January Charles Commence

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 predeceased me.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this Jeday of October, 1986.

MARVIN RAYFORD BOWIE (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 Testator was this day of forecast 1986 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.

Marker Barrie OF abberille SC Of Monton Barrie OF Abberille SC Offinton Will OF Marlony, S.C. STATE OF SOUTH CAROLINA )
COUNTY OF ABBEVILLE )

PROOF OF EXECUTION

PERSONALLY appeared the undersigned witness and made oath that (s)he saw the within named Marvin Rayford Bowie sign, seal and as his act and deed deliver the within written will, and that (s)he with the other witness subscribed above, witnesses the execution thereof.

and the second of the second o

SWORN TO BEFORE ME this 1986

- Marilyon K

NOTARY PUBLIC FOR SOUTH CAROLINA

My/Commission Expires:  $\frac{2/(190)}{2}$ 

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### PROOF OF WILL

THE STATE OF SOUTH CAROLINA,  AbbevilleCounty.	IN THE COURT OF PROBATE
By Bessie Lee F. Nance	Judge of Prohate for cold County
Personally appears Marilyn Bowie	said County,
who, being duly sworn, says that he saw	Marvin Rayford Bowie
sign, seal, publish and declare the annexed instrument of	of writing, bearing date the 7th day
October	A. D. 1986 to 1
and contain hig La	st Will and Testament; that the said
Marvin Payford Bowie was then o	of sound and disposing mind, memory and understanding, accordin
to the best of deponent's knowledge and belief; and that the	said Marilun Bowie
together with Kathy Leigh Asper	and Newton W. O'Dell at the reques
of the testat_Or in_his presence, and in the	he presence of each other, witnessed the due execution thereof.
Sworn to before me, this 11th day of y	
December Anno Domini 19 86	Manya Boure
Judge of Probate, Abceville County, S. C.	Marya Boure
County, S. C. /	
ORDER ADMITTING WILL T	TO DDOD AMELYN, GOLD CARL
	O PROBATE IN COMMON FORM
On hearing the above petition of Janie L	ouise Bowie
	a be granted and the said Last Will and Testament, with codicil
Common Form.	Payford Rousie deceased, be entered of Probate in
	e, this 11th day of December 19.86
The same of the same of the same	day of uscember 19.86
	Jessie Ge J. Mance  Judge of Court of Probate.
	N OF FIDUCIARY
he state of south Carolina, hbbeville County.	
do solemnly swear, that this writing	contains the true Last Will of the within named and that
	deceased, so far as. I know or believe;
d that will well and truly execute the s	same, by paying first the debts, and then legacies contained in the
d Will, as far as his goods a	and chattels will thereunto extend and the law charge me, and that
	a true and perfect inventory of all such goods and chattels; So
₽	and perices inventory of all such goods and chattels; So
Sworn to before me, this 11th day of	Vefamis Louises Bowie
ecember Anno Domini 1986	7
dge of Probate LARSeville County S. C.	(The Postoffice Address of each Fiduciary must be shown)
dge of Probate, <u>AFFALEE</u> County, S. C. Attornoy's Name and Address:	
(A) hypergravitation	none is the control of

### LAST WILL AND TESTAMENT

I, LAWRENCE J. ROOSMANN, being of sound and disposing mind and memory, and not acting under fraud or undue influence or duress, now legally domiciled in Hastings. Adams County Nebraska do hereby make, publish, and declare this to be my bast will and Testament, and I do hereby revoke all former Wills made by me.

FIRST: I hereby direct my Personal Representative, hereinafter named, to promptly pay all my just debts, funeral expenses, expenses of last illness, and expenses of administering my estate I further direct my Personal Representative to treat as an obligation of my estate and to pay without any apportionment thereof, all estate, inheritance, or other death taxes imposed and made payable by reason of my death, by the laws of the United States or any state or country.

SECOND: All the rest, residue, and remainder of my estate, whether real or personal, and wherever situated, I hereby give, devise, and bequeath to my beloved wife, Evelyn M. Roosmann, to be hers absolutely.

THIRD: In the event of the prior death of my said wife, or in the event of our joint deaths in a common disaster, then I hereby give and devise the residue of my estate IN TRUST, for the uses and purposes hereinafter stated:

- A. I hereby appoint my son, James Joseph Roosmann, to be Trustee hereunder, and if for any reason he is unable to serve in that capacity, then I so appoint my daughter, Margaret A. Roosmann.
- B. My said Trustee shall have all powers granted to Trustees by the laws of the State of Nebraska, including the power to invade the principal of the Trust Fund, if necessary. My said Trustee shall

Page One of Four Pages

CMANN & SULLIVAN ATTORNEYS AT LAW 216 RORTH DERVER AVENUE "ASTINGE. NEBRASKA \$8901

\_\_\_\_

invest the principal of the trust and shall invest any income therefrom not expended under the terms of this trust.

- C. My said Trustee shall pay or apply the net income therefrom or so much thereof as my Trustee shall see fit, after taking into consideration the source or sources of other funds available, for the care, support, maintenance, education, and benefit of any of my children who have not attained the age of 23 years. Any such income not so expended shall be divided equally by my Trustee between all of my children who survive me. As soon as there shall no longer be any child of mine under the age of 23 years, I then direct that this trust shall terminate and my Trustee shall pay and divide the residue of the said trust and any unexpended accumulations remaining among my children, Jennifer M. Roosmann, Margaret Ann Roosmann, Lawrence John Roosmann, Jr., James Joseph Roosmann, Dorothy E. Roosmann, Robert Warren Roosmann, and Thomas Michael Roosmann, in equal shares, share and share alike.
  - D. If, by reason of accident, illness, or other cause any of my children require funds for treatment, support, or maintenance, I request that the Court having jurisdiction of the trust created under this Will authorize my Trustee to pay to any such child such portion of the principal of the trust fund as the Court deems advisable, the amount thereof to be deducted from the respective share of such child, upon termination of this trust. I specifically direct that my said Trustee shall take into consideration any and all other sources of income or funds available to any such child.

FOURTH: I hereby appoint my said wife, Evelyn M. Roosmann, to be Personal Representative of this my Last Will and Testament, and if for any reason she is unable to serve in that capacity, then I appoint my son, James Joseph Roosmann, as such Personal Representative, and if for any reason he is unable to serve in that capacity, then I appoint my daughter, Margaret A. Roosmann, as such Personal Representative.

FIFTH: I appoint my son, James Joseph Roosmann, as Guardia of the person of any minor child of mine, and if he is unable to serve in that capacity, then I appoint my daughter, Margaret A. Roosmann, as such Guardian.

Page Two of Four Pages

MELMANN & SULLIVAN
ATTORNEYS AT LAW
216 NORTH DENVER
AVENUE
HASTINGS, NEBRASKA
689D1

(402) 462-2119

SIXTH: I hereby name, nominate, and appoint my son, James Joseph Roosmann, to be Trustee of the trust herein created, and if for any reason he is unable to serve, I appoint my daughter, Margaret A. Roosmann, as such Trustee.

SEVENTH: I request that no Personal Representative, Trustee, or Guardian hereunder, be required to give any bond, and that any such fiduciary shall have all powers granted to them by the laws of the State of Nebraska, including, but not limited to, the sale of any real or personal property.

I, LAWRENCE J. ROOSMANN, the Testator, sign my name to this instrument this <u>lst</u> day of <u>October</u>, 1979, 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 or willingly direct another to sign for me, 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 or am not at this time a minor, and am of sound mind and under no constraint or undue influence.

Testator

We, Linda S. Koepke and Lexi Prince, 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 or willingly directs another to sign for him, and that he executes it as his free and voluntary act for the purposes therein expressed, and that each of us, in

ELMANN & SULLIVAN
ATTORNEYS AT LAW
316 NORTH DENVER
AVENUE
HASTINGS, NEBRASKA
68901

(402) 462-2119

Page Three of Four Pages

the presence and hearing of the Testator, hereby signs this Will as witness to the Testator's signing, and that to the best of his or her knowledge, the Testator is eighteen years of age or older or is not at this time a minor, and is of sound mind and under no constraint or undue influence.

Witness
Witness
Witness

STATE OF NEBRASKA )
COUNTY OF ADAMS )

SUBSCRIBED, SWORN TO, AND ACKNOWLEDGED before me by LAWRENCE

J. ROOSMANN, the Testator, and subscribed and sworn to before me

by Linda S. Koepke and Lexi Prince,

witnesses, this 1st day of October . 1979.

JOSEPH A. NELLANN
GENERAL POTABLAL
STATE OF NEGRASIAL
STATE OF NEGRASIAS
Committees Explires
Sec. 24, 1933

Secale M. Hobraun Notary Public

ELMANN & SULLIVAN
ATTORNEYS AT LAW
216 NORTH DENVER
AVENUE
MASTINGS, NEBRASKA
68901

(402) 462.200

Page Four of Four Pages

### PROOF OF WILL ( SEE WILL EXECUTED AND PROVEN IN STATE

THE STATE OF SOUTH CAROLINA, AbbavilleCounty.	IN THE COURT OF PROBATE OF NEBRASKA)
By	Indee of Probate for said County.
Personally appears	
·	
sign, seal, publish and declare the annexed instrum	ent of writing, bearing date the day of
	, A. D to be
and contain.	Last Will and Testament; that the said
was (	then of sound and disposing mind, memory and understanding, according
to the best of denoment's knowledge and belief; and th	hat the said
•	n.
	at the request
of the testat in presence, as	nd in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this	·
Sanuary Anno Domini 19	
	SER WILL EXECUTEED AND SELF-PROVEN IN STA
Indge of Probate, Abbeville County,	s. c. ) SEE WILL EXECUTPED AND SELF-PROVEN IN STA
ORDER ADMITTING W	ILL TO PROBATE IN COMMON FORM
	M. Roosmann
	petition be granted and the said Last Will and Testament, pricincalistic
, ofLawrence	ce J. Roosmann, deceased, be entered of Probate in
Common Form.	
Given under my hand and the seal of the Court of	Probate, this 7th day of January 19 86
	Dessie Le I Mance
	Judge of Court of Probate.
	•
QUALIFIC	CATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA, Abbeville County.	•
do solemnly swear, that this	s writing contains the true Last Will of the within named and that
Lawrence J. Roosman.n.	deceased, so far as know or believe;
and that will well and truly exec	cute the same, by paying first the debts, and then legacies contained in the
	goods and chattels will thereunto extend and the law charge me, and that
	vill make a true and perfect inventory of all such goods and chattels; So
olp me God.	
Sworn to before me, this 7th day	of Levelyn m. Kovemann
January Anno Domini 198	17.
persinger I Mases	(The Postoffice Address of each Fiduciary must be shown)
odge of Probets,AbhevilleCounty, S.	<b>c.</b> /
Attorney's Name and A	ddress:

## **Last Will and Testament**

I, NEVA H. MINOR, 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, devise and bequeath the following items to my sister, DAISY E. HAGEN:

- a) All of my Series E U.S. Savings Bonds which I may own at death.
  - b) All of my General Telephone Stock which I may own at death.
  - c) All United Funds which I may own at death.
- d) One-half (1/2) of any cash, Money Market Certificates, Checking Accounts, Certificates of Deposit or any other stocks or bonds which I may own at death.
- e) One-half (1/2) of any insurance proceeds payable to my estate.

Should my sister, DAISY E. HAGEN not survive me, I give, devise and bequeath the aforementioned property to my brothers, ROBERT H. HAGEN and J. WALTER HAGEN, in equal shares, share and share alike.

### ITEM III

I give, devise and bequeath the following items to my brother,  ${\tt ROBERT\ H.\ HAGEN:}$ 

- a) One complete set Gold band crystal.
- b) One Walnut Victorian coffee table, with marble top, 17''x34''x22''.
- c) One 20" antique handprinted blue original kerosene table lamp.
  - d) One 43" tall Victorian carved chair with green velvet

- e) One-fourth (1/4) of any cash, money market certificates, checking accounts, certificates of deposit or any other stocks or bonds I may own at my death.
- f) One-fourth (1/4) of any life insurance proceeds payable to my estate.

Should my brother ROBERT H. HAGEN not survive me, I give, devise and bequeath the aforementioned items or any other property he would take under this will to his wife, STATIA RICHEY HAGEN if surviving, if not to STACIA MAE HAGEN and CATHERINE IRENE HAGEN, share and share alike.

### ITEM IV

I give, devise and bequeath the following items to my brother J. WALTER HAGEN:

- a) One complete set Gorham Sterling Silver, Strasburg pattern.
- b) One Cameo silver chest.
- c) One complete set No. 175 white and gold Noritake china.
- d) One-fourth (1/4) of any cash, money market certificates, checking accounts, certificates of deposit or any other stocks or bonds I may own at my death.
- (3) One-fourth (1/4) of any life insurance proceeds which are made payable to my estate.

Should my brother J. WALTER HAGEN not survive me, I give, devise and bequeath the aforementioned items or any other property he would take under this will to his wife FRANCES WILSON HAGEN, if surviving, if not to MARIAN HAGEN RIDER, JAYNE HAGEN DAVIS, SUSAN HAGEN TERRELL and KIMBERLY HAGEN, share and share alike.

#### 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, absolutely in fee simple to my sister, DAISY E. HAGEN. If my sister does not survive me, I give, devise and bequeath said property to my brothers, ROBERT H. HAGEN and J. WALTER HAGEN in approximately equal shares, provided, however, a deceased

brother's legacy shall pass as provided hereinabove.

### ITEM VI

I hereby nominate, constitute and appoint executor of this my Last Will and Testament, ROBERT H. HAGEN and direct that he shall serve without bond. If my said executor is unable or unwilling to serve, I nominate, constitute and appoint J. WALTER HAGEN 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 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 \_\_\_\_\_\_day of \_\_\_\_\_\_\_day.

NEVA H. MINOR MANOR SEAL)

The foregoing Will consisting of four typewritten pages, this included, the three preceding pages thereof, bearing on the left hand margin the initials of the Testatrix was this preceding pages. 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 as witnesses hereto.

Olicia M. arnold OF Albertle S.C.

Thomas Market OF Albertle, S.C.

1. Eng. Mart, J. OF Albertle, S.C.

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<b>"这个人,"</b>					
TO THE SECOND PROPERTY.	7.1				
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			e (e)		
		per Court of Proper		James	f
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				ory of all man grow	
	PATE N				
	<b>"在这个人的,我们就是一个人的,我们就是一个人的。"</b>				

# **Last Will and Testament**

I, SALLIE P. WRIGHT, 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 daughter, SALLIE W. MCMILLAN.

### 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 daughter, SALLIE W. MCMILLAN.

### ITEM IV

I hereby nominate, constitute and appoint executrix of this my Last Will and Testament, SALLIE W. MCMILLAN 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

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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 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  $7^{th}$  day of  $\sqrt{1986}$ .

(Her HARL)
SALLIE P. WRIGHT
(SEAL)

The foregoing Will consisting of two typewritten pages, this included, the one preceding page thereof, bearing on the left hand margin the initials of the Testatrix was this 7th day of the tatrix as and for her Last Will 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 as witnesses hereto.

Ministry OF Assert SC Ministry OF Chrysle JC STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

I, Marion Ashton DuRant, of said State and County, being of sound and disposing mind and memory, do make this my Last Will and Testament, hereby revoking all other Wills by me heretofore made.

#### ITEM I

I desire and direct that my body be buried in a Christian-

#### ITEM II

I desire and direct that all my just debts, including any inheritance and estate taxes, be paid without unnecessary delay by my Executrix hereinafter named and appointed.

### ITEM III

I give, bequeath and devise to my wife, Maude E. DuRant, if she survives me, all of my estate of whatever nature and kind and wherever situated to have and to hold the same unto herself absolutely and forever. In the event my wife, Maude E. DuRant, predecease me, I give, Dequeath and devise at the product of the same unto herself whatever nature and kind and werever situated to my daughter, Florence D. Andrews, to have and to hold the same unto herself absolutely and forever.

### ITEM IV

I hereby name, constitute and appoint my wife, Maude E. DuRant, Executrix of this my Last Will and Testament and I hereby confer upon her power as such Executrix to administer my estate, excusing her from giving any bond or making any returns to any Court. I expressly confer upon her power to sell and convey any part of all or my estate at public of provided sale. With or without notice, as she may deem best and without any order of any Court. I authorize her to make good and sufficient conveyances to any purchaser and to have and to hold the proceeds of any sale for the same uses as hereinbefore declared in the

M.O.D.

4/5

several items of this my Will. I further hereby expressly confer upon her authority and power to borrow money for the use of my estate in any instance where she may think it necessary and proper and to secure the same by mortgage, trust deed or other form of security to or upon any part of my estate; this she may do without the order of any Court. In the event my wife, Maude Establishment; predecease me, then I name, constitute and appoint my daughter, Florence D. Andrews, Executrix of this my Last Will and Testament, conferring upon her the same powers as I have heretofore conferred upon my wife.

on this the 20 day of Johnson, A. D. 1985.

· Marin asloton Du Karoti

published by Marion Ashton DuRant as his Last Will and Testament in the presence of us, the undersigned, who, at his special instance and request, do attest as witnesses after said testator has signed his name thereto and in his presence and in the presence of each other on this the 20- day of 1085.

Jances H. Marsol, Abbeville, South Carolina

Margaret # Glenn, Abbeville, South Carolina Edices Q. Malla, Abbeville, South Carolina