# **Last Will and Testament**

I, WIRT F. MAYNOR, JR., 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 wife, RUTH GRIFFITH MAYNOR. If my wife should not survive me, I give and bequeath said property to my children, WIRT F. MAYNOR, III, BARBARA GRIFFITH MAYNOR and LAURA HAMILTON MAYNOR 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 wife, RUTH GRIFFITH MAYNOR. If my wife does not survive me, I give, devise and bequeath said property to my children, WIRT F. MAYNOR, III, BARBARA GRIFFITH MAYNOR and LAURA HAMILTON MAYNOR in approximately equal shares, provided, however, the issue of a deceased child shall take his or her parent's share, per stirpes.

Sono and

#### ITEM IV

I hereby nominate, constitute and appoint executrix of this my Last Will and Testament, RUTH GRIFFITH MAYNOR and direct that she shall serve without bond. If my said executrix is unable or unwilling to serve, I nominate, constitute and appoint WIRT F. MAYNOR, III and direct that he shall serve without bond.

#### ITEM V

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

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

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 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 wife 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 3/5 day of MARCH, 1986.

Skirt St. Hagner Sac (SEAL)
WIRT F. MAYNOR, OR.

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 3/5 day of MARCH, 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.

Ton D. L. J. of OF appelle, S. C.

Blevis M. Arnell OF Mercille, X.C.

#### PROOF OF WILL

| THE STATE OF SOUTH CAROLINA,  Abbeville County.         | IN THE COURT OF PRO  | BATE                              |
|---|--|-----------------------------------|
| By Bessie Lee F. Nance                                  |  |                                   |
| Personally appears Rose D.                              | Gray   |                                   |
| who, being duly swom, says that he saw                  | Wirt F. Maynor, Jr.  |                                   |
|   | Instrument of middle bands late the                                  | 31st .                            |
| sign, seal, publish and doclare the annexed             |  | day of                            |
| March   | ,A.D. 1986   | to be                             |
| and contain his   | Last Will and Testament; that the said                               | Wirt F. Maynor, Jr                |
|   | was then of sound and disposing mind, memor                          | y and understanding, according    |
| to the best of deponent's knowledge and belief          | ; and that the said Rose D. Gray                                     | *                                 |
| ogether with R. Eugene Pruitt,                          | Jr. and Alicia N. A  | Arnold at the request             |
|   |  |                                   |
| r the testat_V4 in                                      | sence, and in the presence of each other, witnessed                  | the due execution thereof.        |
| Sworn to before me, this                                | 1 day of \   |                                   |
| April Dor   | mini 19  | <i>/</i> 7                        |
| Jesse Le Ti Rance                                       |  |                                   |
| ige of Probate, Abbeville C                             | County, S. C. /  |                                   |
|   |  |                                   |
| ORDER ADMITTIN  | G WILL TO PROBATE IN COMMO   | ON FORM                           |
|   | David of Color W   |                                   |
|   | Ruth Griffith Maynor hat the petition be granted and the said Last W |                                   |
|   |  | •                                 |
| , ofWirt  | F. Maynor, Jr., de   | eccased, be entered of Probate in |
| ommon Form.   |  |                                   |
| Given under my hand and the seal of the C               | Court of Probate, this 22nd day of                                   | April 19 8                        |
|   | Dessie   | 1- nance                          |
|   |  | Judge of Sourt of Probate.        |
|   |  | _                                 |
| QUAI  | LIFICATION OF FIDUCIARY  | <b>?</b>                          |
| R STATE OF SOUTH CAROLINA.                              |  |                                   |
| Abbeville County.                                       |  |                                   |
| I do solemnly swear,                                    | that this writing contains the true Last Will of the                 | within named and that             |
|   |  |                                   |
|   | aynor, Jr. deceased, so far s  | as know or believe;               |
| d that  | uly execute the same, by paying first the debts, and                 | then legacies contained in the    |
| d Will, as far as                                       | goods and chattels will thereunto extend as                          | od the law charge me, and that    |
| I   | will make a true and perfect inventory of a                          | Il moh goode and shattale. Sa     |
|   | I and a decimal position involution of                               | m such goods and chatters; 50     |
| p me God.   | 0  |                                   |
| Sworn to before me, this 22nd                           | day of ) leads griffy  | e Mayrol                          |
| April Anno Dom  | ini 19.8.7. \$   |                                   |
| resserver Mance   | (The Postoffice Address of each                                      | Fiduciary must be shown)          |
| ige of Probate,. <u>Abbeville</u> Cou<br>Attorney's Nam | unty, S. C. /  |                                   |
| ALUTHOV E NEITH   |  |                                   |

first paid from any money or sale of personal preperly that I possess.

home, its furnishings, and real estates home, its furnishings, and long as my will remain intact as long as my will remain intact as long as my remains alive hold it intact.

At such time as a division of the property is made, I will to my only daughter, Margaret Klugh Maultsby only daughter, Margaret Klugh Maultsby only daughter, Margaret in the home place Winn, my interest in the home place Winn, my interest in the home place winn, all of the same side (north side) of Klugh the same side (north side) of Klugh the same side (north side) of Klugh eircle. I also, will to her all of my own personal property (furniture, and silver, china glass ware, etc. etc.) and all of my share of the family furnishings

and anything else I own or inherit

Maultsby and James Klugh Maultsby
I will, share and share alike, my
interest in that portion of the
state state situated on the
south side (or opposite side) of Klugh
Circle from the home place
In case the home place should
In case the home place should
be destroyed by five or other causes
be destroyed by five or other causes
I will to my daughter, Margaret, oneI will to my daughter, Margaret, onehalf interest in my share of all the
real estate in the James C. Klugh
estate, and to my Two sons, Ben
and James, each one-fourth interest
in my portion of the said estate.
Katharine Klugh Maultsby

Executors:Margaret M. Winn (daugter)

John Bradley Klugh (brother)

Witness my hand and seal this 24th day

of May 1971 A.D. Katharing Kleigh, Maulton,

signed sealed published and

teclared by Katharine Klugh Maultoby,

s and for her last will and

stament, in the presence of

whom her presence and

t each other, at her request,

ave subscribed our names as

itnesses.

Harah C. Hiee ", James R. Hill ",

Appenlle, S.C. Alberille, S.C.

102

### 211(c 0) (X 010 A 1/11 a

|  | <b>Nance</b>          | Printed Patents | e aka-emb             |  |
|--|-----------------------|-----------------|-----------------------|--|
| Command of the Comman | AND AVERAGE           |                 |                       |  |
|  |                       | 1,7,045         |                       |  |
|  | 77                    |                 |                       |  |
|  | <b>, 853.1</b>        | •               | ormanas Rena          |  |
|  | 2224 B. S.            |                 |                       |  |
|  |                       |                 |                       |  |
|  |                       |                 | e IK (EOMINON FO      |  |
|  |                       |                 |                       | Commence of the control of the contr |
|  | i ili salka ili salka | ring Line State | Live Kurd             | 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0  |
|  |                       |                 | (Albert               |  |
|  |                       | ATON OR FIE     | GIARY                 |  |
| an an constitution   |                       |                 |                       |  |
|  |                       |                 |                       |  |
|  |                       |                 | incurrynami de UE pra |  |
|  |                       |                 |                       |  |
|  |                       |                 |                       |  |
|  |                       |                 |                       |  |

## LAST WILL AND TESTAMENT OF DONALD EDSON GATES

- I, DONALD EDSON GATES, of Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.
- 1. I give, devise and bequeath to my Trustee hereinafter named all of my real estate, together with the improvements thereon and appurtenances thereto, in fee simple, and all of my of ather!s manuscripte eletters were cords not books and microfilm which may be located in my safe deposit box located in the South Carolina National Bank in Abbeville, South Carolina, to be held, administered and distributed as hereinafter provided.
- 2. I give and bequeath my large teak writing table to my friend, JOE BOWEN, of R. F. D. 2, Iva, South Carolina.
- 3. I give and bequeath all of my tangible household and personal effects of every kind including but not limited to furniture, appliances, furnishings, pictures, glass, jewelry, wearing apparel, automobiles, and other vehicles, and oriental rugs to MRS. STEVE (BETTY) CARLISLE, of 705 Woodland Avenue, Hendersonville, North Carolina.
- 4. I give, devise and bequeath all the rest, residue and remainder of my property of every kind and description, (including lapsed legacies), wherever situate and whether acquired before or after the execution of this Will as follows:
  - (A) One-half thereof to my niece, MRS. SEYMOUR (PENNY) GARDNER, of Miami, Florida.
  - (B) One-half thereof to my Trustee hereinafter named to be held, administered and distributed as hereinafter provided.
- 5. I appoint my niece, MRS. SEYMOUR (PENNY) GARDNER, Executrix and Trustee of the Trust created under this my Will and direct that she shall serve without bond. If, however, my niece shall fail to qualify or cease to act as Executrix or Trustee I appoint my niece, MRS. LARI GATES SMITH, Executrix and Trustee in her place and direct that neither shall be required to furnish any bond.
- 6. My Trustee shall be the Trustee and Custodian of the Elmer Gates Institute of Psychurgy, Star Route, Due West, South Carolina and shall provide storage for my father's manuscripts and other records while locating a successor to this institute such as a university or foundation, which will edit and publish some of the manuscript, and make the principal and income therefrom accessible to students, especially those with ability for the new introspection and who will

7

18.H. 2.H.

> ERT L. HAWTHORNE, JR. ATTORNEY AT LAW 10 E. PINCKNEY STREET IDEVILLE, S. C. 29620

seek further endowment for the educational program and the New Music.

- 7. I authorize my Executrix and my Trustee to allot, assign, care for, collect, contract with respect to, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, invest, lease, manage, mortgage, create security interests in, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, and in general, to do any and every act and thing and to enter into and carry out any and every agreement with respect to the property included in my estate or any Trust created in this Will which she could do if she were the absolute owner thereof upon such terms and conditions as my Executrix and Trustee may deem best, and to execute and deliver any and all instruments and to do all acts which such Executrix and Trustee may deem proper or necessary to carry out the purposes of this Will, and without the necessity of a court order.
- 8. Throughout this Will the masculine gender shall be deemed to include the femine and vice versa where the context so requires.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will October 5, 1982.

Donald Edson Gates) (L.S.)

The foregoing Will consisting of Two (2) pages was signed, sealed, published and declared by DONALD EDSON GATES, above named, to be his Will in our presence, and we at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses.

of Abbeville, South Carolina

of Abbeville, South Carolina

of Abbeville, South Carolina

AT L. HAWTHORNE, JE ATTORNEY AT LAW 5 C. PINCKNEY STREET BEVILLE, S. C. 29620

|   | PROOF (           | P WILL                    |  |  |
|---|-------------------|---------------------------|--|--|
| THE STATE OF SOUTH CAROLINA.  |                   | IN THE COURT.             | OF PROBATE   |  |
| By Bessie Lee F. Nance  | Judge             | of Probaba for sent Co    | untv   |  |
| Personally appear. Nancy S. Kin   |                   |                           |  |  |
| who, being duly sworn, says that he saw   | <b>"沙里</b> 斯达特"   |                           |  |  |
| sign; seal, publish and declare the annexed inst                                      | 4,441             |                           | e de la princia de designado   |  |
|   |                   | 1982                      | A STATE OF THE STA | A LONG TO SERVICE OF THE SERVICE OF  |
|   |                   | l and Testament; that     |  | A THE RESERVE OF THE PARTY OF T |
|   |                   | d and disposing mind      |  | <b>一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个</b>  |
| to the best of deponent's knowledge and belief; an                                    | a sesilika dan j  | 1000                      |  |  |
| together with Robert L. Hawthorne   |                   |                           |  |  |
| of the testat Or in his presence  | (1)。《数据数》(1)。10.4 | 777 5827 1897 165 3672    | Carlotte to the second   | Control Control  |
|   |                   | A CONTRACTOR              |  |  |
| April, Anno Domini  | 19_87 (           | 2 Han                     |  | J.Z  |
| Sworn to before me, this 29th  April , Anno Domini  Judge of Propate, Abbeville Count | (x ( -            |                           | $\mathcal{J} = \mathcal{X}$  |  |
| Jungo di Frosto   |                   | with the                  |  | , C  |
| ORDER ADMITTING   | WILL TO           | PROBATEIN                 |  |  |
|   |                   |                           |  |  |
| On hearing the above petition of  |                   |                           |  |  |
|   | n Gates           |                           |  |  |
| Common Form   |                   |                           | , deceased, be e   | named of Probability   |
| Given under my hand and the seal of the Court   | of Probate, thi   | 29th day a                | April April  | 19 8   |
|   | C                 | The said                  | Constant   | laza   |
|   |                   |                           | Judge of C   |  |
| OVIATE  | ICATION           | OF FIDUGIARY              |  |  |
| THE STATE OF SOUTH CAROLINA )   |                   |                           |  |  |
| Abbeville County.   |                   |                           |  |  |
| do solemnly swear, that   | this writing con  | tains the trug Last, Will | of the within named  | Majari ———   |
| Donald Edson Gates  |                   | decessed                  | so far as I  | know or believe  |
| and that T will well and truly of   |                   |                           | a series of  |  |
|   | 1                 | chattels will thereunto e | TO THE STATE OF TH | ASSOCIATION OF THE PARTY OF THE |
|   | will make a       | rus and perfect invent    | ory of all such good   | s and chattele; So-  |
| help TRE God.   |                   |                           |  |  |
|   | ley of ) X        |                           | W(   |  |
| April Anno Domini I   |                   | / Keke                    | ers som regin warm   |  |
| udge of Probato Abbey 111a County,  | 1                 | (The Postoffice Address   | A Floridary m  | us de showe)   |
|   |                   |                           |  |  |
|   |                   |                           |  |  |

LAST WILL AND TESTAMENT OF

性型的特殊 经营销货 化二氢二氢

DORIS G. WINN

I, DORIS G. WINN, also known as Mrs. Robert C. Winn, of
Abbeville County, South Carolina, do hereby make and publish this as my Last
Will and Testament and hereby revoke all previous Wills and Codicils by me
made.

- 1. I give, devise, and bequeath my entire estate; real and personal, and all property over which I shall have any power of disposition by Will, whether acquired before or after the execution of this Will, to MY CHILDREN, in equal shares, or their issue per stirpes if any of them do not survive me.
- 2. I appoint my son, MARSHALL McCONNELL WINN and my daughter, ANN GRAHAM WINN Executors of this my Will. If, however, either of them shall fail to qualify or cease to act as Executor, I appoint the other as sole Executor. I direct neither shall be required to furnish any bond.
- the provision, however that the share of any such minor beneficiary shall immediately vest in such minor, but my Executor shall transfer, convey and assign such property to herself as Trustee and shall hold the property of such minor in trust for such minor during minority using so much of the income and principal of the property as my Trustee shall deem necessary to provide for the proper support medical care and education of such minor taking into consideration to the extent my Trustee deems advisable any other income or resources of such minor, until such minor attains his or her majority, and thereupon pay the balance then remaining to such beneficiary absolutely. If such minor shall die prior to attaining majority the balance then remaining shall be paid over and distributed to such minor's estate.

ROBERT L. HAWTHORNE, JR.
ATTORNEY AT LAW
800 C. PINCKINEY STREET
ARREVILLE, S. C. 19613

105

E STATES OF WINES THE SECOND

4. I authorize my Executor and Trustee to sell any real and personal property upon such terms as he or she may deem proper, at any time included in my estate.

IVAL ALITE VIID CHARACTERS OF

- 5. Throughout this Will the masculine gender shall be deemed to include the feminine and the singular the plural and vice versa where the context so requires.
- 6. I request that my Executor and my issue abide by any memorandum by me directing the disposition of my personal and household effects, or any part thereof.

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

Last Will this 31st day of December, 1975.

Dais J. Minn. (L.S.)

The foregoing Will consisting of two (2) pages was signed, sealed, published and declared by DORIS G. WINN, above named, to be her Will in our presence, and we at her equest, and in her presence and in the presence of each other, have hereunto subscribed our names as attesting witnesses.

Martha N. Gadde of Rt. 2 Donalda, S.C.

Howard C. Mikes of Rt. 12 comally S.C.

Quida G. Nickles of Rt. 2, Xanalda, S.C.

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

## PROOF OF WILL

| THE STATE OF SOUTH CAROLINA,  Abhavilla County. |                                       | IN THE COURT (                | DY PROBATE        |                        |
|---|---------------------------------------|-------------------------------|-------------------|------------------------|
| By Bessie Lee F. Nance                          | Judge o                               | f Probate for said Cou        | nty.              |                        |
| Personally appears Howard                       | C. Nickles                            | ne trapa partie de la como co |                   |                        |
| who, being duly sworn, says that he saw         | Doris G. W                            | inn                           |                   |                        |
| sign, seal, publish and declare the annex       |                                       |                               | 37 at             | day o                  |
|   | A.D.1                                 | 1 3 E                         |                   |                        |
|   |                                       |                               |                   |                        |
| and contain her                                 |                                       |                               | • •               |                        |
| oris G. Winn                                    | was then of sound                     |                               |                   | derstanding, according |
| to the best of deponent's knowledge and be      | elief; and that the said              | Howard C. N                   | lickles           |                        |
| ogether with Martha N. Gaddis                   | · · · · · · · · · · · · · · · · · · · | endOuida_G                    | Nickles           | at the reques          |
| of the testat_rix inher                         | presence, and in the pres             | ence of each other, w         | itnessed the due  | execution thereof.     |
| Sworn to before me, this 28.                    | day of \                              |                               |                   |                        |
| April , Anno                                    | Domini 19.87                          |                               | C. L              | mle                    |
| April Anno                                      |                                       | found                         | (· ///            | Me .                   |
| judge of Probate . Abbeville                    | County, S. C. /                       |                               |                   |                        |
|   |                                       | a data                        |                   |                        |
|   |                                       |                               |                   |                        |
| ORDER ADMITT                                    | ING WILL TO P.                        | ROBATE IN CO                  | MMON FOI          | <b>IM</b>              |
|   |                                       |                               |                   |                        |
| Common Form.                                    |                                       |                               |                   |                        |
| Given under my hand and the seal of th          | ne Court of Probate, this.            | day o                         | April             | 1987                   |
|   |                                       | Dessie                        | ee S              | Hanse                  |
|   |                                       |                               | Judge of          | Coust of Probate.      |
|   | V.                                    |                               |                   |                        |
| QU  | ALIFICATION C                         | OF FIDUCIARY                  |                   |                        |
| HE STATE OF SOUTH CAROLINA, bbeville County.    |                                       |                               | • .               |                        |
|   |                                       |                               |                   |                        |
| do solemnly swe                                 | ar, that this writing contr           | ins the true Last Will        | of the within nar | ned and that           |
| Doris G. Winn                                   |                                       | deceased,                     | so far as her     | koow or believe:       |
|   |                                       |                               |                   |                        |
| d that WS will well and                         | I truly execute the same,             | by paying first the de        | bts, and then leg | icles contained in the |
| id Will, as for as her                          | goods and ci                          | sattels will thereunto e      | rtend and the law | charge me, and that    |
| n en gravitatur y in sette eni.<br>Norden eni   | will make a tr                        | ue and perfect invento        | ry of all such o  | ode and chattale. So   |
|   |                                       |                               |                   |                        |
| lp  |                                       | M 1311                        | ALT 11            |                        |
| Sworn to before me, this28                      | day of )                              | /VISINALI /                   | 11=1 onne 11      | Winn                   |
| Anno D  | 87/                                   | 1) L (                        | m 1,2             | 77 []                  |
| Jessie Le F. n.                                 | 19 1 ( N                              | 17Kh~ Kkal                    |                   | ny Treal.              |
|   | appe                                  | (The Postoffice Address       | of each Midwale-  | nn Leighe              |
|   | County, S. C.                         | (The Postoffice Address       | of each Fiduciar  | must be shown          |
|   | appe (                                | (The Postoffice Address       | of each Fiducian  | must be shown          |
|   | County, S. C.                         | (The Postoffice Address       | of each Fiduciar  | must be shown          |

I, DONALD E. RAMHURST, presently residing in Stafford Township, County of Ocean and State of New Jersey, being of sound and disposing mind, memory and understanding, do hereby make, publish and declare this instrument to be my Last Will and Testament, hereby revoking any and all former Wills and Codicils heretofore made by me.

FIRST: I direct my Executrix hereinafter named to pay all my just debts and funeral expenses out of my estate as soon as convenient after my decease.

SECOND: I give, devise and bequeath all the rest, residue and remainder of my property, real, personal and mixed, wheresoever the same may be situate and of whatsoever the same may consist, unto my wife, RUTH D. RAMHURST.

THIRD: In the event that my said wife, RUTH D. RAMHURST, should not survive me by thirty (30) days or should die simultaneously with me, or so nearly so that it cannot be determined which of us survived the other, then, and in that event, I do give, devise and bequeath all of the rest, residue and remainder of my property, real, personal and mixed, wheresoever the same may be situate and of whatsoever the same may consist, to my son, ARTHUR E. RAMHURST. It is my intention to exclude my other children, ESTHER R. SORIANO and RICHARD A. RAMHURST from sharing in my Estate.

FOURTH: I nomimate, constitute and appoint my wife, RUTH D. RAMHURST, to be the Executrix of this my Last Will and Testament. In the event that my wife shall not qualify as such Executrix for any reason whatsoever, or having qualified shall for any reason whatsoever cease to act as such Executrix before completion of the administration of my Estate, pursuant to the terms of this my Last Will and Testament, then, in any of such events, I nominate, constitute and appoint my son, ARTHUR E.

Decorded 5 - 4-87 Will Bt. 15 Ggs. 107

RAMHURST, to be the Substituted Executor of this my Last Will and Testament, with the like power and authority herein provided for my wife. I hereby direct that my said Executrix, or Substituted Executor, as the case may be, shall not be required at any time to give bond or other security of any kind in any jurisdiction for the faithful performance of their duties. I do hereby give to my Executrix or Substituted Executor full power and authority to grant, bargain, sell and convey any or all property, real or personal, which I may own at the time of my death and do every act and thing necessary or appropriate to the complete administration of this Will.

The second second

IN WITNESS WHEREOF, I have hereunto set my hand and seal 2nd day of April , Nineteen Hundred and Eighty-Two.

The foregoing instrument, consisting of two typewritten pages, including this page, was signed, sealed, published and declared by the above named Testator. DONALD E. RAMHURST, to be his Last Will and Testament, in the presence of the undersigned who thereupon, at his request and in his presence, and in the presence of each other, all being present at the same time, have hereunto subscribed our names as witnesses the day and year last above mentioned.

Sheiley 6. De Racco residing at 13 Lenox Pla maplewood, n.

Brakefield residing at Brans Place 9

residing at 8 Parker Rd Convert NJ

residing at U war /d (nrem ), on the line of the purposes therein expressed, and that I am 18 years of age or older, of sound mind, and under no constraint or undue influence.

Shirley E. DiRocco

Richard S. Nikiel

sworn, do each hereby declare to the undersigned authority that the Testator signs and executes this instrument as his Last will and Testament, and that he signs it willingly, and that each of us states that in the presence and hearing of the Testator, they hereby sign this Will as witnesses to the Testator's signing, and that to the best of their knowledge, the Testator is 18 years of age or older, of sound mind, and under no constraint or undue influence.

Shirley & Mi Rocco

Soge a. Brokefill

Puhd 5 N.h.

STATE OF NEW JERSEY)

COUNTY OF MORRIS

)

DONALD E. RAMHURST, the Testator, and subscribed and sworn to before me by Shirley E. DiRocco , Joyce A. Brakefield and Richard S. Nikiel , witnesses, this 2nd day of April , 1982.

Toder or 1

STEPHEN'S. BEROWITZ An Attorney at Law of N.J.

10.8

### PROOF OF WILL

|  |  | d Course for such                  | emry .   |                  |
|--|--|------------------------------------|--|------------------|
|  |  |                                    |  |                  |
|  |  |                                    |  |                  |
|  | the same of the sa | CALL CONTROL CONTROL NO STATES     |  |                  |
|  |  |                                    |  |                  |
| and Companies  |  |                                    | nd memory and underst  |                  |
| on the test of imposing Contribute and is a  |  |                                    |  |                  |
|  | 2014 2014 of the State of the Control of the Contro | Visit III MOTERATOR CONTROL OF THE | 0344W 6403XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX   |                  |
| All the terral   | artist the same of the same of   | DOMESTIC STATE OF THE STATE OF     |  |                  |
| Special to place a me a bin.   | 10000000000000000000000000000000000000   |                                    |  |                  |
| Amb (  |  |                                    |  |                  |
| page of Section 2. EADBLAVICIA.  | Comty S.C.   |                                    |  |                  |
|  |  |                                    |  |                  |
| ORDER ADMITTI  |  |                                    |  |                  |
| On hearing the above petition of<br>It is hereby ordered, adjudged and decreed,  |  |                                    | d Last Will and Testes   |                  |
| Dona   | and the second   |                                    |  |                  |
| Common Form.   |  |                                    |  |                  |
| Cives under my hand and the seal of the  | 1 C.  | - 4 Pre - 14 - 4 Pre - 1           | The state of the s | g 8              |
|  |  |                                    | ) Judge M. Cant  |                  |
|  |  |                                    |  |                  |
| SHE STATE OF SOUTH CAROLINA  |  | OF FIDUCIAE                        |  |                  |
|  |  |                                    |  |                  |
|  |  |                                    | of so far the  |                  |
| timed that the second s |  |                                    |  |                  |
| end Will de for to   |  | 3075 Dec                           |  |                  |
|  | will malor a   | true and perfect law               | mbory of all such goods:   | and channels) So |
| Company of the second second   |  |                                    |  |                  |
| Sworn to before me that  |  | 16,02361                           | <u>0,769,526</u>   |                  |
|  | <i>11882</i> ( 5   | THE PLANES ALE                     | rest of such Planetary and   |                  |
| Herge of Probable Kitt ave July 1827   |  |                                    |  |                  |
|  |  |                                    |  |                  |
|  |  |                                    |  |                  |
|  | MALE REPORTED TO   |                                    |  |                  |

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE

JOINT WILL

We, Alvin C. Cannon and Lounell Uldrick Cannon of Abbeville County, South Carolina, husband and wife, do make, ordain, publish and declare this as and for our joint will and testament.

Item I. We commit our souls to the gracious God who gave them, and direct that our bodies be decently interred according to the rites of our Church, and that suitable monuments be erected to mark our graves, and that all expense incurred therefor be paid out of our estates.

Item II. We will and bequeath to the survivor of us all the property, both real and personal, with which the other of us may die seized and possessed.

Item III. We will and direct that the executor or executrix hereinafter named shall pay all of the just debts of his or her deceased, with the first moneys coming in to his or her hands.

Item IV. We hereby nominate, constitute and appoint the survivor as executor or executrix of this will and testament.

In Witness Whereof, we have hereunto set our hands and seals, interchangeably, this 24th. day of August, A. D. 1962.

| Signed, sealed, published and declared by Alvin C. Cannon,     | Gluin    | C. Cann  |   | (SEAL) |
|--|----------|----------|---|--------|
| declared by Alvin C. Cannon,                                   | D        | •        | 1                                       |        |
| and Lounell Uldrick Cannon, as and for their joint will and    | Lounele. | Teldrick | Carner                                  | (SEAL) |
| testament, in the presence of                                  |          |          | ··· . · · · · · · · · · · · · · · · · · |        |
| us, who in their presence, and of each other, at their request |          |          |   |        |
| of each other, at their request                                | •        |          |   |        |
| have subscribed our names as witnesses.                        |          |          | •                                       |        |
| MTCHG9969.   |          |          | *                                       |        |

Abbeville S. C.

### 375(0,0)(\$,0)(377)[4]

|       |                             | Beaste Leest  | Marphy of Police   |  |   |
|-------|-----------------------------|---|--|--|---|
|       |                             | dociare the sunsted in  | Lounc I Ulder  | 24t  | h day of                                      |
| Loune | ileoforació<br>Marialagania | Gannon  Enceloge and belot; a   | Jast Will and Tests was then of sound and dig d that the suid  | ment that the said   | anderstanding, according                      |
|       |                             |   | gend to the presence of a device.  19-8-7  | ach other, witnessed the des   | mentio beid!                                  |
|       | ORD                         |   | yang y   | E IN COMMON FO   |   |
|       | embrantered redin           | dgel mil bissed This.  Litting  | De palling he grange) at the palling he grange at the palling he grantened at the grantened at the palling he grantened at the grantened at the grantened at the grantened at the granten | e the safe Lest Will and  LOI decease  House of the safe of the sa | e coloned of Probets in                       |
|       |                             |   | AGATION OF FID   | UCIANY   |   |
|       |                             | Comb   do mismaly sweat that Allowing 0.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2 | 1010   | of Last Will, of the within the officers of the fact that I for the fact that the fact | any and my                                    |
|       |                             |   | good and channel will<br>will make a case on a con-  | Abstraction when the life is a second of the life is a | e charge me me drak<br>Oppis and challeng Re- |
|       |                             |   |  |  | y must be down).                              |
|       |                             |   |  |  |   |

## **Last Will and Testament**

I, LILLIE COX MARTIN, 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 children, GRIER COX MARTIN, MARY GRAHAM, EDNA HESLIN and FRANCES McNAMARA 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 to my children, GRIER COX MARTIN, MARY GRAHAM, EDNA HESLIN and FRANCES McNAMARA absolutely in fee simple the remainder 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 as joint executors of this my Last Will and Testament, GRIER COX MARTIN, MARY GRAHAM, EDNA HESLIN and FRANCES MCNAMARA and direct that they shall serve

Sin OFB

//0

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 made, and without the necessity of a court order. Any substitute or successor executor shall have all the powers granted to the original executor.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 22 day of <u>Occupies</u>, 1982

Lillie Cox Martin

The foregoing Will consisting of two (2) typewritten pages, this included, the one preceeding page thereof, bearing on the left hand margin the initials of the Testatrix was this and you of 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 hereton

Debbie Broome of Abbevelle S.C.

1. Ey- Mot p of Attitle S.C.

### A1(6,0): (910) K:15

|  | E. Nance  R. Sucerie En                                     | THE CONTRACTOR OF THE PROPERTY | 2000<br>2000<br>2000   |                     |
|--|---|--|--|---------------------|
| Company of the control of the contro | Associate and tables as<br>GODIA SECULIES<br>MARKETTE STORM |  | Sumit mentally and miles of the second secon |                     |
| COR<br>Conference (in all<br>Annual processes)   | DER ADMITTING   | MARTINE PROBUTE  The same of the position are greater as a second control of t | IN COMMON BOIL   | All the self select |
| Comment Parts  Green processory to   | nd and the control the Control                              | e de Barbara des   |  |                     |
|  | or elembor on the   | AND STREET, ST |  |                     |
|  |   |  |  |                     |

I, WALTER A. McPHAIL, of the City and County of Abbeville, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.

- 1. I give and bequeath all of my title and interest in my personal and thousehold effects of every kind including but not limited to furniture, appliances furnishings, pictures, silverware, china, glass, books, jewelry, wearing apparel, automobiles, pickup truck, including any insurance thereon to my wife, MARY F. McPHAIL, if living at my death; and if not, to my children, WALTER A. McPHAIL, JR., JOHN MARVIN McPHAIL, JAMES WILLIAM McPHAIL and MARY McPHAIL STANDAERT, in equal shares, or their issue per stirpes if any of them do not survive me. I request that my wife, my Executor and my issue abide by any memorandum by me directing the disposition of this property or any part thereof.
  - 2. If my wife, MARY F. McPHAIL, survives me, the residue of my estate shall be divided into two shares as follows:

One share, called the MARITAL SHARE, shall be an amount which together with the total of any other amounts allowed as a marital deduction in the federal estate tax proceeding relating to my estate, shall equal the maximum allowable marital deduction; provided that this amount shall be reduced by an amount, if any, needed to increase my taxable estate to the largest amount which, after allowing for the unified credit against the federal estate tax and any other allowable credits, will result in no federal estate tax being imposed on my estate.

In making the computations necessary to determine the amount of this share, values as finally determined for federal estate tax purposes shall control. My Executor may, in setting aside this share, distribute assets in cash or in kind or partly in cash and

Wan

U48/ 156. 15

Elevated 5-11-87

RIH HSK DHC

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

1/2

partly in kind, using values determined as of the day of distribution. No assets shall be allocated to this share if it does not qualify for the marital deduction. This MARITAL SHARE I give, devise and bequeath in fee simple to my wife, MARY F. McPHAIL.

The other share, called the FAMILY SHARE, out of which all inheritance, estate or other transfer taxes are to be paid, shall consist of the remaining portion of my estate, I give, devise and bequeath, in fee simple, to my children, WALTER A. McPHAIL, JR., JOHN MARVIN McPHAIL, JAMES WILLIAM McPHAIL and MARY McPHAIL STANDAERT, in equal shares, or their issue per stirpes if any of them do not survive me. However, in the event my wife, MARY F. McPHAIL, predeceases me, I give, will, devise and bequeath my entire estate to my children, WALTER A. McPHAIL, JR., JOHN MARVIN McPHAIL, JAMES WILLIAM McPHAIL and MARY McPHAIL STANDAERT, in equal shares, or their issue per stirpes if any of them do not survive me.

- 3. I appoint my wife, MARY F. McPHAIL, Executrix of this my Will. If, however, she shall fail to qualify or cease to act as Executrix, I appoint my sons; WALTER A. McPHAIL, JR., JOHN MARVIN McPHAIL and JAMES WILLIAM McPHAIL, Executors in her place, and if either of them shall fail to qualify or cease to act as Executor I appoint the other or others sole Executor. I direct neither shall be required to furnish any bond.
- 4. I authorize my Executor to allot, assign, care for, collect, contract with respect to, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, invest, lease, manage, mortgage, create security interests in, grant and exercise options with respect to, take possession of, pledge, receive release, repair, sell, sue for, and in general, to do any and every act and thing and to enter into and carry out any and every agreement with respect to the property included in my estate which he could do if he were the absolute owner thereof, upon such terms and conditions as my Executor may deem best,

Wage

RIH HAK RHC

ODERT L. HAWTHORNE, JR.
ATTORNEY AT LAW
200 E. PINGKNEY STREET

and to execute and deliver any and all instruments and to do all acts which such Executor may deem proper or necessary to carry out the purposes of this Will, and without the necessity of a court order.

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

(Walter A. McPhail)

The foregoing Will consisting of Three (3) pages was signed, sealed, published and declared by WALTER A. McPHAIL, 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.

Dollar J. Houthouse & of Abbeville, South Carolina

of Abbeville, South Carolina

Rosemane S. Copeland of Abbeville, South Carolina

RT L. HAWTHORNE, JR TTORNEY AT LAW 2. PINCKNEY STREET SVILLE, S. C. 29620

//3

### FIRST CODICIL TO

## LAST WILL AND TESTAMENT OF

#### WALTER A. McPHAIL

- I, WALTER A. McPHAIL, do hereby make, publish and declare this to be the First Codicil to my Last Will and Testament dated December 11, 1978.
- 1. I do hereby amend Item 1 so that after amendment it will read as follows:

I give, devise and bequeath all of my right, title and interest in my residence house and lot situate on Woodland Way in the City and County of Abbeville, South Carolina, together with all appurtenances thereto and improvements thereon, and all of my title and interest in my personal and household effects of every kind including but not limited to furniture, appliances, furnishings, pictures, silverware, china, glass, books, jewelry, wearing apparel, automobiles, pickup truck, including any insurance thereon to my wife, MARY F. McPHAIL, if living at my death; and if not, to my children, WALTER A. McPHAIL, JR., JOHN MARVIN McPHAIL, JAMES WILLIAM McPHAIL and MARY McPHAIL STANDAERT, in equal shares, or their issue per stirpes if any of them do not survive me. I request that my wife, my Executor and my issue abide by any memorandum by me directing the disposition of this personal property or any part thereof.

2. I do hereby amend Item 3 of my Last Will and Testament so that after amendment it will read as follows:

I appoint my wife, MARY F. McPHAIL, Executrix of this my Will. If, however, she shall fail to qualify or cease to act as Executrix, I appoint my sons and daughter, WALTER A.

Wan

7**]** A 22/e

T L. HAWTHORNE, JR. TORNEY AT LAW E. PINCKNEY STREET VILLE, S. C. 20020 McPHAIL, JR., JOHN MARVIN McPHAIL, JAMES WILLIAM McPHAIL and MARY McPHAIL STANDAERT, Executors in her place, and if either of them shall fail to qualify or cease to act as Executor I appoint the other or others sole Executor. I direct neither shall be required to furnish any bond.

er egge gaga her keller statisk fortære find

I do hereby republish and reaffirm my said Last Will and Testament as herein modified, amended and supplemented by this First Codicil as if the same were set out here in full and do incorporate the same by this reference thereto, and do hereby republish and declare my said Last Will and Testament as amended, modified and supplemented as my Last Will and Testament.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this day of December, 1979.

Walter A. McPhail) (L.S.

The foregoing Codicil was signed, sealed, published and declared by WALTER A. McPHAIL as and for the First Codicil to his Last Will and Testament and he did also republish and reaffirm said Last Will and Testament as by this First Codicil amended as and for his Last Will and Testament, all of which was done in our presence, and we at the same time, at his request, and in his presence, and in the presence of each other have hereunto subscribed our names as attesting witnesses.

Rosesman A. Copeland of Abbeville, South Carolina

Many Jung of Abbeville, South Carolina

Of Abbeville, South Carolina

//4

Lust 11 all card Tillower of

TW delle a notifed, do hely water Publish and clubback the to he the second cachell to my hast Well and Textoner clated Dx (inter 11, 1448.

1. I do reigh arrived I time I up my have will

While "Marmon allafundle Moutal ileduction"
read "New Federal undersited Marital Dieduction"

5 ignel: ti aller a. m.: P. hart ang. 14. 1982 cellecille & C.

Witnesse:

Lichy S. Keese Mandler, S.

of aldrush &C.

Pale:
August 14, 1982.
Clusquet 14, 1987

Degut 14, 1982

| and the contract of the contra | antificrecti   | Pabul estadorq ************************************  | Bewebeber Den  |
|--|--|--|--|
| Compl' S. C.   |  | County and State once a week for the bed in said County and State once a week for the bed in said County and State once a week for the bed in said in the said in  | ildum.   |
|  | MO SITCOSSTA OM  | once a week for h  |  |
|  |  |  |  |
|  | O COURSCAUTA A SAME  | ORDER.  Siling the foregoing peddon, It is Ordered, THAT  o'dock  o'dock  County Count House door for tw   | Open resume  |
| at bedalldug   | bus siesus   | filing the foregoing pendion,  | bas one  |
| eds no bedail  | CITATION and same be pub   | TAHT ,borsbro at 11 mount  |  |
| shem bas   | TANSSI DO ISSOR  | OKDEK.   |  |
|  |  | A STATE OF THE STA |  |
|  |  | FIPST CODICIL TO   |  |
|  | man and a second   | PROOF OF WILL IN THE COURT OF PROBATI  |  |
| Mary II.<br>Linda Mary   | CAROLINA   |  |  |
| A1   | TATE OF SOUTH CAROLINA   | Judge of Probate for said County.  |  |
| Ro   | saie Lee F. Nance  | 17. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.   |  |
|  | New York   | oy S. King   |  |
|  |  |  |  |
|  | AND DESCRIPTION OF THE PARTY OF | months of witing being date the 1140   |  |
|  |  | A D 1979   |  |
| The state of the s | ember  | Last Will and Testiment, that the said   |  |
|  |  | Lest Will and Terramon, memory   | and malentanday  |
|  | Ter & WoPhail  |  | 。  |
|  | Acceptate Impuledge  | and belief; and that the same  | opeland at the request   |
|  | sther with Robert La Hal   | rthorne, ir.   | the due execution thereof.   |
|  | hd.  |  |  |
|  | the testator   | 74th day of  |  |
|  | Swom to before me, this  | - Appro Domini 1987 / arey   | 3 / PA   |
|  | by See 2   | Manee )  |  |
|  | Abbevi   | ille County, S. C.   | 1 Co 200 page 12 page  |
|  |  | Secretary section of the secretary section of the s |  |
|  |  |  |  |
|  |  | SECOND CODICIL.  | 10   |
| A to be I have a second  |  | TROOF OF/WILL  |  |
|  |  | IN THE COURT OF  | PROBATE  |
|  | THE STATE OF SOUTH C   | AROLINA, County.   |  |
|  | Abbaville  By Bessie Lee F. 1  | and and Probate for said Committee   |  |
|  | By Bessie Lee  | et Chandler  |  |
|  | Settoment  | Walter A.  |  |
|  | who, being duly sworn, says  | s that he saw  | 111.00   |
|  | publish and de   | clare the annexed instrument of writing, bearing date the  |  |
|  | August   | his  | he said  |
|  | 14 a   | Becond Codicil to Last Will and Testament; that  | mental/and understanding ac  |
|  |  | then of sound  | herdiet  |
|  | Welter & Works   | [1] 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.   |  |
|  | in the best of deponent's  | knowledge and belief; and that the said Kathy  | 3 Charles  |
|  | (1966年) [1] [1] [1] [1] [1] [1] [1] [1] [1] [1]  | . N. 《 · · · · · · · · · · · · · · · · · ·   | The state of the s |
|  | topother, with Lura  | and in the presence of each other  |  |
|  | together with Laira  | 16 M   | 1911   |
|  | together with Lairs.  of the testat Of  Swom to before m   | 74h day of   | Martin   |

#### PROOF OF WILL

| ADDREST - COUNTY                                      | IN THE COURT OF                            | PROBATE  |   |
|---|--|--|---|
|   |  |  |   |
|   | Judge of Probate for said County           |  | 역 마이 기계를 받는 것이 되었다.<br>그 프로그 기계를 하고 있다. |
| Personally gopean Nancy S. K                          | ing  |  |   |
| who, being duly sworn, says that ghe saw              | Walter A. McPhail                          |  |   |
| sign, seal, publish and declare the annexed instru    | ment of welling beauting days at           | 7744   |   |
|   |  |  | day of                                  |
|   | , A. D. 78                                 |  |   |
| and contain his                                       | Last Will and Testament; that the s        | aid Walter A. Mo   | Phail                                   |
| was   | then of sound and disposing mind, me       | mory and understanding   | according                               |
| to the best of deponent's knowledge and belief; and t |  |  |   |
| together with Robert L. Hawthorne, J.                 | r.   |  |   |
| hi a  | and Rosemary                               | H. Copeland at t   | he request                              |
| of the testat Or in his presence, a                   | nd in the presence of each other, witnes   | sed the due execution th   | creof.                                  |
| Sworn to before me, this 7th di                       | 1.0  |  |   |
| May Anno Domini 19                                    | B7 Yarey &                                 |  |   |
| Todge of Probate, Abbeville County                    | - Toray Sx                                 | · ring   |   |
| Judge of Probate, ADDEVIIIe County,                   | s. c. /                                    | 0  |   |
|   |  |  |   |
| ORDER ADMITTING WI                                    | LL TO PROBATE IN COMM                      | ON FORM  | other of the control                    |
|   |  | The state of the s |   |
| On hearing the above petition of                      | Mary F. McPhail                            |  |   |
|   | Realist to Branted and the said Last       | Will and Testament, wit  | Biolico                                 |
| Common Parm.  | Walter A. McPhail                          | deceased, be entered of P  | robate in                               |
|   | 살이 화고있다. 그 생각하는 것입니다                       |  |   |
| Given under my hand and the seal of the Court of      | Probate, this 7th day of                   | May  | 19_87                                   |
|   | Businde -                                  | 2. Hance   |   |
|   |  | Judge of Court of Prob   | ate.                                    |
|   |  |  |   |
| QUALIFICATHE STATE OF SOUTH CAROLINA, )               | ATION OF FIDUCIARY                         |  |   |
| Abbeville County.                                     |  |  |   |
|   | and Pir                                    | st and Second Co   | dicils to Will                          |
|   | writing contains the true Last Will'of the |  |   |
|   | deceased, so far                           | as_Iknow or 1  | elleve:                                 |
| and that I will well and truly execut                 | e the same, by paying first the debts, an  | d then legacies contained  |   |
| mid Will, as far his had o                            | cods and chattels will thereunto extend s  |  |   |
|   |  |  |   |
|   | make a true and perfect inventory of       | all such goods and chatte  | lej So                                  |
|   |  |  |   |
| Sworn to before me, this 7th day of                   | ) Many I                                   | Willer !   | <u></u>                                 |
| Anno Domini 19 87                                     | }  |  |   |
| edge of Probate; Abhaville County, S. C.              | (The Postoffice Address of each            | Piduciary must be shown  |   |
| Attornoy's Namo and Add                               |  |  |   |
|   |  | · · · · · · · · · · · · · · · · · · ·  |   |
|   |  |  |   |
|   |  |  |   |

STATE OF SOUTH CAROLINA
COUNTY OF ABBEVILLE

FIRST CODICIL

I, ELIZABETH PEARL RUDDER RAWLS, do hereby make, publish and declare this to be the First Codicil to my Last Will and Testament dated October 29, 1985.

FIRST: I hereby insert the following as Item I-A of my Last Will and Testament:

#### ITEM I-A

I give, devise and bequeath any cash money which may be left after my just debts, secured and unsecured, have been paid, after my death as follows: ½ to my son, CAROL SYMMES RAWLS, JR.; ½ to any children of REGINA HESTER, if she has any, if not, to CAROL SYMMES RAWLS, JR.; ½ to the child or children of PATSY BOOZER, if she has any, if not, to CAROL SYMMES RAWLS, JR.

SECOND: I hereby insert the following as Item II-A of my Last Will and Testament:

#### ITEM II-A

I give, devise and bequeath all loans due me from Patsy Boozer and James Boozer and Douglas Hester and Regina Hester to my son, CAROL SYMMES RAWLS, JR.

THIRD: I hereby insert the following as Item V-A of my Last Will and Testament:

#### ITEM V-A

I hereby nominate, constitute and appoint RUTH CAPELL and CHARLES W. RUDDER as co-executors of this my Last Will and Testament and direct that they shall serve without bond.

FOURTH: I hereby republish and reaffirm my said Last Will and Testament as herein modified, amended and supplemented by this First Codicil as if the same were set out here in full and do incorporate the same by this reference thereto, and do hereby republish and declare my said Last Will and Testament as amended, modified and supplemented as my Last Will and Testament.

lyper

1006 3006

IN WITNESS WHEREOF, I have hereunto set my hand and seal this \_\_\_\_\_ day of January , 1986.

ELIZABETH PEARL RUDDER RAWLS

The foregoing Codicil was signed, sealed, published and declared by Elizabeth Pearl Rudder Rawls as and for a First Codicil to her Last Will and Testament and she did also republish and reaffirm said Last Will and Testament as by this First Codicil as amended as and for her Last Will and Testament, all of which was done in our presence and we at the same time, at her request and in her presence, and in the presence of each other have hereunto subscribed our names as attesting witnesses.

1. Ey mos OF Reville, S.C.

Thomas OF Abberlas.

Of ne Dub Dray OF abtirity S.C.

## **Last Will and Testament**

The second second second

I, ELIZABETH PEARL RUDDER RAWLS, 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 all moneys and loans due me from Patsy Boozer and James Boozer and Douglas Hester and Regina Hester to my son, Carol Symmes Rawls, Jr.

#### ITEM III

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

#### ITEM IV

I give devise and bequeath all of the rest, residue and re-mainder 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 son, CAROL SYMMES RAWLS, JR.

#### ITEM V

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

-PR

50 0L

#### ITEM VI

I hereby nominate, constitute and appoint Ruth Capell as testamentary guardian of the person and property of such minor child and to the extent allowed by law direct that such guardian 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 executors are 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

### ITEM VIII

1

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-five (25) 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 executor.

#### ITEM IX

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 Zak day of October, 1985.

ELIZABETH PEARL RUDDER RAWLS

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 294day of Ofver, 1985 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.

| d. En Imor   | OF amuilly SC.     |
|--------------|--------------------|
| A. Eng Imon  | OF Abbently Se C   |
| Bon Ont Bray | OF Ab Sharille 5.6 |

118

Market School Street

٠.,

### PROOF OF WILL

IN THE COURT OF PROBATE

| THE STATE OF SOUTH CAROLINA,                                  | IN THE COURT OF PROBATE                                      |  |
|---|--|--|
| Abbaville County.   |  |  |
| Bessie Lee F. Nance, Judg                                     | e of Probate for said County.                                |  |
| Personally appears R. Eu                                      | gene Pruitt, Jr.   |  |
| bo, being duly sworn, says that he saw Eliz                   | abeth Pearl Rudder Rawls                                     | <del></del>                              |
| m, seal, publish and declare the annexed instrument of w      |  | day of                                   |
|   | ). This  | * -                                      |
| nd contain her Last W   |  |  |
| Duddon Dowle  |  |  |
| was then of so  | and and disposing mind, memory and understanding, acc        |  |
| the best of deponent's knowledge and belief; and that the sai | R. Eugene Pruitt, Jr.  |  |
| other withThomas_EHite, Jr                                    | and Rose Dukes Gray at the r                                 | equest                                   |
| the testat rix in her presence, and in the                    | presence of each other, witnessed the due execution thereo   | d.                                       |
| Sworn to before me, this 14th day of                          | <b>a</b>   |  |
| Anno Domini 198.7  Lesses Les L                               | 15 /   |  |
| Session Levet Home  | Karina   | 10-11-11-11-11-11-11-11-11-11-11-11-11-1 |
| age of Probate, Abbeville County, S. C.                       | ••   |  |
|   |  | •  |
| ORDER ADMITTING WILL TO                                       | PROBATE IN COMMON FORM                                       |  |
|   |  | •  |
| On hearing the above petition ofRe                            | egina Hester   |  |
| is hereby ordered, adjudged and decreed, That the petition    | he granted and the said Last will and lestament, with        | COUNCIL                                  |
| , of Elizabeth Pearl Rudo                                     | der_Rawls, deceased, be entered of Prol                      | bate in                                  |
| ommon Form.   |  |  |
| Given under my hand and the seal of the Court of Probate,     | this 14th day of May   | le.8.7                                   |
|   | Service Se Judgo of Gourt of Probat                          |  |
|   | Judge of Gourt of Probat                                     | <b>6.</b>                                |
|   |  |  |
| QUALIFICATIO  | N OF FIDUCIARY   |  |
| RESTATE OF SOUTH CAROLINA, Abbeville County.                  |  |  |
|   |  |  |
|   | contains the true Last Will of the within named and that     |  |
| Blizabeth Pearl Rudder Ra                                     | W18 deceased, so far as I know or b                          | elieve;                                  |
| d that will well and truly execute the s                      | same, by paying first the debts, and then legacies contained | in the                                   |
| id Will, as for as goods a                                    | nd chattels will thereunto extend and the law charge me, an  | d that                                   |
|   | a true and perfect inventory of all such goods and chatte    | els: So                                  |
| 13.1<br>34.1  |  |  |
| in me God.  | 1 Paris Nonton   |  |
| Sworn to before me, this 29th day of                          | Lagra Nealle<br>29 55 Nan Tuckett Ave., North                | Charles                                  |
| May Anno Domini 19 87   | 27 33 Nan luckett Ave., North                                | 29418                                    |
| Gen of Probate Abbeville County, S. C.                        | (The Postoffice Address of each Fiduciary must be shown      | ŋ  |
| Attorney's Name and Address:                                  | ######################################                       | <del></del>                              |
|   |  | ·  |
|   |  |  |
|   |  |  |

## CODICIL PROOF OF WHAK

| THE STATE OF SOUTH CAROLINA, Abbeville County.           | IN THE COURT OF TROBERS                                     |   |
|--|---|---|
| By Bessie Lee F. Nance                                   | , Judge of Probate for said County.                         |   |
| Personally appears R. Eugene                             | Pruitt, Jr.   | *************************************** |
| who, being duly sworn, says that he saw Elizabe          | th Pearl Rudder Rawls                                       | *************************************** |
| sign, seal, publish and declare the annexed instrument   | of writing, bearing date the 2nd                            | day of                                  |
| January 1986   | AD This   | to be                                   |
| and contain her  | CODICILto her Last Will and Testament; that the said Elizal | eth Pearl Rudder                        |
| av1s was the   | n of sound and disposing mind, memory and und               | erstanding, according                   |
| to the best of deponent's knowledge and belief; and that | the said R. Eugene Pruitt,                                  | Jr.                                     |
| together with Thomas E. Hite,                            |   |   |
| of the testat rik id her presence, and                   | in the presence of each other, witnessed the due of         | execution thereof.                      |
| Sworn to before me, this                                 |   |   |
| Bessel Serville County, S.                               |   |   |

## Tast Will and Testament

OF

#### CHARLES R. WALTERS

I, CHARLES R. WALTERS, of Naples, County of Collier,
State of Florida, being of full age, sound and disposing mind and
memory, do hereby make, publish, and declare this to be my Last
Will and Testament, hereby revoking any and all Wills and Codicils
by me heretofore made.

ARTICLE I. I am not married. I have three (3) children: CHARLES RUFUS WALTERS, JR., MARGARET MIYAKE, and ANNE RICHARDS.

ARTICLE II. I direct my Personal Representative, hereinafter named, to pay the expenses of my last illness and funeral.

ARTICLE III. I direct that all legacy, inheritance, estate, succession, transfer and death taxes or duties (together with interest and penalties thereon, if any), levied, assessed or imposed with respect to any and all property included in my gross estate for the purposes of determining such taxes or duties (whether such property passes under this Will or otherwise) shall be paid out of my residuary estate. I hereby waive on behalf of my estate any right to recover any part of such taxes or penalties from any person, including any beneficiary of insurance on my life and anyone who may have received from me or from my estate any property which is taxable as part of my estate, except that any amount by which such taxes or duties shall be increased as a result of the inclusion of property over which I may have power of appointment shall be paid by the person(s) holding or receiving that property. Taxes paid out of residue shall be without apportionment among the residual beneficiaries.

ARTICLE IV. I may choose to make disposition of certain items of tangible personal property by way of a separate written list pursuant to Florida Statutes 732.515, its successor, or other applicable laws as permitted. Such list shall be supplemental to any dispositions made in this Will, and, in the case of conflict,

PAGE ONE OF THE LAST WILL AND TESTAMENT OF CHARLES R. WALTERS

6.45/

1/20

this Will shall control. If such list would have the effect under applicable law of invalidating this Will, then such list shall be null and void and of no effect. The items of tangible personal property not disposed of by such list I devise and bequeath equally to my children who survive me.

ARTICLE V. I hereby give, devise and bequeath five thousand (\$5,000.00) dollars cash to MOFFETT WALTERS, my brother, if he survives me. I hereby give, devise and bequeath one thousand five hundred (\$1,500.00) dollars cash to FRANK MARTIN, my faithful employee, if he survives me. I hereby give devise and bequeath twenty thousand (\$20,000.00) dollars cash to ANNIE M. WALTERS, my former wife, if she survives me. Each of the preceding bequests shall lapse if the intended beneficiary shall not survive me.

ARTICLE VI. I hereby give, devise and bequeath all the rest, residue and remainder of my estate, including both real and personal property, tangible and intangible, and wheresoever situate, including the proceeds from any insurance policies on my life which are payable to my Personal Representative or my estate, as follows:

To CHARLES RUFUS WALTERS, JR., or his descendants if he should predecease me, one-third (1/3) in fee simple absolute.

TO MARGARET & NORTHRUP MIYAKE, one-third (1/3) as trustees for DYLAN MIYAKE, TAMA MIYAKE, and any other children of MARGARET & NORTHRUP MIYAKE alive at the time of my death or born within nine (9) months of my death, to be held and disposed of as hereinafter set forth.

TO ANNE & FREDERICK RICHARDS, one-third (1/3) as trustees for FREDERICK RICHARDS III, LAURA RICHARDS, CHARLES RICHARDS, and any other children of ANNE & FREDERICK RICHARDS alive at the time of my death or born within nine (9) months of my death, to be held and disposed of as hereinafter set forth.

ARTICLE VII. The respective Trustees shall pay, to or for the benefit of their respective beneficiaries, such equal or unequal amounts of the net income and/or principal of the trust as-

PAGE TWO OF THE LAST WILL AND TESTAMENT OF CHARLES R. WALTERS



sets as from time to time the Trustee deems advisable for the proper health, education, maintenance and support of such beneficiaries, considering each beneficiary's varying needs, circumstances, abilities, and income and support from all sources known to the Trustee.

Upon each beneficiary attaining the age of twenty-five (25), if not earlier distributed within the Trustee's discretion, the Trustee shall distribute absolutely to such beneficiary his proportionate share of principal and accumulated income (if any).

If the last beneficiary in either trust shall die before receiving his final distribution, such distribution shall instead be made to such deceased beneficiary's descendants, if any, and, if none, equally to his/her brothers and sisters.

RUFUS WALTERS, JR., as Personal Representative of this my Last Will and Testament, provided he agrees to serve without compensation (except reimbursement for all expenses). If he is unable to serve for any reason, I nominate MARGARET MIYAKE and ANNE RICHARDS to serve as co-Personal Representatives. I desire that no bond be required of my Personal Representative.

I direct my Personal Representative to consult with the following individuals:

JOHNNIE M. WALTERS, my cousin, former Commissioner of the Internal Revenue Service, and I suggest that he be attorney for the estate.

BART BRYSON, of World Realty, regarding my property at Hendersonville Tourist Court, Hendersonville, North Carolina:

WILLIAM TINSLEY, JR., of Greenwood, South Carolina, regarding my property in Abbeville and McCormick counties.

DOROTHY S. HIROWATARI, of Maile Realty Corp., Hilo, Hawaii, regarding my property in Orchid Land Estates, Kurtistown.

DANIEL E. CONLEY, my Florida attorney, and JAMES

WOOD, of John R. Wood, Realtor, regarding my property at Forest Lakes Estates, Naples.

the broke had secured

PAGE THREE OF THE LAST WILL AND TESTAMENT OF CHARLES R. WALTERS

121



ARTICLE IX. In addition to and not in limitation by way of implication or otherwise of the powers and discretions elsewhere herein granted or those conferred by law, I give to my Personal Representative and Trustee the power and authority to do any of the following as in their unrestricted judgment and discretion they deem advisable for the better management and preservation of my property, without resort to any person or court for further authority:

Sell and Exchange. To sell such property at either public or private sale for cash or on credit; to exchange such property, and to grant options for the purchase thereof.

Invest and Reinvest. To invest and reinvest in any property, including, but not by way of limitation, bonds, notes, debentures, mortgages, certificates of deposit, common and preferred stocks, shares or interests in investment trusts, without being limited to the class of securities in which fiduciaries are authorized by law or any rule of court to invest funds.

Vote Stock. To exercise all conversion, subscription, voting and other rights of whatsoever nature pertaining to any such property, and to grant proxies, discretionary or otherwise, in respect thereof.

Compromise Claims. To extend the time of payment of any obligation held by them, and to release, compromise, settle or submit to arbitration any claim upon such terms as to them may seem proper.

Distribution in Cash or in Kind. Whenever required or permitted to divide and distribute my estate or any trust created hereunder, to make such division or distribution in cash or in kind or partly in cash or in kind, and the valuations of assets by my Personal Representative or Trustee upon making distribution shall, if made in good faith, be final and binding on all beneficiaries.

Manage Realty. To deal with realty in any manner lawful to an owner thereof, including but not limited to, the right to manage, protect, and improve it, to raze, alter and repair im-

PAGE FOUR OF THE LAST WILL AND TESTAMENT OF CHARLES R. WALTERS



provements, to sell or contract to sell it in whole or in part, to partition it, to grant options to purchase it, to acquire, release, or grant easements or other rights relating to it, to dedicate parks and throughfares, to subdivide it, to vacate any subdivision or any part thereof and resubdivide it from time to time, to lease it in whole or in part, and to renew, extend, contract for, and grant options in connection with leases. Leases, contracts to sell, mortgages and any contract entered into by them can be made on any terms and for any period, including a period beyond the duration or termination of any trust.

Deal with Property as Absolute Owner. To do all such acts, take all such proceedings and exercise all such rights and privileges, although not hereinbefore specifically mentioned, with relation to such property as if the absolute owners thereof.

Deduction of Administrative Expenses. To exercise the election to take income tax deductions or estate tax deductions whenever the law permits such an election, in such manner as my Personal Representative shall determine after taking into account the total tax liability of the estate and the beneficiaries thereof; there shall be no reimbursement or adjustments of the accounts of the estate either as to principal or income or otherwise, or of the shares of beneficiaries in income or principal, by reason of the exercise of that election by my Personal Representative; and such election shall be conclusive and binding upon all parties.

Termination of Trust. To terminate any Trust herein created when in the sole judgment of the Trustee, the corpus of the Trust is too small in amount to warrant the continued existence of the Trust, taking into consideration the intended purposes behind the formation of said trust.

ARTICLE X. In the event that any beneficiary under this Will or any Codicil hereto shall die under such circumstances as to render it impossible or difficult to determine whather or not he survived me, I direct that such beneficiary shall be conclusively presumed to have predeceased me and that the provisions of this Will and any Codicil hereto shall be construed and governed accordingly.

Crow

22

ARTICLE XI. Whenever used in this Will, unless the context of any passage thereof requires otherwise, the words "children" and "issue" include both natural and adopted persons, and furthermore, no one shall lose such status by reason of being adopted by another person despite any statute to the contrary; "maintenance and support" shall mean the maintenance and support of the income beneficiary in accordance with his accustomed manner of living, and shall include expenses of last illness, funeral, and burial; "education shall include all forms and levels of education in the customary sense, including professional and advanced education; "health" shall include medical, dental, hospital, drug and nursing costs, as well as all expenses of invalidism and costs of medically prescribed equipment and travel. The singular as used herein shall include the plural and the plural shall include the singular; the feminine gender shall include the masculine and the masculine shall include the feminine.

Charles R. Walters

WE CERTIFY that the foregoing instrument was signed, declared and published by Charles R. Walters as his Will in our presence, and that we, at his request and in his presence and in the presence of each other, have signed our names as attesting

PAGE SIX OF THE LAST WILL AND TESTAMENT OF CHARLES R. WALTERS

witnesses, on the day above written, believing him to be of sound mind and under no constraint or undue influence at the time of signing.

Carolyn C. Dryburgh residing at Maple, FL 33942

and Baddock residing at haples Il 33940

The Caley residing at Negles FI

STATE OF FLORIDA COUNTY OF COLLIER

We, Charles R. Walters, Carolyn E. Dryburgh Beddock , the Testator and Witnesses respectively, whose names are signed to the attached foregoing instrument, being first duly sworn, do hereby declare to the undersigned officer that the Testator signed the instrument as his Last Will and Testament and that he signed voluntarily and that each of the Winesses in the presence of the Testator, at his request, and in the presence of each other, signed the Will as a Witness, and that to the best of the knowledge of each Witness the Testator was at that time 18 or more years of age, of sound mind and under no constraint or undue influence.

Carolyn & Drykugh and O Baddock

Subscribed and acknowledged before me by Charles R. Walters , the Testator, and subscribed and sworn before me by <u>Carolyn E. Dryburgh</u> and <u>Ann C. Baldock</u>, the witnesses, on this the <u>22</u> day of <u>December</u>, 1980.

My Commission expires://-//-84

## LAST WILL AND TESTAMENT OF MARY C. MUNDY

- I, MARY C. MUNDY, of near the City of Abbeville, in Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.
- 1. I give, devise and bequeath my entire estate, real and personal, and all property over which I shall have any power of disposition by Will, whether acquired before or after the execution of this Will, to MY CHILDREN, in equal shares, or their issue per stirpes if any of them do not survive me with the right to my husband ALBERT CARROLL MUNDY to the exclusive use of all of my residence property and real estate and tangible personal property as long as he shall live if he shall survive me.
- 2. I appoint my husband, ALBERT CARROLL MUNDY, Executor of my Will. If he shall fail to qualify or cease to act I appoint my daughter, MARY LEILA ELLIS, in his place. I direct neither shall be required to furnish any bond.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will dated May 8, 1986.

Mary C. Mundy) (L.S.

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

of Abbeville, South Carolina

of Abbeville, South Carolina

of Abbeville, South Carolina

ANTHORNE & MUNDY
ATTORNEYS AT LAW
E PINCHHEY STREET
PO BOX 218
ABBEVILLE, S.C. 29620

124

125

I, MARY C. MUNDY, the Testatrix, sign my name to this instrument this 8th day of May, 1986, 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.

The state of the second of the second

Mary C. Mundy, Destatrix

We, Robert L. Hawthorne, Jr. and Steven E. Mundy, the witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned authority that the testatrix signs and executes this instrument as her Last Will and that she signs it willingly and that each of us, in the presence and hearing of the testatrix and in the presence of each of the following witnesses, hereby signs this Will as witnesses to the testatrix's signing, and to the best of our knowledge the testatrix is eighteen years of age or older, of sound mind, and under no constraint or undue influence.

STATE OF SOUTH CAROLINA )
COUNTY OF ABBEVILLE )

Subscribed, sworn to and acknowledged before me by MARY C.

MUNDY , the testatrix and subscribed and sworn to before me by

Robert L. Hawthorne, Jr. and Steven E. Mundy,

witnesses, this 8th day of May , 1986.

Notary Public for South Carolina

My Commission Expires: Sept. 7, 1989

HORNE & MUNDY TORNEYS AT LAW PINCHAEY STREET P.O. BOX 218 IEVILLE, S.C. 29620

# PROOF OF WILL

| Prince Property       |  | Inter of Protes          |                             |  |
|-----------------------|--|--------------------------|-----------------------------|--|
|                       | ************************************** | and of writing, bearing  | g date the                  |  |
| Carlle cat of deposit | was  mine knowledge and belief; and a  | ant the inid             |                             | at the request   |
|                       | Anno Domini 19                         | \                        | PROVEN WILL                 |  |
| On Learner March      | RDER ADMITTING WI                      | lbert Carroll            | N<br>Mundu                  |  |
| Consult Face          | activities and decreed, That the       | dy<br>Probote, the 31 28 | day of May                  | od, be entered of Probate in                             |
| CHIE STATE OF SQ      | DTH CAROLINA                           | ATION OF FI              | DUCIARY                     | ge of Count of Probate.                                  |
| Napy C                | de solembly sweet, that this Mindry    |                          | deceased, so far as         | I legacies contained in the                              |
|                       | God.                                   | goods and chattels w     | Il thereunto extend and th  | s law charge pre; and that<br>th goods: and chattely So. |
|                       | America (Manager and                   |                          | noffice Address of such Fid | miny man is shown)                                       |
|                       |  |                          |                             |  |

LAST WILL AND TESTAMENT OF Lila H. Wright

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

- 1. I, Lila H. Wright, of the County and State aforesaid, do make, ordain, publish and declare this as my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.
- 2. I will and direct that my Executrix and Executor hereinafter named shall pay all of my just debts with the first money
  coming into their hands.
- 3. I will, devise and bequeath my house trailer, where I now live(motor home) together with four acres of land it is now situated on, to my daughter, Jennett Starks, in fee simple absolute.
- 4. I will, devise and bequeath, all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal, or mixed be equally divided amongst my seven children, Jesse B. Wright, Edward Lee Wright, Nathaniel Wright, Esther Pearl Davis, Willie Henry Wright and Minnie Lee Pruitt and Jennett Starks, or their heirs, share and share alike, in fee simple absolute.
- 5. I do hereby nominate, constitute and appoint my daughter, Esther Pearl Davis and my son Willie Henry Wright, Executrix and Executor of this my Last Will and Testament, wi thout bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 25th day of February, 1979, A.D.

Signed, Sealed, Published and Declared by Lila H. Wright, as and for her Last Will and Testament, in the presence of us and of each other at her request have subscribed our names as witnesses.

Elane A. Jones By 640. Athertle &C. Betty & Weldrick alberille, &C. Chave Chundrek alderille, S.C.

State of the second

126

11.1

## PROOF OF WILL

|  |  |                             |                                | The same of the sa |
|--|--|-----------------------------|--------------------------------|--|
| THE HYATE DE SOUTH CARON AS SPECIAL DE CO  | IINA, )<br>Minty.                            | OF WILL IN THE COUR         | T OF PROBATE                   |  |
| Pursually appears Be who, being stilly aware, have that h  | e saw T.ila H                                | Wright                      |                                |  |
| rign, seal, politic and declare the  | 4  | D. 1979                     |                                | day, et  |
| H. Wright to the heat of dependent a knowledge   | was then of s<br>and belief; and that the sa | ound and disposing m  Betty | ind memory and m<br>S. Vlarick | dertanding according   |
| pe the bush CAR BUSINE A.  | preseptivities of the                        |                             | NAME OF STREET                 | at the request   |
| AND THE PARTY OF T | Anna Domini 18 92  <br>Žielekie              | Baje                        | 8. <i>141/1/1</i> .            | ick  |
| ORDERAD  | MITTING WILL TO                              | PROBATE IN                  | COMMON FOI                     | IM TO SERVICE  |
| Collecting the Story patition of the Story p | TESTHET PEAT<br>decreed That the position    | be granted and the s        |                                | estament, with couled  |
| Comparison of the last the second of the sec | al afthe Court of Propate.                   | 66 2202 J                   |                                | ( <u>287</u> )   |
|  | Onversevator                                 | N OF FIDUCIA                |                                | Cont of Probate  |
|  |  | contains the true Last V    | vill of the within nam         | ned and that   |
| sod that ME will will all will will so that ME will so the will see that | well and truly executs the sa                |                             | debts, and then legs           | <b>20</b> 00年的   |
|  |  | a true and period inv       |                                |  |
|  | Anno Domini 19_37                            | Oper Possilies se           | Iros of such Fiduciary         | (Must be skown)  |
|  |  |                             |                                |  |

STATE OF SOUTH CAROLINA
COUNTY OF SPARTANBURG

LAST WILL AND TESTAMENT
OF
LOTTIE LONG ROGEFS

I, LOTTIE LONG ROGERS, now residing in Spartanburg County, South Carolina, being of full age and of souna and disposing mind and memory, do hereby make, publish and declare this instrument to be my Last Will and Testament, hereby expressly revoking any and all former Wills and Codicils heretofore by me made:

FIRST: I direct the payment of all my just debts and funeral expenses as soon after my decease as shall be convenient.

SECOND: I give and bequeath the sum of One Hundred (\$100.00) Dollars each to my grandchildren: Carolyn J. Long and Charles N. Long.

THIRD: I give, devise and bequeath the house and lot owned by me at 772 South Liberty Street in equal shares to my daughter, Sara Long Gilliam and my son, George E. Long. It is my will that this property be appraised at the time of my death, and that my daughter, Sara Long Gilliam, be allowed to purchase the one-half (1/2) interest herein willed to my son, George E. Long, for one-half of the appraised value as approved by the Probate Court for Spartanburg County.

FOURTH: All the rest and residue of my estate,
I give, devise and bequeath in equal shares to my daughter,
Sara Long Gilliam and my son, George E. Long.

appoint my daughter, Sara Long Gilliam, as Executrix of this my Last Will and Testament, and as Substitute Executor, I nominate, constitute and appoint my son, George E. Long, and I further direct that they shall serve without bond or surety.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my seal at Spartanburg, South Carolina this the 132 day of August, 1982.

Lottie Long Rogers

BIM

(SEA

# 1 RCB

The foregoing instrument was on the day of the date hereof, signed, sealed, published and declared by Lottie Long Rogers as and for her Last Will and Testament, in the presence of us, the undersigned, who at her request and in her sight and presence and in the sight and presence of each other, have hereunto subscribed our names as witnesses, and we do hereby certify that at the time of the execution hereof, we believe the Testatrix to be of sound and disposing mind and memory.

ADDRESS\_\_\_\_\_

ADDRESS Sparten

I do hereby certify that the foregoing is a true and correct copy of the original on life in Judge, Probate Court Spartanburg County, S. C.

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

In the name of God, amen:

I. Mae W. Wardlaw of Abbeville, County of Abbeville, State of South Carolina, do make, ordain, publish and declare 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 a suitable marker be placed at my grave, and that all expense incurred therefor be paid by my estate.

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

Item III. I will, devise and bequeath all of my property both real and personal, except items of household goods and personal effects, to my three children, Mary Wardlaw Johnson, David Allen Wardlaw, Jr., and Samuel Earle Wardlaw, in equal shares among them; and as to the items referred to above, I will attach a list with the request that these be distributed to the ones named therein.

Item IV. I hereby nominate, constitute and appoint my daughter, Mary Wardlaw Johnson, as executrix of this my last will and testament, giving her power to do the things necessary to carry out my will, incuding the right to make conveyances without the order of the Court, and without being required to give bond.

Witness my hand and seal this 7th. day of July A.D. 1972. Signed, sealed, published and declared by Mrs. Mae W. Mac H. Franclaus Wardlaw, as and for her last

will and testament, in the presence of us, who in her presence, and of each other, at her request, have subscribed our names as witnesses.

Address Ohhenille

Silver pieces To Mari Chardland Jalueson 4 kniver, 4 forter, 8 teaspassers 6 ile teaspasser. 4 saled forka 1 pierces pour 1 serving apour 1 tomato scruer. 1 olive 1 ex our present! 1 short handled jiekle fork & soup apour To Billy Charblan Gerving knife fork. 6 grapefruit spowers 4 souls spooler Silver laffer gat and tray
4 Knives II forks 4 salat forks 8 teaspeaces
1 serong spoon I meat fork I grave lable
1 sauce ladle. I leman fork. I butter knip I sugar space / Jelly apoor Mac A Hacklose July 10/972 of surnitive. to Many Hardlaw Johnson of bed dieser wash stand, two same batton. There and markle top table, book cere Fruit picture, Cherice closet

Ibrara bed and complete I claw foot table I mirow (in hall) disming room suite hall rack. Some nech rocked brewn platform rocker

Mototoon rocker, wouldnet chest of drawers mirew in living room, narry picture I better gener I brake device bell, Six gold sin water glasser, and bowl out servers.

I walnut dresser in front bedroom.

Mae HObardlan Oreg 22, 1972

|  | ' OF WIL   |  |
|--|--|--|
| THE STATE OF SOUTH CAROLINA,  Abbeville County.                | IN THE COURT OF PROBATE  | 5.410  |
| By Bessie Lee F. Nance , Ju                                    | dge of Probate for said County.  |  |
| Personally appears Janet Calvert                               |  |  |
| who, being duly sworn, says that he saw Mae I                  | I. Wand law  |  |
| 용하다 화가를 하셨다.   |  | THE STATE OF   |
| sign, seal, publish and declare the annexed instrument of      |  | <b>jay</b> (   |
|  | D. 1972  | to l   |
|  | Will and Testament; that the said  |  |
| Mae W. Wardlaw was then of                                     | sound and disposing mind, memory and unde  | rstanding, necordin  |
| to the best of deponent's knowledge and belief; and that the s | aid Janet Calvert !  |  |
| together with George N. Deeney                                 | and James R. Hill  | at the reque   |
| of the testatELX in  | nessence of each other witnessed the due or  |  |
| 4+h  | , product of the control of the cont | scutton thereof.   |
| Swom to before me, this day of                                 |  | <b>1</b>   |
| Sessie Le Lasse  | Jonet Calver   | 2  |
| Judge of Probate, Abbeville County, S. C.                      |  |  |
|  |  |  |
| ORDER ADMITTING WILL T   | O PROBATE IN COMMON FORM   |  |
|  |  |  |
| On hearing the above petition of Mary W. J                     |  |  |
| it is hereby ordered, adjudged and decreed. That the petition  | be granted and the said Last Will and Test   | ament, with boile  |
| of Mae W. Wardlaw  | , deceased, be e   | ntered of Probate is   |
| Common Form.   | age.   |  |
| Given under my hand and the seal of the Court of Probate       | 17 18 17 17 17 17 18 18 18 18 18 18 18 18 18 18 18 18 18   | η, θ.  |
|  | Levele FA  | Purt of Probate.   |
|  | A prika a  | The second secon |
|  |  |  |
|  | N 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   |
| Mae W. Wardlaw   | deceased, so far as I  | <b>一定是一个人的</b>   |
|  |  |  |
| nd that will well and truly execute the                        | same, by paying first the debts, and then legaci-  | es contained in the  |
|  | nd chattels will thereunto extend and the law c  | harge me, and that   |
| will make  | a true and perfect inventory of all such good  | s and chattels: So   |
| elpGod.  |  |  |
| Sworn to before me, this 4th day of                            |  |  |
| June Appo Domini 19 87   |  |  |
| Sisio La L'Agmes   | (The Postoffice Address of each Fiduciary m  |  |
| odge of Probate, Abbeville County, S. C.                       |  |  |
| Attorney's Name and Address                                    | 7222002  |  |
|  | May E Jiking   |  |
|  | No. of the Park Conference of the Conference of  |  |

## LAST WILL AND TESTAMENT OF: Marshall B. Lawton

IN THE NAME OF GOD, AMEN:-

I, Marshall B. Lawton, 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 Executor hereinafter named pay all my just debts with the first money coming into his hands.

ITEM II: I will, devise and bequeath all of my property of whatsoever kind and wheresoever situate, real and personal unto , Jack A. McCurry, Sr., in fee simple absolute.

ITEM III: I hereby nominate, constitute and appoint, Jack A. McCurry, Sr., as Executor of this my Last Will and Testament, to serve without bond. In the event he should fail to qualify, then I nominate, constitute and appoint, Sara W. McCurry, to serve as Executrix, without giving bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this Atl day of May, 1987.

Marshall B. Lawton

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

| Jude M. Cami    | address     | Oldenle S.C. |   |
|-----------------|-------------|--------------|---|
| Leaties C Ganow | address     | ,            | • |
| Math Woods      |             | Daraldo S. C |   |
|                 | <del></del> |              |   |

#### PROOF OF WILL

| THE STATE OF SOUTH CAROLINA, Abbeville County.               | IN THE COURT OF PROBATE                       |  |
|--|---|--|
| ByBessie Lee F. Nance, jo                                    | udge of Probate for seld County               |  |
| Personally appears Judy M. Davi                              |   |  |
| who, being duly swom, says that he saw Mars                  | hall R. Lawton                                |  |
| sign, seal, publish and declare the annexed instrument of    |   |  |
| MayA   | <u>-</u>                                      |  |
| and contain his Last   | Will and Testament; that the said             |  |
| Marshall B. Lawton was then of                               |   |  |
| to the best of deponent's knowledge and belief; and that the |   |  |
| together with Beatrice C. Sparrow                            | and Cathy W. Poole                            | at the renner  |
| of the testatOr in his presence, and in the                  |   |  |
| Swom to before me, this day of \                             |   |  |
| June Anno Domini 19.87                                       | Old m   | (1)  |
| Judge of Probate Abbeville County, S. C.                     |   | - Coms   |
|  | •   |  |
| ORDER ADMITTING WILL TO                                      | O PROBATE IN COMMON FO                        | RM   |
|  |   |  |
| On hearing the above petition of                             | be granted and the said Last Will and T       | estament, with codicil   |
| , ofMarshall B. Lawto  | 1.4   |  |
| Common Form.   |   |  |
| Given under my hand and the seal of the Court of Probate,    | this 5th day of June                          | , 19_87  |
|  | Dessie Le Julgo of                            | Court of Prohate   |
|  |   |  |
| QUALIFICATIO   | N OF FIDUCIARY                                |  |
| THE STATE OF SOUTH CAROLINA, Abbeville County.               | ·   |  |
| I do solemnly swear, that this writing                       | contains the true Last Will of the within nam |  |
|  | deceased, so far as                           | · · · · · · · · · · · · · · · · · · ·  |
| nd that will well and truly execute the s                    |   |  |
| aid Will, as far ashis goods as                              |   | and the second s |
|  | a true and perfect inventory of all such go   |  |
| elp ne God   | - and mus beneat memory of all such &         | ods and chattels; So   |
| Sworn to before me, this 5th day of                          |   |  |
| June Anno Domini 19 87                                       | want a. Mal                                   | 1  |
| June Lot lance   | The Postoffice Address of each Fiduciary      | must be shown)   |
| Attorney's Name and Address:                                 |   |  |
|  |   |  |
|  |   | •  |

STATE OF SOUTH CAROLINA )
COUNTY OF ANDERSON )

LAST WILL AND TESTAMENT OF BESSIE BROADWELL ETHRIDGE

I, BESSIE BROADWELL ETHRIDGE, of the County of Anderson, State of South Carolina, do hereby make, ordain, publish and declare this as and for my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore made by me.

#### ITEM I.

I will and direct that my personal representative pay my funeral and burial expenses, including the expense of an appropriate marker for my grave if I have not previously secured same. I will and direct that my personal representative may cause any debt which I owe to be carried, renewed and/or refinanced from time to time, upon such terms and with such security for its repayment as my personal representative may deem advisable.

#### ITEM II.

If Harvey Ethridge shall survive me, I will, devise and bequeath unto him absolutely and in fee simple all of my property, real, personal, mixed, tangible, intangible, of what-soever nature and wheresoever situate, of which I may die seized and possessed, or to which I may be entitled at my death.

#### ITEM III.

If Harvey Ethridge shall not survive me:

(A) I will and devise unto Phillip E. White and Sara E. White absolutely and in fee simple, share and share alike, (or to the survivor of them if one of them shall predecease me) the real estate hereinafter identified, PROVIDED, that said Phillip E. White and Sara E. White, or the survivor of them, pay unto the personal representative of my estate within one year after my death the sum of Seven Thousand Five Hundred Forty-Two and No/100 (\$7,542.00) Dollars, which payment, if made, shall pass as a portion of my residuary estate according to the provisions

Lecarded

132

18/1

of sub-item (B) hereinafter. Upon such timely payment, my personal representative shall execute and deliver unto said Phillip E. White and Sara E. White, or the survivor of them, a good and sufficient deed to the property hereinafter identified. If such payment is not timely made, then the said real estate, hereinafter identified, shall be sold by my personal representative and the net proceeds thereof pass as a portion of my residuary estate under sub-paragraph (B) hereinafter. Such sale may be public or private and may be at such time and in such manner and upon such terms as my personal representative deems in the interest of my estate. The real estate which is the subject of this devise is composed of two separate tracts which may be identified as follows:

- 1. That certain tract of land in State of South Carolina, Abbeville County, Diamond Hill Township, being shown and designated as a tract containing 37 3/4 acres on that certain plat by A. E. Thompson dated April 5, 1919, which plat is recorded in the office of the Clerk of Court for Abbeville County in Vol. 1 at page 33. A more thorough description of this tract is contained in that certain deed from James Quincy Ethridge, Kathleen E. Coats, Margie E. Boggs, and Doris E. Entrekin unto Bessie Broadwell Ethridge of record in the office of the Clerk of Court for Abbeville County in Book of Titles 102 at page 263. This tract is the second item of real estate described in said deed.
- 2. All that certain tract of land situate in the State of South Carolina, Abbeville County, being shown and designated as a 42.4 acre tract on that certain plat by A. E. Thompson dated December 30, 1919, LESS AND EXCEPTING that certain tract of land shown as 4.73 acres on that certain plat surveyed November 28, 1964, by J. Rivers Mabry, R.L.S., for Earle W. White. Thus the portion of the 42.4 acre tract remaining after the conveyance of the 4.73 acre tract, contains approximately 37.67 acres. The original 42.4 acre tract is more fully described as the third item in that certain deed from James Quincy Ethridge, Kathleen E. Coats, Margie E. Boggs and Doris E. Entrekin to Bessie Broadwell Ethridge of record in the office of the Clerk of Court for Abbeville County in Book of Titles 102 at page 263.

338

11/1 Bor\_ 228

Recorded

(B) All the rest and residue of my property, real, personal, mixed, tangible, intangible, of whatsoever nature and wheresoever situate, of which I may die seized and possessed or which I may be entitled to dispose of at my death by power of appointment or otherwise, I will, devise and bequeath as follows:

One portion to each of my children who survive me, and one portion to the issue <u>per stirpes</u> of each of my children (including William J. Ethridge, Jr) who predecease me, leaving issue living at the time of my death, such issue to take <u>per stirpes</u> the share to which their ancestor would have been entitled if living.

#### ITEM IV.

I nominate, constitute and appoint Doris E. Entrekin as Executrix of this my Last Will and Testament and direct that she be not required to give bond for the faithful performance of her duties as such Executrix. In executing the provisions of this Will and in lawfully administering my estate, such person as amy occupy the position of the personal representative of my estate shall have the right without the need of the order of any Court:

- (A) To carry out any contract entered into by me;
- (B) To compromise and settle claims which my Estate may have against any party and to compromise and settle claims against my estate, including claims of questionable merit and claims which may be enforceable only against distributees of my Estate to the extent that such distributees receive assets from my estate;
- (C) To receive, protect and care for and administer all of my personal estate;
- (D) To sell any part or all of the assets of my estate, personal and real, at public or private sale at such time and in such manner and upon such terms as my personal representative deems in the interest of my estate;
- (E) To make physical division and distribution of personal property left in common to more than one person;
- (F) To continue any investment owned by me or to sell and reinvest the proceeds and any other cash available in any investment authorized by law for fiduciaries.

Pecarded

133

(G) To reduce to cash any personal property for the purpose of making division and distribution thereof or to make distribution thereof in kind.

No person dealing with my personal representative in any manner shall be under any obligation to see to the application of any monies paid to her.

Nothing herein is intended to restrict any power or right which the said Executrix or any other personal representative of my estate would have possessed in the absence of the foregoing provisions.

IN WITNESS WHEREOF, I hereunto set my hand and seal this the 25 day of June, 1974.

Boxes Bucher (SEAL)

Signed, sealed, published and declared by BESSIE BROADWELL ETHRIDGE as and for her Last Will and Testament in the presence of us, who in her presence and in the presence of each other, at her request, have subscribed our names as witnesses hereunto.

Anderson, South Carolina

Barbara Juan Ellia, Anderson, South Carolina

(Line J. Janeiro, Anderson, South Carolina)

Recorded June 8, 1987 Whill BR. #15 Ogs.

| STATE OF SOUTH CAROLINA ) COUNTY OF ANDERSON ) OATH OF WITNESS                  |
|---|
|   |
| BY HON. MARTHA D. NEWTON , Esq., Commissioner,                                  |
| JUDGE OF PROBATE, ANDERSON COUNTY, SOUTH CAROLINA                               |
| Personally appears  |
| being duly sworn, says: that he saw BESSIE BROADWELL ETHRIDGE                   |
| deceased, sign, seal, publish and declare the annexed instrument of writing,    |
| bearing date the 25th day of June , 1974 , to be and                            |
| contain his/her Last Will and Testament; that the said deceased was then of     |
| sound and disposing mind, memory and understanding, according to the best       |
| of deponent's knowledge and belief; and that the said Barbara Jean Ellis, JR.   |
| together with BARBAIA RIE Rantullis   |
| and CHERYL P. SANDERS at the request of   |
| the Testat RIX in his/her presence, and in the presence of each other,          |
| witnessed the due execution thereof.  |
| Sworn to before me, this 5th day of   |
| June, 1987 Barbara Jean Ellis   |
| Marthy A New ton<br>Commissioner for Judge of Probate<br>ANDERSON County, S. C. |
| STATE OF SOUTH CAROLINA )   |
| COUNTY OF ANDERSON ) CERTIFICATE OF COMMISSIONER )                              |
| I do hereby certify, that by virtue of the annexed dedimus, I did               |
| examine one of the several witnesses to the last Will and Testament of          |
| RESSIE BROADWELL ETHRIDGE , deceased, according to law;                         |
| and I herewith transmit said examination signed by the witness.                 |
| Given under my hand and seal, this day of,                                      |
| 198.7   |
|   |

134

Martha Cl. New tor (L.S.)
missioner for Judge of Probate
Anderson County, S. C.

Bush of the Same

PROBATE COUNTY, S. C.

| STATE OF SOUTH CAROLINA ) IN THE PROBATE COURT COUNTY OF  |      |
|---|------|
| BY BESSIE LEE F. NANCE  JUDGE, PROBATE COURT  |      |
| TO HON. MARTHA D. NEWTON  | Esq. |
| t, having special trust and confidence in the integrity, care and   |      |
| ability of you, the saidMARTHA D. NEWTON  |      |
| have given, and by these presents do give unto you, full power and authority to examine one of the several witnesses to the last Will and |      |
| Testament of BESSIE BROADWELL ETHRIDGE  | '    |
| deceased, under oath, concerning the proper execution thereof according   | to   |
| law; and upon completion of your duties you are to make a proper return   |      |
| writing for my consideration and approval.  |      |
| Given under my hand and the seal of this Court, this $\frac{2nd}{}$ day of  | •    |
| June , 19 87 .  |      |
|   |      |

STATE OF SOUTH CAROLINA, ) COUNTY OF ABBEVILLE.

#### LAST WILL AND TESTAMENT OF JOHN HENRY JONES

I. JOHN HENRY JONES, of the City and 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 mave, publish and declare the following as and for my Last Will and Testament, to-wit:-

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

I will, devise and bequeath all of my property of what-ITEM 11:soever vind and wheresoever situate, real, personal and mixed unto my daughter, Juanita Harriett Jones, in fee simple absolute.

T hereby nominate, constitute and appoint my daughter, ITEM 111:-Juanita Harriett Jones, Executrix of this my Last Will and Testament with full power to her to do any and every act necessary to carry out this my Last Will and Testament into effect, to sell, lease, pledge mortgage, transfer, exchange, convert or otherwise dispose of, or grant option with respect to any and all property, forming a part of my estate and she is to serwe without bond.

IN WI'NESS WHEREOF, I have hereunto set my hand and

affixed my seal this 15th day of May, 1986.

Signed, Sealed, Published and Declared by JOHN HEMRY JONES, as and for his Last Will and Testament, in the presence of us, who at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses *h*ereto.

konn Henry Jones

LS

STATE OF SOUTH CAROLINA )

# COUNTY OF ABBEVILLE Will and Testament

-OF-

#### JOHN HAMPTON ASHLEY

I, JOHN HAMPTON ASHLEY, of the County and State aforesaid, being of sound mind, memory and understanding, and conscious of the uncertainty of life, do hereby make, ordain, and publish and declare this writing as and for my Last Will and Testament, hereby revoking any and all wills heretofore made by me.

#### ITEM I.

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

#### ITEM II.

All of the rest, residue and remainder of my property, both real and personal and wheresoever situate, of which I shall die seized and possessed or to which I shall be entitled at the time of my death, I give, devise and bequeath to my beloved wife, JANICE McDONALD ASHLEY, to be hers absolutely.

#### ITEM III.

In the event my said wife shall predecease me, or in the event my said wife and I shall die in a common disaster, then and in that event, I give, devise and bequeath all of such property to NANNIE MAE SMITH McDONALD, in trust, for the following uses and purposes:

To hold, manage and invest and reinvest the same, to collect and receive the income, dividends and profits thereof, and after paying all costs and expenses properly chargeable against same, to expend the net income from the corpus for the benefit of my children, JOHN KEVIN ASHLEY and KEITH HAMPTON ASHLEY, and any other children hereinafter born of me. my youngest child reaches the age of twenty-one years, I direct that said trust shall cease and determine and that my trustee shall pay over the corpus of said trust estate to my children,

I.H.A #1

then living, in equal shares.

If at the time, in the discretion of my trustee, the income from the trust estate is insufficient, for the proper support of my said children the said trustee shall sell or dispose of any or all of my property and use the proceeds for such purposes.

#### ITEM IV.

I hereby nominate and appoint my wife, JANICE McDONALD ASHLEY, to be the Executrix of this my Last Will and Testament and I direct that she shall not be required to give bond or bonds as security in order to qualify or act as Executrix.

#### ITEM V.

In the event my said wife shall predecease me, then I hereby appoint NANNIE MAE SMITH McDONALD 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 20th day of January, 1975.

John Hampton Ashley (LS)

SIGNED, SEALED, PUBLISHED AND DECLARED by the above testator, JOHN HAMPTON ASHLEY, as and for his Last Will and Testament, in our presence, who, at his request, in his presence, and in the presence of each other have hereunto subscribed our names as attesting witnesses.

| Earl W. Idagines | _ OF | Donalds &c  |
|------------------|------|-------------|
| Gardon ex atom   | _ OF | Randles SC. |
| Transph Westown  |      | Donald & C  |

.H.A.

#2

E NH Ly M

MBL

### PROOF OF WILL

| THE STATE OF SOUTH CAROLINA, )AbbevilleCounty.                         | IN THE COURT OF PROBATE   |
|--|---|
| By Bessie Lee F. Nance   | udge of Probate for said County                                     |
| Personally appears Earl V  |   |
| who, being duly sworn, says that he sawJo                              |   |
|  | writing, bearing date the 20th day                                  |
|  | D. This to b  |
|  | Will and Testament; that the saidJohnHamptor                        |
|  | sound and disposing mind, memory and understanding, according       |
|  | said Earl W. Higgins  |
|  | and Nancy B. Wat son at the reque                                   |
|  | e presence of each other, witnessed the due execution thereof.      |
|  | ,   |
| The Domini 19.8.7.   | Earl WAggin   |
| Bessie Lev Z. Mance  | Carte VI Anggru   |
| Judge of Probate, Abbeville County, S. C.                              |   |
|  |   |
| ORDER ADMITTING WILL T   | O PROBATE IN COMMON FORM  |
| On hearing the above petition of Janic                                 | e McDonald Ashley   |
|  | be granted and the said Last Will and Testament, with codici        |
|  | <b>₩</b>  |
| Common Form.   | on-Ashley, deceased, be entered of Probate in                       |
|  | , this 2nd day of June 1987   |
| ,  | ,   |
|  | Scalie Sec Judge of Court of Probate.                               |
|  |   |
| QUALIFICATIO   | N OF FIDUCIARY  |
| THE STATE OF SOUTH CAROLINA, Abbeville County.                         |   |
| • •  |   |
|  | contains the true Last Will of the within named and that            |
|  | deceased, so far as know or believe;                                |
| nd that  | same, by paying first the debts, and then legacies contained in the |
| aid Will, as far ashisgoods a  | nd 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     |
| <del>alp God.</del>  | ♥   |
| Swom to before me, this 2nd day of                                     | onice m. ashleg   |
| June , Anno Domini 19. 87  | <u> </u>  |
| Bersu See Z. Da nac  | (The Postoffice Address of each Fiduciary must be shown)            |
| dge of Probate, Abbeville County, S. C. / Attorney's Name and Address: |   |
| -  |   |
|  |   |
|  |   |

137

STATE OF SCHIEF CARCITAL,

COMMITY OF ABBUULLE.

IAST WILL AND TESTAMENT OF Robert R. Campbell

IN THE NAME OF GOD, AMEN:-

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

- l. I will and direct that my Executrix hereinafter named shall pay all of my just debts, including my funeral expenses, with the first money coming into her hands.
- 2. I will, devise and bequeath all of my cash money in any banks, savings and loans, or bonds, etc., to my beloved wife, Lessie A. Campbell.
- 3. I will, devise and bequeath all of my property of whatsoever kind and wheresoever situated, real, personal or mixed, unto my beloved wife, Lessie A. Campbell, during her natural lifetime. Then at her death, I will, devise and bequeath the house and lot where I now live to my grandson, Bob Campbell, in fee simple absolute.
- cash money be left in my estate, it shall be divided equally between my two grandsons, Bob Campbell and Bill Campbell, each to receive one-half.
- 5. I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal, or mixed, in my possession or may come into my possession to my grandson, Bill Campbell, in fee simple absolute.
- 6. I hereby nominate, constitute and appoint my wife, Lessie A. Campbell, Executrix of this my Last Will and Testament, without bond.

IN WITNESS WHERECF, I have hereunto set my hand and seal this ///9-86
day of November, 1980, A.D.

Robert R. Campbell (18

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

Albert & Store Route #2 Donalds,55229638

La Glerning Donalds & PRTD 2

W. a. Stone Due West. Sc. 29639

/38

| PROOF  THE STATE OF SOUTH CAROLINA,  Abbay 1 1 a County.   | OF WILL IN THE COURT OF PROB         | NTE STEE                    |           |
|--|--------------------------------------|-----------------------------|-----------|
| By Bessie Lee F. Nance Judg  | e of Probabilities and County        |                             |           |
| who, being duly sworn, says that he saw Robert R. C  | Sampbell :                           |                             |           |
| sign, seal, publish and declare the amered instrument of war.  November A. I.                                  | 1980                                 |                             |           |
|  | und and disposing mind, memory       | and jinderständing, second  | ing Total |
| to the best of deponent's knowledge and belief; and that the sai   | w.A. Stone                           | At the fier                 |           |
| of the testat Of in Iris presence, and in the Swom to before me, this 2nd day of June Anno Domini 1987.        |                                      |                             |           |
| June Anno Domini 1887.  Judge of Probate. Abbeville County, 5: C.  | Clber 1                              | COR                         |           |
| ORDER ADMITTING WILL TO  | PROBATE IN COMMO                     | NFORM:                      |           |
| On hearing the above petition of Lightin As. Co. R. is hereby ordered, adjudged and decreed, That the petition | se granted and the said Last Will    | and Tortament, with S       | \         |
| Of Robert R. Common Form.  Common Form.  Given under my hand and the seal of the Court of Probate.             |                                      | June 190                    |           |
|  |                                      | Jeller of Spins I Fribation |           |
| THE STATE OF SOUTH CAROLINA,   | OF FIDUCIARY                         |                             |           |
| Abbaville County. \ do solemnly swear, that this writing of  |                                      |                             |           |
| Robert. R. Campbell and that I will well and truly execute the sa  | ame, by paying first the debta and   | then legacine contained in  | be i      |
|  | ad chattels will thereunto extend an |                             |           |
| Swom to before me, this 2nd day of   | House a la                           | walew .                     |           |
| June of Probate, Abbertile County, 9, C.  Attorney's Name and Address:   | (The Postoffice Address of such      | Princiery must be the writ  |           |
|  |                                      |                             |           |
|  |                                      |                             |           |
|  |                                      |                             |           |

STATE OF SOUTH CAROLINA )
) FIRST CODICIL
COUNTY OF GREENWOOD )

I, OLA BUNDRICK HILL, do hereby make, publish and declare this to be the First Codicil to my Last Will and Testament dated December 29, 1981.

FIRST: I hereby revise Item III of my Last Will and \*\*
Testament as follows:

#### ITEM III

I nominate, constitute and appoint CORNELIA BOWERS as

Executrix of this my Last Will and Testament and I direct that she serve without bond in carrying out the terms hereof. I vest in my Executrix full power to sell any or all of the property which is the subject of my estate, both real and personal, at such time or times, in such manner, for such price, and upon such terms as she deems proper, together with power to make, execute and deliver such instrument or instruments as may be necessary to effectuate such sale or sales without an order of Court.

SECOND: I hereby republish and reaffirm my said Last Will and Testament as herein modified, amended and supplemented by this First Codicil as if the same were set out here in full and do incorporate the same by this reference thereto, and do hereby republish and declare my said Last Will and Testament as amended, modified and supplemented as my Last Will and Testament.

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

Ola Bundick Wice (SEAL)
OLA BUNDRICK HILL

The foregoing Codicil was signed, sealed, published and declared by OLA BUNDRICK HILL as and for a First Codicil to her Last Will and Testament and she did also republish and reaffirm said Last Will and Testament as by this First Codicil as amended as and for her Last Will and Testament, all of which was done in our presence and we at the same time, at her request and in her presence, and in the presence of each other have hereunto subscribed our names as attesting witnesses.

RE Amon OF aberille, S.C.

Alicia Marnel OF Abberille, S.C.

Brown D. A. May OF Abberille S.C.

COUNTY OF

ÄBBEVILLE

PROOF OF WILL

WE, OLA BUNDRICK HILL

RENGLE TO , the Testatrix and the witnesses,
respectively, whose names are signed to the foregoing instrument,
being first duly sworn, do hereby declare to the undersigned
authority that the Testatrix signed and executed the instrument as
her First Codicil and that she had signed willingly (or willingly
directed another to sign for her), and that she executed it as her
free and voluntary act for the purposes therein expressed, and
that each of the witnesses, in the presence and hearing of the
Testatrix, signed the codicil as witness and to the best of
his/her knowledge the Testatrix was at that time eighteen years of
age or older, of sound mind, and under no constraint or undue
influence.

Mrs. Ola Bunkrike Vied Alexia. M. arnold LEn Brown

STATE OF SOUTH CAROLINA
COUNTY OF ABBEVILLE

Subscribed, sworn to, and acknowledged before me by Ola

Bundrick Hill the Testatrix, and subscribed and sworn
to before me by Oliva Consol , and Kugum Fauth ,

witnesses, this 2/15 day of , 1987.

Roce Data Day (L.S.)
Notary Public for South Carolina

My Commission Expires: //25/54

STATE OF SOUTH CAROLINA, COUNTY OF GREENWOOD.

LAST WILL AND TESTAMENT

KNOW ALL MEN BY THESE PRESENTS, That I, MRS. OLA BUNDRICK HILL, of the County of Greenwood, State of South Carolina, do hereby make, publish, and declare this instrument as and for my Last Will and Testament, hereby revoking and making void any former instruments of a testamentary nature by me at any time heretofore made.

#### ITEM I

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

#### ITEM II

I give, devise, and bequeath all of my property of every kind, both real and personal, after payment of my debts and funeral expenses, to my two daughters, namely, JANICE SULLIVAN and CORNELIA BOWERS, in equal shares.

#### ITEM III

I nominate, constitute, and appoint WAYNE GANTT as Executor of this my Last Will and Testament and I direct that he serve without bond in carrying out the terms hereof. I vest in my Executor full power to sell any or all of the property which is the subject of my estate, both real and personal, at such time or times, in such manner, for such price, and upon such terms as he deems proper, together with

power to make, execute, and deliver such instrument or instruments as may be necessary to effectuate such sale or sales without an order of Court.

WITNESS my hand and seal this 29 day of December, 1981.

Dla Bushick Hill. (LS)

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

of GREENWOOD, S. C. Stroud of GREENWOOD, S. C.

of GREENWOOD, S. C.

### PROOF OF WILL

| THE STATE OF SOUTH CAROLINA, )AbbevilleCounty.            | IN THE COURT OF PROBATE  |
|---|--|
| By Bessie Lee F. Nance , Jud                              | ige of Probate for said County.                                    |
|   |  |
| who, being duly sworn, says that he sawOla_Bun            |  |
|   | writing, bearing date the 29th day of                              |
|   | D. 1981 to be  |
|   | Will and Testament; that the said Ola Bundrick Hill                |
|   | ound and disposing mind, memory and understanding, according       |
|   | id W. H. Nicholson   |
|   | and Peggy C. McFerron at the request                               |
| of the testat_trix inher presence, and in the             | <u>-</u>   |
| Swom to before me, this 9th day of                        | presence of each other, witnessed the due execution thereof.       |
| June Anno Domini 1987                                     | Less biles   |
|   | X / / / / / / / / / / / / / / / / / / /                            |
| Judge of Probate, Abbeville County, S. C.                 |  |
|   |  |
| ORDER ADMITTING WILL TO                                   | PROBATE IN COMMON FORM   |
| On hearing the above petition of Cornelia                 | Bowers   |
|   | be granted and the said Last Will and Testament, with codicil      |
| attached , of Ola Bundrick Hill                           | , deceased, be entered of Probate in                               |
| Common Form.  |  |
| Given under my hand and the seal of the Court of Probate, | this 9th day of June , 19 87                                       |
|   | Judge of Court of Probate.   |
|   | Judge of Court of Propate.   |
| OUALIFICATION   | N OF FIDUCIARY   |
| THE STATE OF SOUTH CAROLINA,                              | · or rabounds  |
| AbbevilleCounty.)   |  |
|   | contains the true Last Will of the within named and that           |
|   |  |
| nd that I will well and truly execute the sa              | ame, by paying first the debts, and then legacies contained in the |
| aid Will, as far asher goods an                           | d 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    |
| <i>m</i> ∈ God.   | A  |
| Sworn to before me, this 9th day of                       | Cornellia Bowers   |
| June Domini 19_87   |  |
| Sisse Le France   | (The Postoffice Address of each Fiduciary must be shown)           |
| odge of Probate,  |  |
|   |  |
| _   |  |

# Last Will and Testament

0F

#### DOCK DUDLEY

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

#### ITEM I.

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

#### ITEM II.

I give, devise and bequeath all the rest, residue and remainder of my property of every kind and description (including lapsed legacies and devises), wherever situate and whether acquired before or after the execution of this Will, absolutely in fee simple to my wife Corrie F. Dudley, if she shall survive me. If my said wife shall not survive me, then I give, devise and bequeath all of said property to my issue surviving me, per stirpes.

#### ITEM III.

I hereby nominate, constitute and appoint as executor of this my Last Will and Testament Corrie F. Dudley and direct that she shall serve without bond. If for any reason she is unable or unwilling to serve or continue to serve then I hereby nominate, constitute and appoint Billy Ray Dudley and Robert Donald Dudley and direct that they shall serve without bond.

#### ITEM IV.

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 to my Executor may seem 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 without the necessity of a court order.

DOCK DUDLEY (SEAL)

Ouxette Moon

Carolyn Moore

| render it doubtful whether the beneficiary or clusively presumed for the purposes of this my ceased me.      | I died first, then it shall be con-   |
|--|---|
| %  |   |
| IN WITNESS WHEREOF, I have hereunto set  | my hand and affixed my seal this  |
|  | DOCK DUDLEY (SEAL)  |
| *********  | *****   |
| The foregoing Will consisting of two ty first preceding pages thereof bearing on the m was this _/St^ day of | argin the signature of the Testator,<br>1983, signed, sealed, published<br>is Last Will and Testament in the<br>presence and in the presence of |
| Oxnette Moon OF  | Oxderson, S.C.  |
| Shew M. Jas of   | Belton, L. C.   |
| Carolyn Moore OF_  | elva, S.C.  |
| ν  | ,   |

PAGE TWO OF TWO PAGES

| STATE OF South Carolina )  |
|--|
| COUNTY OF Anderson ) OATH OF WITNESS   |
| BY Martha D. Newton Esq., Commissioner,                                      |
| JUDGE OF PROBATE, Anderson COUNTY, SOUTH CAROLINA                            |
| Personally appears Carolyn Moore   |
| being duly sworn, says: that she saw Dock Dudley:                            |
| deceased, sign, seal, publish and declare the annexed instrument of writing, |
| bearing date the 15th day of December , 1983 , to be and                     |
| contain his/her Last Will and Testament; that the said deceased was then of  |
| sound and disposing mind, memory and understanding, according to the best    |
| of deponent's knowledge and belief; and that the saidCarolyn Moore           |
| together with Sherri M. Jonas  |
| and Annette Moon at the request of   |
| the Testat or in his/her presence, and in the presence of each other.        |
| witnessed the due execution thereof.   |
| Sworn to before me, this 10th day of   |
| June, 1987 Caralyn Moore   |
| Marilla A Newson   |
| Commissioner for Judge of Probate  Anderson County, S. C.                    |
| STATE OF South Carolina  |
| COUNTY OF Anderson CERTIFICATE OF COMMISSIONER                               |
| I do hereby certify, that by virtue of the annexed dedimus, I did            |
| examine one of the several witnesses to the last Will and Testament of       |
|  |
| and I herewith transmit said examination signed by the witness.              |
| Given under my hand and seal, this 10th day of June                          |

19 87 .

Martha A. Newton (L.S.,)
Commissioner for Judge of Probate

Anderson County, S. Company

JUDGE OF PROBATE

Abbeville COUNTY, S. C.

| 경영 경영 경영 (1) 전체 (1)<br>전체 (1) 전체 (1) |  |     |
|---|--|-----|
| STATE OF SOUTH CAROLINA )   |  |     |
| COUNTY OF Abbeville ) IN THE PROBATE COURT  |  |     |
|   | Trust and confidence in the integrity, care and a MARTHA D. NEWTON  e presents do give unto you, full power and e of the several witnesses to the last Will and DOC DUDLEY  oncerning the proper execution thereof according to n of your duties you are to make a proper return in ation and approval.  d and the seal of this Court, this 4th day of |     |
| BY BESSIE LEE F. NANCE  |  |     |
| JUDGE, PROBATE COURT  | L  |     |
| TO MARTHA D. NEWTON   |  | Esa |
|   | _  |     |
| I, having special trust and confidence in the integrity   | , care and   |     |
| ability of you, the said MARTHA D. NEWTON   |  |     |
| have given, and by these presents do give unto you, full pow  | ver and  |     |
| authority to examine one of the several witnesses to the las  |  |     |
| Testament of DOC DUDLEY   | •<br>•   | ,   |
| deceased, under oath, concerning the proper execution thereo  | of according   | to  |
| law; and upon completion of your duties you are to make a pr  | oper return  | in  |
| writing for my consideration and approval.  |  |     |
| Given under my hand and the seal of this Court, this _4   | th day of  | •   |
| June , 19 87.   | <u> </u>   |     |
|   |  |     |
|   |  |     |

## **Last Will and Testament**

I, RUTH GRIFFITH MAYNOR, 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, WIRT F. MAYNOR, JR. If my husband should not survive me, I give and bequeath said property to my children, WIRT F. MAYNOR, III, BARBARA GRIFFITH MAYNOR and LAURA HAMILTON MAYNOR 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, WIRT F.

MAYNOR, JR. If my husband does not survive me, I give, devise and bequeath said property to my children, WIRT F. MAYNOR, III,

BARBARA GRIFFITH MAYNOR and LAURA HAMILTON MAYNOR in approximately equal shares, provided, however, the issue of a deceased child shall take his or her parent's share, per stirpes.

20 Lana

145

I hereby nominate, constitute and appoint executor of this my Last Will and Testament, WIRT F. MAYNOR, JR. and direct that he shall serve without bond. If my said executor is unable or unwilling to serve, I nominate, constitute and appoint WIRT F. MAYNOR, III and direct that he shall serve without bond.

#### ITEM V

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

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

10 L

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 executor.

#### ITEM VII

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 3/5 day of \_\_\_\_\_\_\_\_, 1986.

RUTH GRIPFITH MAYNOR (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 3/3/ day of march, 1986 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.

| Rian Smit 2      | OF Abberile, J.C. |
|------------------|-------------------|
| Rue Outr Bray    | OF apoull si      |
| alicia K. arrold | OF abbuille S.C.  |
|                  | ,                 |

| was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief, and that the said. Rs. Engens. Pruitt, Jr.  long-ther with. Rose Dubone Gray and Alicia Ns. Arnold at his request of the tests LTIX. In. her. presence, and in the presence of each other, witnessed, the dus. execution thereof.  Secons to before me, this. 9th. day of Units. Anno Domini 10.87  ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On heating the above petition of. Dana Alder  In berely ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, without the tests in the petition of the said Last Will and Testament, without the tests of the Court of Probate in the petition of th |  |                                   |   |  |
|--|--|-----------------------------------|---|--|
| THE STATE OF SOUTH CAROLINA, Albarting to grow potential to see the second process of the proces |  | PROOF OF WITE                     |   |  |
| Bessite Lee F. Names  R. Bugene PruittyJr.  State holds this revers, mys that he see Ruth Griffith Mayner  the hold ship revers, mys that he see Ruth Griffith Mayner  the set joblish and declare the monored instrument of writing bearing date the Tist  March  A. D. 1986  Last Will and Testament; that the seid Ruth Griffith Mayner  was then of sound and disposing mind, memory and undestanding, scoreling to the best of dependent's knowledge and belief; and that the seid R. Bugene Pruitty Jr.  together with Ross Dubbese Gray  and Tilitia N. Aranda at the several  fit to before me, this 9th. day of  June  ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On hearing the above position of Dana Alder  it is browly commit, adjudged and decreed. That the puttion he granted and the said Last Will and Testament, submittees  of Ruth Griffith Mayner  decreased beginnered of Probase is  From More my hand and the seal of the Court of Probate, this 9th day of June  Green under my hand and the seal of the Court of Probate, this 9th day of June  Outline County.  The STATE OF SOUTH CARCLINA.  Abhevilla County  The Order of Probase is the seal of the Court of Probate, this my last will of the setting memoria and paid.  Buth Griffith Mayner  do antennely seven, that this writing contains the may Last Will of the setting memoria and paid.  Buth Griffith Mayner  do antennely seven, that this writing contains the may Last Will of the setting memoria and paid will as for as the Decrease of Probase and challen in the ST  will make a true and perfect leventary of all socies and challen in the probase of probase and challen in the probase of paids and challen in the probase of such Pholosys must be Lagran.  Although States of Addison  (The Parisalize Addison of such Pholosys must be Lagran)  Although States and Addison  | THE STATE OF SOUTH CAROLINA  |                                   |   |  |
| Personally uppears.  R. Bagene Fruitty, IT.  The seal possible and declare the amound interment of writing bearing date the Ilat in Jack April 1987.  Last Will and Testament; that the paid Buttle Griffith Hayner was then of sound and dispenses mind, memory and unforstanding, according to the best of depocent's browledge and belief; and that the said Re Biggene Fruitte, Jr.  was then of sound and dispenses mind, memory and unforstanding, according to the best of depocent's browledge and belief; and that the said Re Biggene Fruitte, Jr.  tegether with ROBS Disbone Gray and In the presence of each other, witnessed, the dos associates thereof.  Seems to before me, this Sth. Occupy, S. C.  ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On heating the above position of Dana Alder.  It is browley enforced, adjudged and decreed. That the position be greated and the said Last Will and Testament, subminimum of Butth Oriffith Hayner.  Common Form.  Chem under my hand and the seal of the Court of Probein, this Sth. day of June 1887.  OUALIFICATION OF FIDUCIARY  IT do schemby sweet, that the writing contains the true Last Will of the within memories and finally will see it was an open of the same, by poping that the doke, and fine legiclary me, and make the same and perfect leventory of all note goods and chattain and Will and truly exceets the same, by poping that the doke, and fine legiclary me, and make the same and perfect leventory of all note goods and chattain and Will are for a hour popular 105T.  All Will are for as the second perfect leventory of all note goods and chattain \$2.  (The Funcilies Alaborary must be slope)  (The Funcilies Alaborary must be slope)  (The Funcilies Alaborary must be slope)   | and the state of t |                                   |   |  |
| who being day secon, may that he new Rith Griffith Mayner  tice seal, jobilité, and declare the annuard instrument of welding, bearing date his  | By Bessie Lee F. Nance   | Judge of Probete fo               | or said County.   |  |
| tion real publish and declars the amount instrument of writing bearing date him. 31.85.    Harch   | Personally appears R. Bug  | ene Pruitt,Jr.                    |   |  |
| Harch  AD 1986  and constain.  her:  Last Will and Testament; that this said. Ruth Oriffich Mayner:  was thus of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and beliefs and that the said. R. Engene Pruitt, Ur.  Rose Dubose Gray  and Alicia N. Arrold at the impact of the testal No. Arrold at the impact of  | who, being duly sworn, says that he saw  | Ruth Griffith Mayr                | ior   |  |
| Harch  AD 1986  and constain.  her:  Last Will and Testament; that this said. Ruth Oriffich Mayner:  was thus of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and beliefs and that the said. R. Engene Pruitt, Ur.  Rose Dubose Gray  and Alicia N. Arrold at the impact of the testal No. Arrold at the impact of  | sign, stal, publish and declare the annexed  | instrument of writing bearing     | determe 31st  |  |
| Last Will and Testament; that the said. Ruth Oriffich Mayner  was then of sound and dispendent mind, amonoy and understanding, according to the best of deponent's knowledge and belief, and that the said. R. Burgers Pruitt, Jr.  and Alicia N. Arnold at the recessor of each other, witnessed the date accounts thereof.  Section to before me, this. 9th. day of June  ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On hearing the above puttion of Dana Alder  it is heartly ordered, adjudged and decreed. That the puttion he granted and the said Last Will and Testament, with the said of the Court of Probate, this. 9th. day of June  Ormone Foun.  Chem under my hand and the said of the Court of Probate, this. 9th. day of June 1975  Delign of Orners of Probate.  QUALIFICATION OF FIDUCIARY  The STATE OF SOUTH CAROLINA, County, S. C.  Buth Griffith Haynor decreased by the said of the true Last Will of the within natural and shall be said Will, as far as her probate in the said of the county of said and chattels will this receive of said will will make a true and parfect inventory of all such goods and chattels for June Good and chattels will this receive of said states and parfect inventory of all such goods and chattels for June Good and chattels will this provide and the said will be said will be provide and chattels will this provide and the said will be said will be provide and chattels for will make a true and parfect inventory of all such goods and chattels for June God Frebess. Althought Name and Address.  (The Providence Address of said States of said States of said States of said States and said States.  Althought Name and Address.  | March  | A.D. 1986                         |   |  |
| was then of sound and disposing mind, memory and undentanding, scorogling to the best of deponent's browledge and belief; and that the said. Rs. Biggene Fruitty Jr.  legether with. ROSS. Dubosse Grey and Alicia Ws. Arnold at the recent of the tests IT.  In. her. presence, and in the presence of each other, winessed, the dus execution themed.  Sevens to before me, this. 9th. day of June  ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On besting the above petition of Dana Alder:  It is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, commenced in the said besting the above petition of Probate it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, commenced or Probate it is hereby ordered, and the said the Court of Probate, this. 9th. day of June 187.  Common Form.  Chem under my hand and the sail of the Court of Probate, this. 9th. day of June 187.  QUALIFICATION OF FIDUCIARY  Buth Criffith Maynor decreased in the rest Last Will of the within mined and fibre.  Part of SOUTH CAROLINA.  Commy  Last Will as far as her goods and chattals will deriven or each said the last charpe me, and their last charten in the said and chattals will deriven to come and the last charpe me, and their last charten in the said and the last charpe me, and their last charten in the said and the last charpe me, and their last charten in the said and the last charpe me, and their last charten in the said and the last charpe me, and their last charten in the said and the last charpe me, and their last charten in the said and the last charpe me, and their last charten in the said and the last charpe me, and their last charten in the said and the last charpe me, and their last charten in the said and the last charpe me, and their last charten in the said and the last charpe me, and their last charten in the said and the last charpe me, and their last charten in the said and the last charpe me, and their last charten in the said and | and contain her  | Last Will and Testam              | ent that the said Ruth Gr   |  |
| to the best of deposent's knowledge and belief; and that the said Rs. Engene Pruitt, Jr.  logether with ROSS DubOSS Cray and Alicia Ns. Arrical at the said of the tests rix in her presence, and in the presence of each other, witnessed, the due execution thereof.  Sween to before me, this 9th day of June  Amen Donatel 19.87  ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On besting the above petition of Bana Alder  It is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, subcontress of Ruth Griffith Maynor decreed, adjudged and decreed. That the petition be granted and the said Last Will and Testament, subcontress of Ruth Griffith Maynor decreed, be under my hand and the seal of the Court of Probate, this 2th day of June 18.87  Common Form.  QUALIFICATION OF FIDUCIARY  HES STATE OF SOUTH CAROLINA, County.  I do solemnly revest, that this writing contains the stury Last Will of the within named and that I will will and truly execute the name, by paying fact the debts, and flord inguise common in the said will decreased, so far as her goods and chattels will thereunte extend and the last charges me, and that I will will and truly execute the name, by paying fact the debts, and flord inguise common and chartesing for the last of the said pools and chartesing for the last of the said pools and chartesing for the last of the said pools and chartesing for the depth of Probates.  I will wall as far as her said particle mental and the said chartesing for the depth of Probates.  I will wall as far as her said the County of Q.  The Probatility of Robert probates were believe as the said pools and chartesing for the depth of Probates.  Attractory's Nesse and Addenses  (The Probatility of Addenses of each Probates yours be known to be decreased and the said probates and Addenses.)  |  |                                   | 보고 (140명 교회 14) : 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1  | The property of the  |
| together with ROBS Dubosse Gray and Alicia Ns. Arnold at the request of the tosts TIZ in her. presence, and in the presence of each other, witnessed the due ascention thereof.  Sworm to before me, this. 9th. day of June  ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On hearing the above petition of  |  |                                   | 是1900年中国共和国共和国共和国共和国共和国共和国共和国共和国共和国共和国共和国共和国共和国   | A CONTRACTOR OF THE PARTY OF TH |
| of the teris. PIX in her presence, and in the presence of each other, witnessed the due execution thereof.  Swere to before me, this 9th day of June Anne Domini 19.87  June Anne Domini 19.87  ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On hearing the above petition of Dana Alder  On hearing the above petition of Dana Alder  it is hearby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, subtracted in the hearby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, subtracted in the hearby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, subtracted in the form under my hand and the seal of the Court of Probate, this 9th day of June 19.87  Common Form.  QUALIFICATION OF FIDUCIARY  HER STATE OF SOUTH CAROLINA, Abbeyille County,  I do solemnly swear, that this writing contains the true Last Will of the within named and the County,  Abbeyille County,  I do solemnly swear, that this writing contains the true Last Will of the within named and did for the last state of the last state of the last charge in and chattles will thereunto extend and the last charge most and chattles will thereunto extend and the last charge most and chattles all will thereunto extend and the last charge most and chattles all thereunto extend and the last charge most and chattles all thereunto extend and the last charge most and chattles all the last charge most and chattles will thereunto extend and the last charge most and chattles all the last charge most and charge most and charge most and chattles will thereunto extend and  | 가수요. 아픈 바람들의 사람들은 사람들이 하나 사람이  |                                   | <b>对是对学的主要基础的</b> 对。  | A CONTRACTOR OF THE CONTRACTOR |
| Sworn to before me, this 9th day of June  Anny Domini 10.BT  June  Anny Domini 10.BT  County, S. C.  ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On hearing the above petition of Dana Alder  It is bereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, utbrances.  Occument Form.  Civen under my hand and the seal of the Court of Probate, this 9th day of June  [12.6]  QUALIFICATION OF FIDUCIARY  REE STATE OF SOUTH CAROLINA.  Abbertilla.  County.)  I do solemnly swear, that this writing contains the true Last Will of the within named and the seal of the Court of Probate, the true Last Will of the within named and the substance of the same by paying first the dotter, and thus inguise formation in the last different and that I will will and truly execute the same, by paying first the dotter, and thus inguise formation in the last different and that I will will and truly execute the same, by paying first the dotter, and thus inguise formation in the last different and the lang charge me, and likely will make a true and perfect inventory of all such goods; and charless for the form me, this 21th day of June  Annual Doublat 1951.  Alternacy's Name and Addison.  (The Foundition Address of each Particlety must be degree)   |  |                                   |   |  |
| ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On hearing the above petition of Runa Alder it is hereby ordered, adjudged and decreed, that the petition be granted and the said Last Will and Testament, submarked of Ruth Griffith Maynor deceased, b@mtored of Probate in Common Form.  Common Form.  Given under my hand and the seal of the Court of Probate, this 9th day of Jurie 12.27  Judge of Court of Probate.  QUALIFICATION OF FIDUCIARY  The STATE OF SOUTH CAROLINA, Debrille Country.  I do solemnly sweet, that this writing contains the true Last Will of the within named and has 2.  Buth Oriffith Haynor deceased, so far as I know or hallow and Will, as far as I know or hallow and Will, as far as I know or hallow and Will, as far as hier goods and chattels will thereunts extend and the larg charge no, and main and Will, as far as hier goods and chattels will thereunts extend and the large charge no, and main and the large charge no, and main and the large charge no, and main and the seal of Probate. Alternaty's Name and Address:  (The Protonics Address of each Fiduciary small by Mage of Probate. Alternaty's Name and Address:  |  |                                   | n other, witnessed the due exec   | ution thereof.   |
| ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On heating the above petition of Rana Alder  It is bereby ordered, adjudged and decreed, that the petition be granted and the said Last Will and Testament, Subcarded in the bereby ordered, adjudged and decreed, that the petition be granted and the said Last Will and Testament, Subcarded in Ruth Oriffith Mayner doceased, beginnered of Probate in Ruth Oriffith Mayner doceased, beginnered of Probate in Ruth Oriffith Mayner Decree in Ruth Oriffith Mayner Decree in Ruth Oriffith Mayner doceased, so fir as I know to believe the this writing contains the true Last Will of the within named and that I will will and truly execute the same, by paying first the docks, and then begunder from the last Will be less charge no, and that I will will and truly execute the same, by paying first the docks, and then begunder from the last Will be less charge no, and that I will will and truly execute the same, by paying first the docks, and then begunder from the last of the last charge no, and that I will will see far as I lies:    June   Oct.   Oct.   Oct.   Oct.   Oct.   |  |                                   |   |  |
| ORDER ADMITTING WILL TO PROBATE IN COMMON FORM  On hearing the above petition of   | Disserve 2 King  | se \ Le le                        | hutor   | The state of the s |
| On hearing the above petition of Dana Alder it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, and the said Last Will and Testament, and the said Common Form  Common Form  Civen under my hand and the seal of the Court of Probate, this 9th day of June 10.07  Judge of Court of Frobite.  QUALIFICATION OF FIDUCIARY  I do solemnly swear, that this writing contains the true Last Will of the writin named and the seal of the County.  I do solemnly swear, that this writing contains the true Last Will of the writin named and the Fibboury of the county of all such goods and charters; for the county of all such goods and charters; for the county of the county of all such goods and charters; for the county of the county of the county of all such goods and charters; for the county of the county of all such goods and charters; for the county of the county of the county of all such goods and charters; for the county of the county of the county of all such goods and charters; for the county of the county of the county of the county of all such goods and charters; for the county of the count | Judge of Probate Abbeville Co  | ounty, S. C.                      |   |  |
| On hearing the above petition of Dana Alder it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, and the said Last Will and Testament, and the said Common Form  Common Form  Civen under my hand and the seal of the Court of Probate, this 9th day of June 10.07  Judge of Court of Frobite.  QUALIFICATION OF FIDUCIARY  I do solemnly swear, that this writing contains the true Last Will of the writin named and the seal of the County.  I do solemnly swear, that this writing contains the true Last Will of the writin named and the Fibboury of the county of all such goods and charters; for the county of all such goods and charters; for the county of the county of all such goods and charters; for the county of the county of the county of all such goods and charters; for the county of the county of all such goods and charters; for the county of the county of the county of all such goods and charters; for the county of the county of the county of all such goods and charters; for the county of the county of the county of the county of all such goods and charters; for the county of the count |  |                                   | 유명 및 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1  |  |
| it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, spikestiffer of Ruth Griffith Maynor deceased, biguntered of Frobats in the Common Form.  Given under my hand and the seal of the Court of Probate, this 9th day of June 1a-87 Dadge of Court of Probate.  QUALIFICATION OF FIDUCIARY  HER STATE OF SOUTH CAROLINA, County,  I do solemnly swear, that this writing contains the true Last Will of the within named and finate to be shown and that I know or believe and that I will well and truly execute the same, by paying first the debts, and then legarites contained in the last Will, as far as 16°C goods and chattels will thereunter extend and the large charge me, said that I will make a true and parfect inventory of all such goods and chattels; for the County of Cou | ORDER ADMITTING  | G WILL TO PROBATE                 | IN COMMON FORM  |  |
| it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, spikestiffer of Ruth Griffith Maynor deceased, biguntered of Frobats in the Common Form.  Given under my hand and the seal of the Court of Probate, this 9th day of June 1a-87 Dadge of Court of Probate.  QUALIFICATION OF FIDUCIARY  HER STATE OF SOUTH CAROLINA, County,  I do solemnly swear, that this writing contains the true Last Will of the within named and finate to be shown and that I know or believe and that I will well and truly execute the same, by paying first the debts, and then legarites contained in the last Will, as far as 16°C goods and chattels will thereunter extend and the large charge me, said that I will make a true and parfect inventory of all such goods and chattels; for the County of Cou | On hearing the above metition of   | Dana Alder                        |   |  |
| Common Form.  Civen under my hand and the seal of the Court of Probate, this 9th day of June 1987.  QUALIFICATION OF FIDUCIARY  THE STATE OF SOUTH CAROLINA, Abberylla County,  I do solemnly swear, that this writing contains the true Last Will of the within named and that Ruth Criffith Maynor deceased, so far as I move or believe and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the last did Will, as far as 182 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 chatteling for the last goods and chatteling for June Good.  Sworm to before me, this 21th day of June Good.  (The Periodice Address of each Fiduciary must be shown)  Attendary's Name and Address:  |  |                                   | the said Last Will and Testan   | sent, universitest   |
| Given under my hand and the seal of the Court of Probate, this 9th day of June 1987  QUALIFICATION OF FIDUCIARY  THE STATE OF SOUTH CAROLINA, Abbarille County,  I do solemnly swear, that this writing contains the true Lest Will of the within named and place.  Ruth Griffith Naynor decessed, so far as I move or believe and that I will well and truly execute the same, by paying first the debts, and then legacias contained in the lad Will, as far as 1107 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, 20 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, 20 goods, 20 goods |  | th Maynor                         |   |  |
| 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 this 1 1 2 1, 2 1, 2 2, 3 2, 3 2, 3 2, 3 2,   | Common Form  |                                   |   |  |
| Abbaville County,  I do solemnly swear, that this writing contains the true Last Will of the within named and that I mow or believe the same, by paying first the debts, and then legacies contained in the legacies contained in  | Given under my hand and the seal of the Co   | ourt of Probate, this 9th         | day of June   | 19.87  |
| Abbaville County,  I do solemnly swear, that this writing contains the true Last Will of the within named and that I mow or believe the same, by paying first the debts, and then legacies contained in the legacies contained in  |  | Dess                              | ide IN  | en la  |
| Abbaville County,  I do solemnly swear, that this writing contains the true Last Will of the within named and that I mow or believe the same, by paying first the debts, and then legacies contained in the legacies contained in  |  |                                   | Judge of Cou  | rt of Probate.   |
| Abbaville County,  I do solemnly swear, that this writing contains the true Last Will of the within named and that I mow or believe the same, by paying first the debts, and then legacies contained in the legacies contained in  | OTIAT  |                                   |   |  |
| I do solemnly swear, that this writing contains the true Last Will of the within named and that I mover believe and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the last Will, as far as her goods and chattels will thereunto extend and the last charge me, and that I will make a true and perfect inventory of all such goods and chattels so the mean of the paying first the debts, and then legacies contained in the last charge me, and that I will make a true and perfect inventory of all such goods and chattels so the mean of the last chartels so the last char | THE STATE OF SOUTH CAROLINA, )   |                                   | CIARY   |  |
| Ruth Griffith Naynor 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 last Will, as far as her goods and chattels will thereunto extend and the last charge me, and their will make a true and perfect inventory of all such goods and chattels; Selected me God  Sworn to before me, this 21/th day of June  Anna Domini 1987  (The Postoffice Address of each Fiduciary must be slowed)  Attorney's Name and Address:   | Abbeville County.  |                                   |   |  |
| aid Will, as for asher   | do solemnly swear, th  | at this writing contains the true | Last: Will of the within named:   | nd that  |
| 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; \$6  cip me God  Sworn to before me, this 21 th day of  June  Anna Domini 1987  (The Postoffice Address of each Fiduciary must be shown)  Afterney's Name and Address:  | Ruth Griffith Maynor   |                                   | deceased, so far as   | know or believe."  |
| 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; \$6  cip me God  Sworn to before me, this 21 th day of  June  Anna Domini 1987  (The Postoffice Address of each Fiduciary must be shown)  Afterney's Name and Address:  | and that will well and trul  | y execute the same, by paying fi  | rst the debts, and then legacies  | Compared in the  |
| will make a true and perfect inventory of all such goods and chattels; So set me God  Swom to before me, this 21th day of  June  Anna Domini 1987  (The Postoffice Address of each Fiduciary must be allowed)  Attorney's Name and Address:  |  |                                   | 5000 1964年 [1] 10.100 11 | HE STANDARD CONTRACTOR   |
| Sworn to before me, this 21th day of  June  Anne Domini 1987  County, S. C.  Attorney's Name and Address:  (The Postoffice Address of each Flouciary must be shown)  Attorney's Name and Address:  |  |                                   |   | AND THE PROPERTY OF A PROPERTY OF A PARTY OF |
| Sworm to before me, this 21,th day of  June  Anna Domini 1987  Grace County, 8, C.  Attorney's Name and Address:  (The Postoffice Address of each Fiduciary must be along)  Attorney's Name and Address:   | 장 그 그 지원 사람들은 하고 하는 그래요?   |                                   |   |  |
| Jume Anna Domini 1987  Conty, S. C.  Attorney's Name and Address:  (The Postoffice Address of each Fiduciary must be slowed)   |  | dev of XT                         | 1000 m  |  |
| dge of Probable Address of each Fiduciary must be above)  Attorney's Name and Address  |  |                                   |   |  |
| Attorney's Name and Address  | Besil Bet Kan  |                                   | to Address of each Think  |  |
|  |  |                                   |   |  |
|  |  |                                   |   |  |
| The state of the s |  |                                   |   |  |

### Last Mill and Testament

STATE OF SOUTH CAROLINA )

COUNTY OF GREENWOOD )

I, MARJORIE McINTOSH TAPP, a resident of the County of Greenwood,
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 and Codicils heretofore made by me.

#### ITEM I.

I direct that all my just debts and funeral expenses be paid as soon after my death as may be reasonably convenient and that the Statute of Limitations be pleaded where applicable.

#### ITEM II.

I give, devise and bequeath all my property, both real and personal, in equal shares to my children Ernest George Tapp, of Bonne Terre, Missouri, and Barbara Tapp Freese of Abbeville, South Carolina, the then living child or children of any of my children, who may have predeceased me, to succeed per stirpes to the share he/she or their parent would have taken.

#### ITEM III.

I hereby nominate, constitute and appoint my children Ernest George
Tapp and Barbara Tapp Freese as Co-Executors of this my Last Will and
Testament, and direct that they should not be required to furnish any bond or
to make any return to any governmental agency from which they may be relieved
by this my Last Will and Testament. In the event of the failure of either of my
children to survive me, or to qualify, or his or her death, resignation, or
incapacitation, I hereby appoint the other as sole Executor.

#### ITEM IV.

I hereby empower my Executors to sell, at public or private sale and

convey any part of my estate, real and personal, deemed advisable by them, the time, terms and conditions of sale to be determined by them.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal this day of \_\_\_\_\_\_\_, 1978.

MARJORIE McINTOSH TAPP

Signed, sealed, published and declared by Marjorie McIntosh Tapp, as and for her Last Will and Testament, in the presence of us, who, in her presence and in the presence of each other, at her request, have subscribed our names as witnesses:

Residing at Greenwood, South Carolina

Residing at Greenwood, South Carolina

Residing at Greenwood, South Carolina

Residing at Greenwood, South Carolina