M. arnold OF Abbentle &C.

## Tast Will and Testament

OF

## ELMYRA SAWYER CARMICHAEL

I, ELMYRA SAWYER CARMICHAEL, 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 Executor 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

I give, bequeath and devise unto my daughter-in-law, Eleanor Jackson Carmichael, the sum of Ten Thousand and no/100 (\$10,000.00) Dollars, provided she survives me; and, in the event that my daughter-in-law, Eleanor Jackson Carmichael, does not survive me, then this gift is to lapse and become part of the rest, remainder and residue of my estate.

## ITEM III

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 son, Duncan Dean Carmichael, provided he survives me, and in the event my said son does not survive me, or he and I should meet simultaneous deaths, then in such event, I give, devise and bequeath the same unto my grandchildren, Frances Meredith C. Trask, Lucia Ann Carmichael and Duncan Andrew Carmichael, in equal shares, share and share alike, or all to the survivors if any of them should predecease me, provided, however, that if any of my said grandchildren

Elmyra Sawyer Carmichael

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should predecease me leaving issue surviving, such issue shall take, in equal snares, <u>per stirpes</u>, the part which the grandchild wno predeceased me would have taken if such child had survived me.

## ITEM IV

In addition to the powers given him by law, I authorize my Executor 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.

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, subject always to the discharge of his fiduciary obligation.

## ITEM V

I hereby nominate, constitute and appoint as Executor of this my Last Will and Testament my son, Duncan Dean Carmichael, and direct that he serve without bond. In the event he is unable or unwilling to serve as Executor, then I nominate, constitute and appoint my daughter-in-law, Eleanor Jackson Carmichael, as alternate Executrix, and direct that she serve without bond.

Elmyra Sawyer Carmichae ELMYRA SAWYER CARMICHAEL 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 April, 1983.

ELMYRA SAWYER CARMICHAEL (LS)

Signed, sealed and declared by the said ELMYRA SAWYER CARMICHAEL, as and for her Last Will and Testament in the presence of us, three competent witnesses, who, in her presence, and in the presence of each other, at her request, have subscribed our names as witnesses this 25 day of April, 1983.

Jung Dellufur	Residing at Oblivel	s.c
Judith It Lawton	_Residing at Albumllu	s.c.
Love Tehrides	_Residing at_ Aubiule_	s.c.

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THE STATE OF SOUTH CAROLINA, Abbeville County.

## IN THE COURT OF PROBATE

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

Personally appears	Peggy Ethridge Payne
	Elmyra Sawyer Carmichael
sign, seal, publish and declare the annexed instrum	nent of writing, bearing date the day of
April, 1983	, A. Dto be
	Last Will and Testament; that the saidElmyra Sawyer Carmichael
	was then of sound and disposing mind, memory and understanding, according
•	that the said Peggy Ethridge Payne
	andat the request
•	esence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this, Anno Domini 19, Anno Domini 19, Judge of Probate, Abbeville County, S.C.	$\frac{\text{day of }}{85} \left\{ \begin{array}{c} O \\ O \end{array} \right\} = \left\{ \begin{array}{c} O \\ O \end{array} \right\}$
ORDER ADMITTING	WILL TO PROBATE IN COMMON FORM
On hearing the above petition of it is hereby ordered, adjudged and decreed, Th	Duncan Dean Carmichael nat the petition be granted and the said Last Will and Testament, with
codicil, of	Elmyra Sawyer Carmichael , deceased, be entered of
Probate in Common Form.	•
Given under my hand and the seal of the Court	of Probate, this
QUAL	IFICATION OF FIDUCIARY
·	at this writing contains the true Last Will of the within named and that
and that T will well and truly	execute the same, by paying first the debts, and then legacies contained in the
	goods and chattels will thereunto extend and the law charge me and that
	will make a true and perfect inventory of all such goods and chattels; So help
God.	day of Nuncana Camuchael
	and Address:

## **Last Will and Testament**

OF

### JAMES ROBERT DANIEL

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

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

ITEM 2. I commit my soul to the gracious God who gave it and direct that my body be decently interred according to the rites of my Church, beside my wife, MARY NANCE DANIEL, and that all expenses incurred therefore be paid by my estate.

ITEM 3. I hereby nominate and appoint FRED M. NANCE as Executor of this, my Last Will and Testament, with all necessary powers to carry out the terms of this will, including the making of conveyances, without the order of the Court, and to act without bond and, by way of illustration and not of limitation and in addition to any inherent, implied or statutory powers granted to executors generally, my Executor is specifically authorized and empowered with respect to any property, real or personal, at any time held under any provision of this my Will: to allot, allocate between principal and income, assign, borrow, buy, care for, collect, compromise claims, contract with respect to, continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for and in general, to exercise all of the powers in the management of my estate which any individual could exercise in the management of similar property owned in its own right, upon such terms and conditions as my Executor may deem best, and to execute and deliver any and all instruments and to do all acts which my Executor may deem proper or necessary to carry out the purposes of this Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order.

ITEM 4. I hereby direct that my Executor, FRED M. NANCE, for his performance of the duties as my Executor as set out in the preceding paragraph, pay unto himself the sum of five hundred (\$500.00) dollars.

ITEM 5. I hereby will, devise, and bequeath the sum of two thousand (\$2,000.00) dollars to each of my children should then survive me and preach of thousand (\$1,000.00) dollars to those of my grandchildren who are alive at my death.

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PAGE ONE OF TWO PAGES

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THE STATE OF SOUTH CAROLINA, Abbeville County.

### IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county: Thomas A. Cheek Personally appears \_\_\_\_\_ 13th sign, seal, publish and declare the annexed instrument of writing, bearing date the \_\_ day of October 1983 \_\_\_\_, A. D.\_\_ his \_\_\_\_\_ Last Will and Testament; that the said \_\_\_ and contain \_ James Robert Daniel was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said \_\_\_\_\_ Thomas A. Cheek together with N. C. Steifle and Lisa Sutherland of the testatOr in <u>his</u> presence, and in the presence of each other, witnessed the due execution thereof. 14th Sworn to before me, this \_\_\_ \_ day of Anng Domini 19 85 Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of . Fred M. Nance it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with xmdimik codicil , of \_\_\_\_\_\_ James\_Robert\_Daniel \_\_\_\_\_, 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. oxdot do solemnly swear, that this writing contains the true Last Will of the within named and that oxdotJames Robert Daniel \_\_\_\_\_ deceased, so far as <u>I</u> know or believe; I will well and truly execute the same, by paying first the debts, and then legacies contained in the goods and chattels will thereunto extend and the law charge me and that will make a true and perfect inventory of all such goods and chattels; So help \_ God. Sworn to before me, this \_\_\_ \_ day of \ Route # 1 - Calhoun Falls, S. C. 29628 (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S.C. Attorney's Name and Address: \_\_\_

ITEM 6. I hereby will, devise, and bequeath my entire estate, real, personal or mixed, rest and residue, wherever situated, of which I may die seised or possessed or to or in which I may be or become in any way entitled or have any interest or over which I may have any power or appointment, remaining after the payment of my just debts and funeral expenses, with the exception of the devises as heretofore set out in ITEM 4 and ITEM 5, to my wife, MARY NANCE DANIEL to be hers in fee simple absolute.

ITEM 7. In the event that my wife and I should die simultaneously or that my wife should predecease me, I hereby will, devise, and bequeath all the rest and residue of my estate whether real, personal or mixed to be divided equally among my children, per stirpes; the child or children of any predeceased child or children of mine to take per stirpes the share to which his, her, or their parent would have taken had that parent survived me.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 137 day of October, 1983.

TAMES DODEDE DANTEL

Signed, sealed, published, and declared on the date mentioned above by the said JAMES ROBERT DANIEL 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 hereunto subscribed our names as witnesses.

Show A. Chef

OF ABBEVILLE, SOUTH CAROLINA

OF ABBEVILLE, SOUTH CAROLINA

OF ABBEVILLE, SOUTH CAROLINA

## FIRST CODICIL TO THE LAST WILL AND TESTAMENT

OF

### JAMES ROBERT DANIEL

I, JAMES ROBERT DANIEL, of the County of Abbeville, State of South Carolina, declare this to be a First Codicil to my Last Will and Testament which Will bears the date October 13, 1983.

First: I hereby declare ITEM 5 of said Will to be null and void since I have already paid the money referred to therein to the persons involved.

IN WITNESS WHEREOF, I, JAMES ROBERT DANIEL have to this, a Codicil to my Last Will and Testament, dated October 13, 1983, subscribed my name and set my seal this day of July, in the year of Our Lord, One Thousand Nine Hundred and Eighty-Five.

JAMES ROBERT DANIEL

Subscribed and sealed by the Testor in the presence of us and of each of us, and at the same time published, declared and acknowledged by him to us to be a Codicil to his Last Will and Testament dated October 13, 1983, and thereupon we, at the request of said Testator, in his presence and in the presence of each other, have hereunto subscribed our names as witnesses this day of July, 1985.

- Rayment Jacon	OF July 23 1985
_	OF July 23 1985
Wayne T. Whilly	OF July 23, 1985

Codicil To PROOF OF/WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.

## IN THE COURT OF PROBATE

will make a true and perfect inventory of all such goods and chattels; So help

By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appears Wayne T. Whidby	
who, being duly sworn, says that he saw	: Daniel
sign, seal, publish and declare the annexed instrument of writing, b	earing date the day of
	to be
and contain <u>his Codicil</u> XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	後者者が終めれt the said <u>James Robert Daniel</u>
was then of soun	d and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said	Wayne T. Whidby
together withandandand	Mary T. Johnson at the request
of the testat or in his presence, and in th	e presence of each other, witnessed the due execution thereof.
Sworn to before me, this	Wayne T. Whistry
On hearing the above petition of	
it is hereby ordered, adjudged and decreed, That the petition	be granted and the said Last Will and Testament, with
codicil, of	, deceased, be entered of
Probate in Common Form.	·
Given under my hand and the seal of the Court of Probate, this	day of, 19
,	Judge of Court of Probate.
QUALIFICATION C	OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, } Abbeville County.	
do solemnly swear, that this writing c	ontains the true Last Will of the within named and that
	deceased, so far as know or believe;
and that will well and truly execute the san	ne, by paying first the debts, and then legacies contained in the
said Will, as far asgoods and	chattels will thereunto extend and the law charge me and that

## **Tast Will and Testament**

OF

#### COLLIE B. GAINES

I, COLLIE B. GAINES, a resident of the County of Abbeville, State of South Carolina, being of sound mind and disposing memory, do hereby make, publish and declare this writing as and for my Last Will and Testament, hereby revoking any and all instruments of a testamentary nature, heretofore made by me.

### ITEM I.

I will and direct that my Executor hereinafter named, do first pay all of my just debts and funeral expenses out of any money or property that I have at the time of my death.

### ITEM II.

I will, devise and bequeath unto my beloved wife, Lillian Gaines, all of my property, both real and personal, which I now own, or which I may hereafter acquire by deed, devise or otherwise if she be living at the time of my death. If my said wife should predecease me, or we should depart this life simultaneously, I give, devise and bequeath all of my property, both real and personal, which I now own or may hereafter acquire by deed, devise or otherwise to my stepdaughter, Carrie L. Morrow.

## ITEM III.

By way of illustration and not of limitation and in addition to any inherent, implied or statutory powers granted to executors generally, my executors are specifically authorized and empowered: to allot, assign, buy, care for, collect, contract with respect to, continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, and in general, to exercise all of the powers in the management of my estate which any individual could exercise in the management of similar property owned in his own right, upon such terms and conditions as to my executors may seem best, and to execute and deliver any and all instruments and to do all acts which such executors may deem proper or necessary to carry out the purposes of this Will, without being limited in any way by the specific grants of power made, and without the necessity of a Court order.

Page 1 of 2

In the event that any one of the named beneficiaries of my insurance policies in force at the time of my death should predecease me and said insurance proceeds should go to and become a part of my estate, they shall pass in accordance with the provisions hereinabove stated.

#### ITEM V.

Lastly, I nominate, constitute and appoint David L. Meredith as Executor of this my Last Will and Testament.

I direct that the Executor above named shall not be required to give bond and the commissions payable to the Executor shall be in accordance with the Statutory Laws of the State of South Carolina.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 2000 day of September, 1985.

COLLIE B. GAINES

SIGNED, SEALED, PUBLISHED AND DECLARED BY COLLIE B. GAINES as and for his Last Will and Testament, in the presence of us, who in the presence of the said Testator and at his request, and in the presence of each other have hereunto set our names as witnesses.

Wily n. Oring m. W of 1123 Spring 8. Humand 56

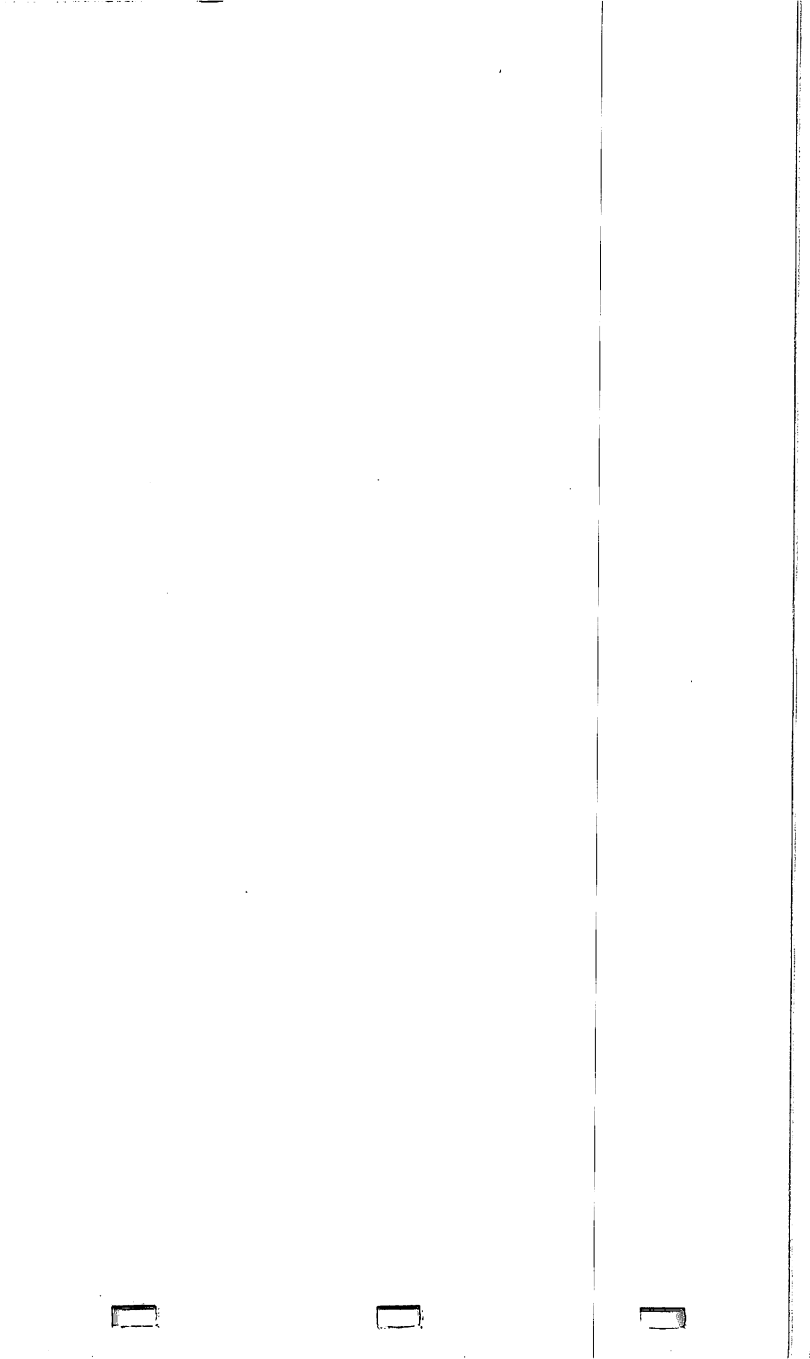
From Kushtin of Rt 1 Boy 687 Waterloos & 29384

Thanelle Newman of R413 96' Ning, G'wd, 56.

THE STATE OF SOUTH CAROLINA,
Abbeville County.

#### IN THE COURT OF PROBATE

, By BESSIE LEE F. NANCE, Probate Judge of said county: Wiley N. Price, Jr. M.D. Personally appears Collie B. Gaines who, being duly sworn, says that he saw \_\_ 20th sign, seal, publish and declare the annexed instrument of writing, bearing date the \_\_\_ September, 1985, A.D. This \_\_\_\_ Last Will and Testament; that the said \_\_\_\_\_ Coley B. Gaines \_\_\_ was then of sound and disposing mind, memory and understanding, according Wiley N. Price, Jr., M.D. to the best of deponent's knowledge and belief; and that the said \_\_\_\_\_ Joan Rushton and Marcelle Newman at the request his presence, and in the presence of each other, witnessed the due execution thereof. of the testat Sworn to before me, this \_\_\_\_\_ day of Willy n. Vnu.g. , Anno Domini 19\_ Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of David L. Meredith it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with Collie B. Gaines Probate in Common Form. 15th\_ Given under my hand and the seal of the Court of Probate, this \_ **QUALIFICATION OF FIDUCIARY** THE STATE OF SOUTH CAROLINA, ) Abbeville County. \_ do solemnly swear, that this writing contains the true Last Will of the within named and that \_\_\_ \_\_\_\_\_Collie B. Gaines \_\_\_\_\_\_ deceased, so far as \_\_\_\_\_ I \_\_know or believe; will well and truly execute the same, by paying first the debts, and then legacies contained in the 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 bird L. Meredith Sworn to before me, this \_\_\_\_ 15th \_, Anno Domini 19<u>85</u> (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S.C. Attorney's Name and Address: \_



STATE OF SOUTH CAROLINA; COUNTY OF ABBEVILLE;

## LAST WILL AND TESTAMENT OF FANNIE MAE W. HALL

## IN THE NAME OF GOD, AMEN:-

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

TTEM 1:- I will and direct that my Executor, 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 his hands.

ITEM 11:
After the payment of my debts, I will, devise and bequeath all the rest, residue and remainder of my property, of whatsoever kind and where-soever situate, real, personal and mixed unto my husband, William Calvin Hall, in fee simple absolute, however, should my husband predecease me or we should die in a common disaster, I will, devise and bequeath all of my property of whatsoever kind and wheresoever situate, real, personal and mixed unto my daugh ter, Nancy Hall Barnette, in fee simple absolute.

ITEM 111:- I hereby nominate, constitute and appoint my husband, William Calvin Hall, Executor of this my Last Will and Testament, however, if for any reason my husband should be unable to serve as Executor, I appoint my daughter Nancy Hall Barnette as Executrix, with full power to either to do any and every act necessary to carry this my Last Will and Testament into effect and without giving bond as such Executor or Executrix.

Signed, Sealed, Published and Declarer by Fannie Mae W. Hall, 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.

Jan B. Harman Homer F. Welson au J. Speer

Family Mas W. Hall

THE STATE OF SOUTH CAROLINA, Abbeville County. Abbeville County.

## IN THE COURT OF PROBATE

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

January, 1980	
January, 1980	
was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said	January 1980 A.D. This to
was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said	, , , , , , , , , , , , , , , , , , , ,
on the best of deponent's knowledge and belief; and that the said	and containherLast Will and Testament; that the saidFannie Mae W. Hal
ogether with Jan B. Harman and Bom ex F. Wilson at the request of the testatrix inhex_ presence, and in the presence of each other, witnessed the due execution thereon Sworn to before me, this22ndday of OctoberAnno Domini 1985	was then of sound and disposing mind, memory and understanding, accordi
Sworn to before me, this	o the best of deponent's knowledge and belief; and that the said Carol F. Speer
Sworn to before me, this	ogether with <u>Jan B. Harman</u> and <u>Hom er F. Wilson</u> at the requ
Sworn to before me, this	of the testatrix inher presence, and in the presence of each other, witnessed the due execution there
October	Superm to before me this and the desire to t
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On hearing the above petition of	October Anno Domini 19 85
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On hearing the above petition of	Levie Leve Marce \ Cord F. Lyllo
On hearing the above petition of tis hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with sodicil, of	
On hearing the above petition of William Calvin Hall t is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with odicil	ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
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  Fannie Mae W. Hall  Geceased, be entered of the South 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  Fannie Mae W. Hall  Geceased, 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 laid Will, as far as  J will make a true and perfect inventory of all such goods and chattels; So hele  God.  Sworn to before me, this  22nd  Anno Domini 19 85  (The Postoffice Address of each Fiduciary must be shown)  (The Postoffice Address of each Fiduciary must be shown)	
Given under my hand and the seal of the Court of Probate, this	
Cotober Given under my hand and the seal of the Court of Probate, this 22nd day of October 1,19 85  QUALIFICATION OF FIDUCIARY  CHE STATE OF SOUTH CAROLINA, Abbeville County.  I do solemnly swear, that this writing contains the true Last Will of the within named and that Fannie Mae W. Hall deceased, so far as I know or believe and that will well and truly execute the same, by paying first the debts, and then legacies contained in the laid Will, as far as goods and chattels will thereunto extend and the law charge me and the will make a true and perfect inventory of all such goods and chattels; So hele God.  Sworn to before me, this 22nd day of October Anno Domini 19 85  Cotober Anno Domini 19 85  (The Postoffice Address of each Fiduciary must be shown to be shown	
Given under my hand and the seal of the Court of Probate, this	odicil, of, deceased, be entered
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	
Abbeville Courty.  I do solemnly swear, that this writing contains the true Last Will of the within named and that  Fannie Mae W. Hall deceased, so far as I know or believe and that will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as goods and chattels will thereunto extend and the law charge me and the will make a true and perfect inventory of all such goods and chattels; So hele  God.  Sworn to before me, this 22nd day of October Anno Domini 19.85  Check Court of Probate.  All Quality Court of Probate.  Anno Domini 19.85  (The Postoffice Address of each Fiduciary must be shown)	Given under my hand and the seal of the Court of Probate, this
Abbeville County.  I do solemnly swear, that this writing contains the true Last Will of the within named and that	Desudent Kan
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	Judge-of Court of Probate.
do solemnly swear, that this writing contains the true Last Will of the within named and that  Fannie Mae W. Hall 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 aid Will, as far as 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 hele me God.  Sworn to before me, this 22nd day of October Anno Domini 19 85  Called Masses  (The Postoffice Address of each Fiduciary must be shown	QUALIFICATION OF FIDUCIARY
do solemnly swear, that this writing contains the true Last Will of the within named and that  Fannie Mae W. Hall deceased, so far as I know or believe and that will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as 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 hele me God.  Sworn to before me, this 22nd day of October Anno Domini 19 85  Called Market That this writing contains the true Last Will of the within named and that I know or believe the same, by paying first the debts, and then legacies contained in the said Will, as far as I know or believe and that I will make a true and perfect inventory of all such goods and chattels; So hele I will make a true and perfect inventory of all such goods and chattels; So hele I will make a true and perfect inventory of all such goods and chattels; So hele I will make a true and perfect inventory of all such goods and chattels; So hele I will make a true and perfect inventory of all such goods and chattels; So hele I will make a true and perfect inventory of all such goods and chattels; So hele I will make a true and perfect inventory of all such goods and chattels; So hele I will make a true and perfect inventory of all such goods and chattels; So hele I will make a true and perfect inventory of all such goods and chattels; So hele I will make a true and perfect inventory of all such goods and chattels; So hele I will make a true and perfect inventory of all such goods and chattels; So hele I will make a true and perfect inventory of all such goods and chattels; So hele I will make a true and perfect inventory of all such goods and chattels; So hele I will make a true and perfect inventory of all such goods and chattels; So hele I will make a true and perfect inventory of all such goods and chattels; So hele I will make a true and perfect inventory of all such goods and chattels; So hele I will make a tru	THE STATE OF SOUTH CAROLINA,
Fannie Mae W. Hall 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 goods and chattels will thereunto extend and the law charge me and the law	Abbeville County. I
will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as her goods and chattels will thereunto extend and the law charge me and the will make a true and perfect inventory of all such goods and chattels; So hel God.  Sworn to before me, this 22nd	do solemnly swear, that this writing contains the true Last Will of the within named and that
will make a true and perfect inventory of all such goods and chattels; So hele	Fannie Mae W. Hall deceased, so far as know or believ
will make a true and perfect inventory of all such goods and chattels; So hele	and that will well and truly execute the same, by paying first the debts, and then legacies contained in
will make a true and perfect inventory of all such goods and chattels; So hele  me	
Sworn to before me, this 22nd day of October , Anno Domini 19_85  Sessie Lee Hance (The Postoffice Address of each Fiduciary must be shown	
Sworn to before me, this 22nd day of October , Anno Domini 19_85 (The Postoffice Address of each Fiduciary must be shown	
October , Anno Domini 19_85 (The Postoffice Address of each Fiduciary must be shown	
Sessie Lee Z. Mance (The Postoffice Address of each Fiduciary must be shown	
-,	
- Judge of Fronzie, Appeville County, S.C.	
Attorney's Name and Address:	· · · · · · · · · · · · · · · · · · ·

STATE OF SOUTH CAROLINA

COUNTY OF GREENVILLE

LAST WILL AND TESTAMENT

In the Name of God, Amen:

I, George W. Morrow of the State and County aforesaid, being of sound mind and disposing memory, do hereby make, publish, ordain and declare this instrument as and for my last will and testament, hereby revoking any former will or wills heretofore by

ITEM orded: Oct 28,1985-Lile 10 8528 151- 4, ill Bl. 16.14-

It is my will and I so direct that any and all of my just debts be paid as soon as may be possible after my death.

2. ITEM

I hereby will, bequeath and devise unto my wife, RUTH P. MORROW, all of my property, both real and personal, including money, stocks, bonds, household goods or any property of value, to be here absolute, to do with as she may see fit and proper.

ITEM <u>3.</u>

In the event that my said wife, Ruth P. Morrow should predecease me or if we should come by our deaths in a common accident, then I hereby will, bequeath and devise all of my property, both real and personal unto our children, George Wayne Morrow and Jean Elizabeth M. Smith, to be theirs absolute, share and share alike.

ITEM

I hereby nominate and appoint my said wife, P. Morrow as Executrix of this my last will and testament, to serve without bond. In the event that she has predeceased me or is unable to serve, then I hereby nominate and appoint my son, George Wayne Morrow as Executor of this my last will and testament, to serve without bond.

IN TESTIMONY WHEREOF I HEREUNTO SUBSCRIBE MY NAME AND AFFIX MY SEAL THIS 3 DAY OF December 1982.

Signed, sealed, published, ordained and declared by the testator, George W. Morrow as and for his last will and testament and we at his request, in his presence and in the presence of each other, hereinto subscribe our, names as witnesses thereto.

2.

I ATTEST A TRUE COPY

Clark, Probate Court Greatville County, S. C.

The contract of the contract o

	reenville County.	
By _	Raiph W. Drake	, Judge of Probate for said County.
	Personally appears	Dan G. McKinney
who,	, being duly sworn, says that	he saw George W. Morrow
		annexed instrument of writing, bearing date the
of .	December	1002
<b>.</b>	his	A.D. to be and con
		Last Will and Testament; that the
G	eorge W. Morrow	was then of sound and disposing mind, memory
unde	erstanding, according to t	the best of deponent's knowledge and bellef; and that the
		Harold Hill
	11 14-02 1	
<del></del>	w. recrimon	nd at the request of the testat <u>or</u> in <u>his</u>
pres	ence, and in the presence of	each other, witnessed the due execution thereof.
•	Sworn to before me, this _	
		•
$-\frac{1}{2}$	Anno	Domini 19
J.	CONIL W. DIE	offer the To Merca-
Judg	ge of Probate, Greenville	County, S. C.
وبتقضيف	A Company of the Comp	
Page 1	A STATE OF THE PARTY OF THE PAR	A Company of the comp
	00000	
	OKDER ADM	AITTING WILL TO PROBATE IN COMMON FORM
,	On hearing the above petition	on ofRuth P. Morrow
it is h	erehy ordered, ediudaed and	doorned Thetthe calls a barrier to
		decreed, That the petition be granted and the said Last Will and Testamo
with c	codicil <u>none</u> of	George W. Morrow , deceased, be ente
of Pro	obate in Common Form.	
	<u>.</u>	eal of the Court of Probate the 7th day of August
- G17	en miner my nand and the se	eal of the Court of Probate, this 1th day of August 19

## Kast Will and Cestament of the Lusk

KNOW ALL MEN BY THESE PRESENTS THAT I, James Charlie Lusk, a resident of Hones Path, County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, but mindful of the uncertainty of this life, hereby revoke all wills, codicils, and other instruments of a testamentary nature heretofore made by me, and do hereby make, publish, and declare this to nature heretofore made by me, and do hereby make, publish, and declare this to nature heretofore made by me, and do hereby make, publish, and declare this to nature heretofore made by me, and do hereby make, publish, and declare this to

## ILEW I

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

## ITEM II

I give, devise, and bequeath my "Illinois Bunn Special" pocket watch, grandfather clock, brass bed, and brass table to my son, James Michael Lusk.

### ILEM III

I give, devise, and bequeath my entire estate, real personal, and mixed, of whatsoever and wheresoever situated, except those items hereinabove specifically anatural life. At the conclusion of her life time, it is my wish that everything go to my son, lames Michael Lusk, for his sole use and benefit absolutely and forever. In the event that my son predeceases me, it is my wish that everything go to ludy Shaw Lusk, for her sole use and benefit absolutely and forever.

## ILEW IV

I hereby appoint my son, James Michael Lusk, Executor of this my Last Will and Testament, and hereby exonerate him from giving bond for the faithful discharge of his duties as such, and I suthorize my said Executor to sell and dispose of the property belonging to my estate without obtaining an Order of Court to do so of the property belonging to my estate without obtaining an Order of Court to do so if necessary for the payment of debts. In the event that my said son shall for any

(E)

THE STATE OF SOUTH CAROLINA, Abbeville County.

## IN THE COURT OF PROBATE

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

Personally appears Ollie T. Brock
who, being duly sworn, says that he saw James Charlie Lusk
sign, seal, publish and declare the annexed instrument of writing, bearing date the day of
<u>January</u> , A. D. 1973 to be
and contain his Last Will and Testament; that the said
James Charlie Lusk was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidOllie T. Brock
together with <u>Flaine McMahan</u> and <u>Hal J. Warlick</u> 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
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of
$\mathcal{A}$
Judge of Court of Probate.
QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.
do solemnly swear, that this writing contains the true Last Will of the within named and that
James Charlie Lusk deceased, so far as know or believe;
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as his goods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chatters; So help  meGod.  Sworn to before me, this31
Judge of Probate, Abbeville County, S.C.
Attorney's Name and Address:

reason refuse or be unable to serve or to continue to serve as Executor hereof, then I nominate and appoint Marvin Lusk, as Executor in his stead, and with the same powers and authority.

11

IN WITNESS WHEREOF, I have on this day of January, 1973, signed, sealed, published, and declared the foregoing instrument, consisting of one and one-half (1-1/2) pages as, and for, my Last Will and Testament, in the presence of each and all of the subscribing witnesses whom I have requested each in the presence of the other to subscribe his name as an attesting witness hereto.

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

subscribed our name s as witnesses hereto.

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138/

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTALENT

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

Item I. I do hereby will, devise and bequeath to my following children: Frances Virginia Merritt, James Howard Thomas, Emily Tobitha Power, William Franklin Thomas and Alfred Calhoun Thomas all of my property of whatsoever nature to be theirs in fee simple absolute-my said children to share equally in the division of my estate, to take share and share alike.

I do hereby nominate, constitute and appoint my sons, William Franklin Thomas, Alfred C. Thomas and James Howard Thomas to be executors of this my Last Will and Testament, to serve without bond and to dispose of any of my property, at either public or private sale.

Signed and sealed this 11th day of May, 1976.

Miss hu B, Thomas

Signed, sealed, published and declared by Mrs. Ira B. Thomas, as and for her Last Will and Testament, and we, at her request, and in the presence of each other and in her presence, all being present at the same time, have signed our names as witnesses.

(. Nov. 4, 1985- 2, U. No. 85 88 183. UNUSK. 14-19.

## Tast Will and Testament

OF

#### GLEN CHARLES DAILY

IN THE NAME OF GOD, AMEN.

I, Glen Charles Daily, of the County of Greenville, State of South Carolina, being of sound and disposing mind and memory, do hereby make, publish, ordain and declare this instrument as and for my Last Will and Testament, hereby revoking all other instruments of a testamentary nature heretofore made by me.

ITEM I: I, Glen Charles Daily, hereby direct my Executrix, hereinafter named, to pay all my just debts and obligations, including my burial expense and the expense of my last illness, as soon after my demise as is practicable.

ITEM II: I, Glen Charles Daily, commit my soul to the gracious God who gave it and direct that my body be decently interred in a burial plot to be selected by my Executrix hereinafter named.

ITEM III: I, Glen Charles Daily, hereby will, devise and bequeath my entire estate of whatsoever kind and nature and wherever located to my beloved wife, Lucille Marie Lung Daily, to be hers absolutely.

ITEM IV: In the event my beloved wife should predecease me, then I hereby will, devise and bequeath my entire estate of whatsoever kind and nature and wherever located to my beloved children: Judith Clarie Daily Schrier, Martha Ann Daily Clelland, Dorothy Marie Daily and Glen Lee Daily, to share and share, alike.

ITEM V: I, Glen Charles Daily, hereby nominate, constitute and appoint my beloved wife, Lucille Marie Lung Daily, as Exectrix of this my Last Will and Testament, she to serve without bond and make only such return to the Probate Court as is required by law, and in the event that she should, for any cause fail to qualify as such, then I hereby nominate, constitute and appoint Martha Ann Daily Clelland as Executrix of this my Last Will and Testament, she, too, to serve without bond and make only such return to the Probate Court as is required by law.

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QB,

Glen Charles Haile

*;* 

#### **PROOF OF WILL**

# THE STATE OF SOUTH CAROLINA Greenville County.

### IN THE COURT OF PROBATE

y Ralph W. Drake	$\_$ , Judge of Probate for sa	iid County.	•
Personally appears	William J. Barne	S	
rho, being duly sworn, says that	he saw	Glen Charles	Daily
ign, seal, publish and declare the			
February	1979		
	· .		
	Last		70
Glen Charles Daily			
inderstanding, according to	the best of deponent's	knowledge and belle	f; and that the said
William J. Barnes	together with _	Marjorie A. H	iill , and
Peggy Bryant	and at the request of the test	at or	in <u>his</u>
presence, and in the presence of	f each other, witnessed the	due execution thereof.	
		••	
Sworn to before me, this			
September , And	O Dominy 19 93	1.101am OR	one.
<del></del>		Gillioner	
Judge of Probate, Greenvill		'	
<u>.</u>	jerna, davisai j €		entralis de la companya de la compa La companya de la co
•	•	***	· .
ORDER AL	OMITTING WILL TO PROB	ATE IN COMMON FOR	<b>IM</b>
	Tueille N	Marie Lung Daily	
On hearing the above per	•	he greated and the said	l eet Will and Testament
it is hereby ordered, adjudged ar			•
with codicil <u>none</u> of	Glen Charles Da	117	_, deceased, be entered
of Probate in Common Form.			
Given under my hand and the	seal of the Court of Prob	ate/this27th day of	Sept 19.85
:		Paleman	Court of Propers
		, Judge of	Journal of Francisco
			Y~.

IN WITNESS WHEREOF, I, the said Glen Charles Daily, have hereunto set my hand and seal this 15th day of February, 1979, at Greenville, South Carolina.

GLEN CHARLES DAILY

SIGNED, SEALED, PUBLISHED AND DECLARED by Glen Charles Daily as and for his Last Will and Testament, in our presence, and we in his presence, and in the presence of each other, at his request have subscribed out names as witnesses.

anois a His ADDRESS Frenois S. C.

William Joannes Address Greenville, S. C.

Page Two

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I ATTEST A TRUE COPY

Clark, Probate Court Greenville County, S. C.

## STATE OF SOUTH CAROLINA, County of \_\_\_\_Greenville

Ex Parte Lucille Marie Lung Daily

88-0875 Rt. 15, Shady Brook Lane
Greenville, SC 29607

# IN THE PROBATE COURT PETITION TO PROVE WILL IN COMMON FORM OF LAW AND FOR LETTERS

In Re Estate of:				224 22	0543
Glen Charle	es Daily	S	ocial Security No.	334-01-	8543
To: Ralph	W. Drake	, Probate	Judge for said county	<b>r:</b> ,	
The petition	n of the undersigned Glen Charle	i respectfully rep s Daily	presents:	, who last dwelf	Greenville
in the County and	State aforesaid, died t	estate on the	28th day of	August	
in the year of our Lo	ord one thousand nine	hundred and	B.5possessed of g	cods and estate	to be administered
2 That said	dechased left a will, be	aring date	15th day of	<u>Februar</u>	<u>y,1979</u>
and no	codicil, bearing	g date	day of	, 19	herewith
presented. Your p	etitioner hereby applic	s for letters	testamentary		
for the reason	She is name	d Executri	x in the will		
		· · · · · · · · · · · · · · · · · · ·			<u> </u>
3. That und	er and by virtue of the	terms of the will of	i the said testator/testatrix	the following a	re the beneficiaries
therein named as	legatees or devisees:		•	t e	
(Show all is	gatees and devisees b				Detationship
	Name	Age	e Resider	108	Relationship to Decedent
Lucille	Marie Lung D	aily 63	Greenv	ille,S.C	Wife
		· · ·			
	:				
•		•			
			· · · · · · · · · · · · · · · · · · ·		
			<del></del>		
				· ·	***************************************
					<u> </u>
					X
		Section 19		* •	, , , , , , , , , , , , , , , , , , ,

\*Enter the exact age at date of decedent's death if then living; if not then living, enter in the age column the word (deceased)

## **Last Will and Testament**

VERA M. HAGAN

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

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

ITEM 2. I commit my soul to the gracious God who gave it and direct that my body be decently interred next to my husband in Lot Number 67 of Forest Lawn Memory Gardens, Inc., according to the rites of my church, and that any  ${\mathcal O}$  additional expenses that may be incurred therefor be paid by my estate.

ITEM 3. I hereby nominate and appoint BILLY NEAL KIME as Executor of this, my Last Will and Testament, by way of illustration and not of limitation and in addition, to any inherent, implied or statutory powers granted to executors generally, my Executor is specifically authorized and empowered with respect to any property, real or personal, at any time held under any provision of this, my will: to allot, allocate between principal and income, assign, borrow, buy, care for, collect, compromise claims, contract with respect to, continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage grant and exercise options with respect to, take possession of, pledge, receive, business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, release, repair, sell, sue for and in general, to exercise all of the powers in the management of my estate which any individual could exercise in the management of similar property owned in its own right, upon such terms and conditions as to my Executor may deem best, and to execute and deliver any and all instruments and to do all acts which my Executor may deem proper or necessary to carry out the purposes of this, my will, without being limited in any way by the specific grants of power made and the necessity of a court order.

ITEM 4. I will, devise, and bequeath the sum of One Thousand (\$1,000.00) Dollars in cash to my brother, HERSHEL FEE KIME, should he survive me; should he predecease me, I direct that this One Thousand (\$1,000.00) Dollars be included Into my estate to go according to the rest of the terms of my will.

ITEM 5. I give, devise, and bequeath my entire estate, real, personal, mixed, rest and residue, wherever situated, of which I may die seised or possessed,

PAGE ONE OF TWO PAGES

Vera m Hogan E. H. B.

#### PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.

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

#### IN THE COURT OF PROBATE

Personally appears Paula G. Burkot who, being duly sworn, says that he saw Vera M. Hagan sign, seal, publish and declare the annexed instrument of writing, bearing date the \_\_twenty-fourth\_(24th)\_\_\_\_\_ day of April \_\_\_\_, A. D. 1985 her \_\_Last Will and Testament; that the said \_\_\_Vera\_M\_ Hagan\_ was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said \_\_\_\_Paula\_G\_\_Burkot\_\_ together with Albert M. Sparrow, Jr., and Earl A. Botts of the testat rix \_ in \_\_ her presence, and in the presence of each other, witnessed the due execution thereof. 5 th day of Sworn to before me, this \_\_\_\_ Anno Domini 19\_85 Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Billy Neal Kime it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil \_\_\_\_\_\_\_ of \_\_\_\_ Vera M. Hagan deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this **QUALIFICATION OF FIDUCIARY** THE STATE OF SOUTH CAROLINA, ) Abbeville County.  $oldsymbol{\bot}$  do solemnly swear, that this writing contains the true Last Will of the within named and that  $oldsymbol{\bot}$ Vera M. Hagan \_ deceased, so far as \_ and that \_ oxdot 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 \_ day of November Anno Domini 19<u>85</u> (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S.C. Albert M. Sparrow. Jr. Attorney's Name and Address: .... 305 Washington Street

Abbeville, SC 29620

or to or in which I may be or become in any way entitled or have any interest or over which I may have any power or appointment remaining after the payment of my just debts and funeral expenses, as aforesaid, to BILLY NEAL KIME, to be his in fee simple absolute, per stirpes.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 14 day of 9pil, 1985.

Vera M. Hagan

Signed, sealed, published and declared on the date mentioned above by the said VERA M. HAGAN, 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 hereunto subscribed our names as witnesses.

Faula G. Bucket of Abberille SC Many of Descoving, S.C. STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

In the name of God, amen:

I, Clifford W. Elrod of Abbeville, County of Abbeville, State of South Carolina, do make, ordain, publish and declars this as and for my last will and testament.

Item I. I commit my soul to the gracious God who gave it and direct that my body be decently interred according to the rites of my Church and that my grave be suitably marked and the expense incurred therefor be paid out of my estate.

Item II. I will and direct that all of my just debts be paid as soon as practicable by my executors.

Item III. I will, devise and bequeath to my wife, for and during her natural life, my real estate, in trust nevertheless for her support, if needed, then at her death to our six children, Clifford B. Elrod, Robert Earl Elrod, George G, Elrod, Sue Carolyn Slay, William Richard Elrod, and Mindle Lamar Elrod, the ones other than Robert Earl to share, after paying to Robert Earl Five Hundred and no/100 (\$500.00), each to have one fifth.

Item IV. All the rest of my property both real and personal to go to my wife and children as outlined above.

Item V. I hereby nominate, constitute and appoint ny sons, Clifford B. Elrod and Mindle Lamar Elrod, as executors of my will, giving them power to do the things necessary to carry out said will without the order of the Court and without being bonded.

Signed, sealed, published and declared by Clifford W. Elrod. for his last will and testament, in the presence of us, who in his presence, and of each other, at his request, have su our names as witnesses subscribed

Address Chil

#### **PROOF OF WILL**

THE STATE OF SOUTH CAROLINA, Abbeville County.

#### IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county: Personally appears \_\_\_\_ Janet Calvert Clifford W. Elrod who, being duly sworn, says that he saw \_ 18th sign, seal, publish and declare the annexed instrument of writing, bearing date the \_ day of 1974 July \_to be \_, A. D.\_ his " \_ Last Will and Testament; that the said \_ and contain Clifford W. Elrod was then of sound and disposing mind, memory and understanding, according Janet Calvert to the best of deponent's knowledge and belief; and that the said . Sarah C. Hill Jasper B. Davis and\_ \_\_\_\_at the request together with\_ his of the testat \_\_ presence, and in the presence of each other, witnessed the due execution thereof. 15th Sworn to before me, this \_ day of November ., Anno Domini 19. Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of Mindle Lamar Elrod it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with Clifford W. Elrod ...., deceased, be entered of Probate in Common Form. 15th 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 \_\_\_\_ Clifford W. Elrod \_ deceased, so far as \_\_\_\_ \_\_know or believe: and that  $\underline{I}$ 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. Mindle L. Elion 15th Sworn to before me, this . day of Anno Domini 19<u>8</u>5 (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S.C. Attorney's Name and Address: \_

## Tast Will and Testament

STATE OF SOUTH CAROLINA )
COUNTY OF GREENWOOD )

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

#### ITEM I.

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

#### ITEM II.

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

#### ITEM III.

If my wife Helen Moss shall survive me, I give and bequeath to her all my tangible personal property, and also all my intangible personal property of every kind, including but not limited to cash, savings accounts, certificates and bank deposits, absolutely and forever.

#### ITEM IV.

Our daughter Alma White, currently of Philadelphia, Pennsylvania, has agreed with me and my wife that if either or both of us

should decide that we desire and need care and attention, Alma White, and such of her family as she desires, will move to the home of my wife and me and be available to render care to us from such request until our deaths respectively, and we have assured her that, in such event, my Will shall devise to Alma a tract of land including our home, such area now being bounded by a road on one side of a rectangle, and another road on the side opposite the first mentioned road, and on the other two sides by a tree line and on the opposite a parallel line equal distance from our home as the line of trees is on the opposite but parallel line. This last described line is in the direction of lands now owned by Jack Norman. It is my intention to mark the four corners by iron stakes.

If such request is made of my daughter Alma White, and she fulfills the resident care and attention, then the home and curtilage (being that rectangular area generally described above) shall upon my death belong to Alma, her heirs and assigns. If for any reason such request is not made, or for any reason performance does not occur, then the same home area lot shall on my death go to all my children equally and per stirpes.

If I should predecease my wife Helen, then, and in that event the land devise provided above to our daughter Alma shall for and during my wife's life be charged and burdened with the right in my wife Helen to jointly occupy such house with Alma and her family.

#### ITEM V.

I hereby give and devise, subject to the life estate reserved below, the remainder of my tract of land in the Verdery Section of Greenwood County of about fifty (50) acres to my ten (10) children, per stirpes, exclusive of Alma, who is otherwise provided for. If Alma does not qualify for inheritance of such house and rectangular tract described above, then, and in that event, Alma shall inherit as one of my eleven (11) children equally per stirpes, and the entire tract shall in such event pass under this Item to all eleven (11)

children equally per stirpes. As to all of such tract, exclusive of the rectangular area where the house is located, I give and devise a life interest in the same to my wife Helen with the right in her during her lifetime, in her sole judgment, to market such of the growing trees thereon, whether for pulpwood or timber.

#### ITEM VI.

this Will, and at the time of my death should be deceased, leaving child or children surviving, then the child or children of such deceased child shall receive the share the parent would have received under this Will, if living. If any of my said children should become beneficiaries hereunder, and at the time of my death should be deceased, without leaving child or children surviving, then the share of such deceased child shall go to my surviving child or children, in equal shares, the child or children of any deceased child to take the share the parent would have received under this Will, if living, in equal shares, share and share alike.

#### ITEM VII.

If at the time of my death, any of my grandchildren should become beneficiaries under this Will and has not become Twenty-One (21) years of age, then I direct that his or her share be held by my Trustees hereinafter named as Trustees for said grandchild, without bond, and with full and complete power and authority to hold, use, manage, lease, rent, invest, reinvest, sell, exchange, mortgage and deal with the trust property in such manner as the Trustees may deem advisable and for the best interest of the beneficiary. In the management and investment of the trust property, I specifically provide that the Trustees shall use their best judgment and discretion, free from any and all restrictions or requirements of law as to the management and investment of trust funds. I further provide that any person or concern dealing with my said Trustees shall be under no obligation to see to the proper application of the trust property. I



specifically authorize said Trustee to use the income from the trust property for the use and benefit of the beneficiaries, and to the extent they deem essential, so much of the corpus from time to time as may be reasonably required for the care, support, education and other necessity of the beneficiaries. When each beneficiary becomes Twenty-One (21) years of age, his or her trust shall terminate, and the property remaining at that time shall be turned over to him or her in fee simple, free of all trusts and restrictions. I specifically relieve my Trustees of the necessity of filing detailed accounting of their acts as Trustees with any Court.

#### ITEM VIII.

I name and appoint my wife, Helen Moss, my daughter Isola Alexander, and my daughter Gladys Yvonne Belcher Executrices and Trustees without bond, and with full and complete power and authority to do any and all things which they may deem necessary, desirable or proper in the management of my estate, with the right to sell any of my property at public or private sale, without order of the Court, and on such terms and conditions as they may deem advisable, and to execute such instruments as may be proper or desirable in connection therewith, with full authority to carry out any contract I have made.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my Last Will and Testament this 25 day of \_\_\_\_\_\_, 1985.

Signed and Sealed in the presence of the undersigned, who, at the request of and in the presence of Eddie Moss, and in the presence of each other have hereunto signed our names as witnesses to this his

offel Moss

Last Will and Testament.

Jilla S. Roland of Drenwood S. C.

Donnie D. Jordan of allewille, S. C.

Libri L. Blohn of Drenwood, S. C.

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I, EDDIE MOSS, the testator, sign my name to this instrument this 25th day of July, 1985, and being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my Last Will and that I sign it willingly, that I execute it as my free and voluntary act for the purposes therein expressed, and that I am eighteen years of age or older, of sound mind, and under no constraint or undue influence.

We, Moss Bonnie Jordan
and Nebbui L. Blohre, the witnesses, sign our names to
this instrument, being first duly sworn, and do hereby declare to
the undersigned authority that the testator signs and executes this
instrument as his Last Will and that he signs it willingly, and that
each of us, in the presence and hearing of the testator, hereby
signs this Will as witness to the testator's signing, and that to the
best of our knowledge the testator is eighteen years of age or older
of sound mind, and under no constraint or undue influence.  July J. Doland of Drunwood, J.C.
Bonnie D. Jordan of Abbeuille, J.C.
Tebbie S. Blohn of Sueswood, S.C.
THE STATE OF SOUTH CAROLINA ) COUNTY OF GREENWOOD )
Subscribed, sworn to and acknowledged before me by Eddie
Moss, the testator, and subscribed and sworn to before me by

Hilda S. Roland, Bonnie S. Judan

and Webbie L. Blohm, witnesses, this 25 th

day of July, 1985.

Notary Public for South Carolina

My Commission Expires: 0/- 29-90

·(SEAL)

## THE LAST WILL AND TESTAMENT OF

JAMES N. BOWIE, SR.

- I, JAMES N. BOWIE, SR., of Abbeville County, State of South Carolina, do hereby make, publish, and declare the following as and for my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore by me made.
- 1. I give and bequeath the sewing machine in my home to my daughter, LEILA B. CAMPBELL.
- 2. All the rest and residue of my property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I give, will, devise, and bequeath to my wife, SALLIE H. BOWIE, in fee simple, if she shall survive me. If my said wife shall predecease me, all the rest and residue of my property, both real and personal, and all other property over which I shall have any power of disposition by will, I give, will, devise, and bequeath to MY CHILDREN in equal shares, absolutely and in fee simple; but in case either or any of them shall have died in my lifetime leaving children living at my death, such children shall take by representation between them the share which his or her parent would have taken had such parent survived me.
- 3. I appoint my wife, SALLIE H. BOWIE, to be the Executrix of this my Last Will and Testament. If she should fail to qualify or cease to act as such Executrix, I appoint my son, JAMES N. BOWIE, JR., Executor in her place.
- 4. Without undertaking to distinguish between the duties and powers of my Executrix and Executor, and by way of illustration and not of limitation of his or her powers, I hereby authorize my Executrix as follows:
- (1) To sell any property, real or personal, publicly or privately, for cash or on time, without an Order of Court, upon such terms and conditions as to him or her shall seem best, without liability on the part of the purchaser to see to the application of the purchase money.

RIH RXC

#### **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: Nancy S. King Personally appears \_ James N. Bowie, Sr. who, being duly sworn, says that he saw 13th \_\_\_\_\_day of sign, seal, publish and declare the annexed instrument of writing, bearing date the 1965 August \_, A, D.\_\_\_\_ his Last Will and Testament; that the said \_\_\_ and contain. James N. Bowie, Sr. was then of sound and disposing mind, memory and understanding, according Nancy S. King to the best of deponent's knowledge and belief; and that the said \_\_\_ Robert L. Hawthorne, Sr. and Rosemary H. Copeland together with in <u>his</u> presence, and in the presence of each other, witnessed the due execution thereof. of the testat or Sworn to before me, this \_\_\_ day of Judge of Probate, Abbeville County, S.C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of <u>James N. Bowie, Jr.</u> it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with of James N. Bowie, Sr. \_\_\_\_, deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this . **QUALIFICATION OF FIDUCIARY** THE STATE OF SOUTH CAROLINA, Abbeville County. \_\_\_do solemnly swear, that this writing contains the true Last Will of the within named and that \_\_\_ James N. Bowie, 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\_\_\_ \_\_\_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 \_ day of  $J_{
m 423~Moore}$  St.-Abbeville, S. C.  $U_{
m 29620}$ (The Postoffice Address of each Fiduciary must be shown) Judge of Probate, Abbeville County, S.C.

Attorney's Name and Address: \_

- (2) To make distribution of principal in cash or in kind or partly in cash and partly in kind, not necessarily rateably but on the basis of equal value according to his or her own judgment.
- 5. I request that no Executrix or Executor hereunder be required to give any bond.

IN WITNESS WHEREOF, I have signed my name at the foot and end of this my Last Will and Testament and affixed my seal this 13th day of August, 1965.

James n. Bawir su. (L.S.)

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

J. Hypothefore of Abbeville, South Carolina

Maney S. King of Abbeville, South Carolina of Abbeville, South Carolina