PROOF OF WILL

By Alexandre R. Nance	A CONTRACTOR OF THE PARTY OF TH		
Personally appears. Melis		and and county/	
who, being duly sworn, says that he saw_		ES.	
June, 1978	A COLOR OF THE PARTY OF THE PAR	aring date the 8t	
and contain DET		estament; that the said	
McIntosh Tapp			
to the best of deponent's knowledge and b	slief; and that the said	Melissa Taylor Rob M. Erwin	
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Swom to before me, this 2th			
Judge of Probate Abbeville	Domini 19.87.	<u>Meliosie do c</u>	
ORDER ADMITT	ING WILL TO PROB	ATE IN COMMON R	ORM
On bearing the above petition of: It is hereby prokend, adjudged and decreed		D-Tracesu	
	McIntosh Tapp		A Contract of Produce on
Courses Form: Cives under my hand and the seal of th	e Court of Probate this 9t	day of June	
	TO THE PROPERTY OF THE PARTY OF	41.6	
			ed Court of Expans
	ALIFICATION OF F	DUCIARY	
Abbey 11 e County			
do solamniy awa Marjorie McIntosh T	or, that this writing contains the		
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and Pober Abbay Co.		ettellor Addres in each Pour LEAVE LLASS THE	Administrativo
Attendo (N	THE PERSON NAMED IN	evesies,	2019/10/20

Last Will and Testament

I. ALICE MOLLENHOFF MURDOCH, 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, EARLE COCHRAN MURDOCH. If my husband should not survive me, I give and bequeath said property to my children, RICHARD E. MURDOCH, LAWRENCE B. MURDOCH, and THOMAS A. MURDOCH in approximately equal shares, provided, however, the issue of a deceased child shall take his or her parent's share, per stirpes.

ITEM III

17a

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, EARLE COCHRAN MURDOCH. If my Husband does not survive me, I give, devise and bequeath said property to my children, RICHARD E. MURDOCH, LAWRENCE B. MURDOCH and THOMAS A. MURDOCH in approximately equal shares, provided, however, the issue of a deceased child shall take his or her parent's share, per stirpes.

ITEM IV

I hereby nominate, constitute and appoint executor of this my Last Will and Testament, EARLE COCHRAN MURDOCH and direct that he shall serve without bond. If my said executor is unable or unwilling to serve, I nominate, constitute and appoint LAWRENCE B. MURDOCH 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

Gov ana

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 recovered.

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 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 $2 \cdot J$ day of $0 \cdot J = 1985$.

ALICE MOLLENHOFF MURDOCH (SEAL)

The foregoing Will consisting of three typewritten pages, this included, the two preceding pages thereof, bearing on the left hand margin the initials of the Testatrix was this 2./day of 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.

Rom Duta Dray OF Abbeville S. (.

OF averille J. (.

OF alebeville A. (.)

PROOF OF WILL

Abbavi	BOUTH CAROLINA.				
	ee F. Nancé por R. Eugene P	为2.50 全国企业企业企业企业企业企业企业企业企业企业企业企业企业企业企业企业企业企业企业	or and County		
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Swom to bek	ore me, this 17th	day of			
June	Anno Domini	1987	fag i		
	ORDER ADMITTING			FORM	
Market Street Control of the Control	e above petition of	the petition be granted and	ila sadilas Will		
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	SOUTH CAROLINA.	ICATION OF FID	ICIARY		
Abbertlie	do solemnly swear, that	this writing contains the true	Last Will of the wit		
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and will, as for as	will wall and truly a	goods and chattels will			
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	ine this 17th		<u> </u>		
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	Afternoy's Name an	了。""这个人,我们也没有一个人,我们就是一个人。" "我们是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,			

Tast Will and Testament

OF

CHARLEY LEWIS, JR.

STATE OF SOUTH CAROLINA)
COUNTY OF ANDERSON)

Cf.y

I, Charley Lewis, Jr., being a resident of and domiciled in the County of Anderson, State of South Carolina, being of sound mind and disposing memory, but realizing the uncertainties of this life, do hereby make, publish and declare this writing as and for my Last Will and Testament, hereby revoking any and all wills, codicils, or instruments of a testamentary nature by me at any time heretofore made.

ITEM I. I hereby will and direct that all of my just debts and funeral expenses be paid by my Executrix or my alternate Executor hereinafter named as soon after my death as may be practical

ITEM II. I hereby will, devise and bequeath unto my beloved son, Michael Dean Lewis, all my personal jewelry to be his absolutely and forever and in fee simple absolute.

and residue of my property of which I may die seized and possessed, whether real, personal or mixed of whatsoever kind and nature and wheresoever found and situate, either legal or equitable, unto my beloved wife, Patricia Ann W. Lewis, to be hers absolutely and forever and in fee simple. In the event that my beloved wife, Patricia Ann W. Lewis, predeceases me, or in the event that we die simultaneously in a common accident or disaster, then in either of those events I hereby will, devise and bequeath all of my property of which I may dispersed and possessed, whether real, personal or mixed, of whatsoever kind and nature and wheresoever found and situate, either legal or equitable, as follows:

(a) I bequeath one and one-half (13) acres upon which Michael Dean Lewis is currently residing, unto Michael Dean Lewis, to be his absolutely and forever and in fee simple absolute.

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11.00

Dean Lewis and Wanda Ann L. Sherard, to be their absolutely and forever and in fee simple absolute, equally, share and share alike with the child or children of any predeceased child of mine to take the parent's share and if there be no surviving issue of a predeceased child of mine, then I bequeath the same unto the surviving child of mine in fee simple absolute.

(c) I hereby will, devise and direct that the said Michael Dean Lewis, shall have the first option to purchase my house and real property in its entirety before same is sold to any third individuals.

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

ITEM V. I hereby nominate, constitute and appoint my beloved wife, Patricia Ann W. Lewis, to be the Executrix of this, my Last Will and Testament, and vest her with all the powers necessary to carry out the provisions of this Will. I hereby direct and express my desire that my Executrix above named be allowed to sell my estate, either real or personal, by private or public sale, and that she be allowed to serve as Executrix of this, my Last Will and Testament without giving bond. In the event that the above Patricia Ann W. Lewis predeceases me, or for any reason is unable to serve as Executrix of this, my Last Will and Testament, I hereby nominate, constitute and appoint Michael Dean Lewis as alternate Executor of this, my Last Will and Testament, and I vest him with all the powers granted my Executrix, Patricia Ann W. Lewis, above, and I also direct that my alternate Executor be allowed to sell my estate, either real or personal, by private or public sale, and that he be allowed to serve as Executor of this, my Last Will and

Char

92.J.

Ps. 2

Testament without giving bond.

this 3rd day of hole ,1986.

Charley LEWIS, JR. (SEAL)

The foregoing Will, consisting of three (3) pages, including this page, was signed, sealed published and declared by Charlie Lewis, Jr., as and for his Last Will and Testament, in the presence of us, who in the presence of the said Charley Lewis, Jr., and at his request, and in the presence of each other, have hereunto set our names as witnesses.

LAST WILL AND TESTAMENT OF WILLIAM E. BARKSDALE

- I, WILLIAM E. BARKSDALE, United States Retired Brigadier Genera 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 tangible personal properties and household effects of every kind including but not limited to furniture, appliances, furnishings, pictures, silverware, china, glass, books, jewelry, wearing apparel, boats, motor vehicles, and fixtures to my niece, LAKE H. JACKSON to be disposed of as she in her absolute discretion shall deem advisable.
- 2. I direct my Executrix to sell all of my real and personal property at either public or private sale, or in any manner upon such terms and fcr such prices as she in her sole discretion may deem advisable thereby converting my entire estate into one fund and my Executrix shall pay my debts, funeral expenses and expenses of the administration of my estate therefrom and pay over and distribute the remainder of this fund being the rest, residue and remainder of my estate to the following legatees who shall survive me:
 - A. Ten (10%) percent thereof to my sister, WINONA B. HENDRICKS, if she shall durvive me, and if she shall predecease me to her daughter, LAKE H. JACKSON.
 - B. Five (5%) percent thereof to my nephew, J. D. BUNDY, if living, and if not living to my other residuary legatees in the same respective percentage they are provided for herein.
 - C. Ten (10%) percent thereof to my brother-in-law, FRANK COLLINS, if living, and if not living to my other residuary legatees in the same respective percentage they are provided for herein.
 - D. Twenty (20%) percent thereof to my brother-in-law, E. T.

BWB RJH RZE

HAWTHORNE & MUNDY
ATTORNEYS AT LAW
C PINCKHET STREET
PO BOX 218
ABBEVILLE, S.C. 20620

154

WILLCOX, if living, and if not living to his wife, MRS. E. T. WILLCOX.

- E. Three (3%) percent thereof to my sister-in-law CAROLYN W. GRAY, if living, and if not living to my other residuary legatees in the same respective percentage they are provided for herein.
- F. Five (5%) percent thereof to my deceased wife's nephew, A. P. SKINNER, JR., if living, and if not living to my other residuary legatees in the same respective percentage they are provided for herein.
- G. Three (3%) percent thereof to my great nephew, WILLIAM WELSH, if living, and if not living to my other residuary legatees in the same respective percentage they are provided for herein.
- H. Four (4%) percent thereof to my first cousin, WINONA CAMPBELL, if living, and if not living to my other residuary legatees in the same respective percentage they are provided for herein.
- I. Twelve (12%) percent thereof to VERN RAINEY of McGowan Avenue, Abbeville, South Carolina, if living, and if not living to my other residuary legatees in the same respective percentage they are provided for herein.
- J. Three (3%) percent thereof to IRONA HALL of McGowan Avenue, Abbeville, South Carolina, if living, and if not living to my other residuary legatees in the same respective percentage they are provided for herein.
- K. Twenty (20%) percent thereof to my niece, LAKE H. JACKSON, if living, and if not living to my other residuary legatees in the same respective percentage they are provided for herein.

BWB RJH RHE

HAWTHORNE & MUNDY

ATTORNEYS AT LAW

E. PINCHNEY STREET

P.O. BOX 2:44

ABBEVILLE, S.C. 29620

I, WILLIAM E. BARKSDALE, the testator, sign my name to this instrument this
William E. Banksdale Testal
the witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned authority that the testator signs and executes this instrument as his Last Will and that he signs it willingly and that each of us, in the presence and hearing of the testator and in the presence of each of the following witnesses, hereby signs this Will as witnesses to the testator's signing, and that to the best of our knowledge the testator is eighted years of age or older, of sound mind, and under no constraint or undue influence.
Becky W. Boure Witness Witness
STATE OF SOUTH CAROLINA) COUNTY OF ABBEVILLE Subscribed, sworn to and acknowledged before me by WILLIAM E. BARKSDALE , the testator and subscribed and sworn to before me by Becky W. Baure and Robert L. Mauthine for witnesses, this 1572 day of 1987.

AWTHORNE & MUNDY

ATTORNEYS AT LAW

C PINCKNEY STREET

P.O. BOX 218

155

My Commission Expires: 27.7, 1989

- L. Five (5%) percent thereof to JOE ARMSTRONG, if living, and if not living to my other residuary legatees in the same respective percentage they are provided for herein.
- 3. I appoint my niece, LAKE H. JACKSON, Executrix of this my Will. If, however, she shall fail to qualify or cease to act as Executrix I appoint VERN RAINEY Executrix in her place. I direct neither shall be required to furnish any bond.
- 4. I authorize my Executors to allot, assign, care for, collect, contract with respect to, convey, convert, deal with, dispose of, enter into, exchange, improve, invest, lease, grant and exercise options with respect to, take possession of, receive, release, repair, sell, and in general to do any and every act and thing and to enter into and carry out any and every agreement with respect to the property included in my estate which they could do if they were the absolute owners thereof, upon such terms and conditions as my Executors may deem best, and to execute and deliver any and all instruments and to do all acts which such Executors may deem proper or necessary to carry out the purposes of this Will, and without the necessity of a Court Order.

William E. Barksdale (L.S.)

The foregoing Will consisting of Three (3) pages was signed, sealed, published and declared by WILLIAM E. BARKSDALE, 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.

THORNE & MUNDY
ATTORNEYS AT LAW
E. PINCKNEY STREET
P.O. BOX 216
IBEVILLE, S.C. 29820

Secher W. Source of Abbeville, South Carolina Abbeville, South Carolina

of Abbeville, South Carolina

I, EVELYN GREAR EDWARDS, of the City and County of Abbeville, South Carolina, does hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.

- 1. I give, devise, and bequeath my entire estate, real and personal, and all property over which I shall have any power of disposition by will, whether acquired before or after the execution of this will, to my husband, RICHARD (DICK) EDWARDS, in fee simple if he shall survive me, or, if he predeceases me, then to MY CHILDREN, in equal shares, or their issue per stirpes if any of them do not survive me.
- 2. I appoint my husband, RICHARD (DICK) EDWARDS Executor of this my will. If, however, he shall fail to qualify or cease to act as Executor I appoint my daughters, MARJORIE E. WILSON and RICHARDINE E. SMITH as Executrixes in his place and if either of them shall fail to qualify or cease to act as Executrix I appoint the other as sole Executrix. I direct neither shall be required to furnish any bond.
- 3. I authorize my Executor to sell any real and personal property upon such terms as he may deem proper at any time included in my estate.
- 4. Throughout this will the masculine gender shall be deemed to include the feminine and the singular the plural and vice versa where the context so requires.

IN WITNESS WHEREOF I sign, publish, and declare this as my Last Will this _____ day of ______, 1975.

(Evelyh Grear Edwards)

The foregoing will consisting of One (1) page was signed, sealed, published and declared by EVELYN GREAR EDWARDS, above named, to be

RIH

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RT L. HAWTHORNE, JR.
ATTORNEY AT LAW
O E. PINCKNEY STREET
DEVILLE, B. C. 29620

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.

Robert J. Houtebal J. of Abbeville, South Carolina

Micy S. King of Abbeville, South Carolina

Onemary W. Copeland of Abbeville, South Carolina Commence of the commence of th

L. HAWTHORNE, JR ATTORNEY AT LAW

THE LAST WILL AND TESTAMENT OF CHARLIE MOORE

IN THE NAME OF GOD AMEN:

I, CHARLIE MOORE, of Abbeville County, South Carolina, being of sound mind and disposing memory, do make, publish and declare this to be my Last Will and Testament, and hereby revoke any and all former Wills and Codicils by me made.

FIRST: All property, both real, personal, and mixed, which I shall own at my death and all property over which I shall then have any power of appointment, I give, will, devise, and bequeath to my son, Eddie Moore, absolutely and in fee simple forever.

SECOND: I appoint my son, Eddie Moore, to be the executor of this my Last Will and Testament, and request that he not be required to give any bond.

IN WITNESS WHEREOF, I have signed my name at the foot and end of this my Last Will and Testament and affixed my seal this 3rd day of January, 1963.

Lacks my (L. S.)

The foregoing instrument, consisting of one typewritten page, typewritten on only one side, was at the date thereof by the said CHARLIE MOORE signed, sealed, published, and declared to be his Last Will and Testament, in the presence of us, who at his request, in his presence, and in the presence of each other, have subscribed our names as attesting witnesses.

of Abbeville, South Carolina.

Hobert L. Kanthenfor Abbeville, South Carolina.

Mancy S. King of Abbeville, South Carolina.

	PROOF OF WILL	
THE STATE OF SOUTH CAROLINA, Abbaville County.	IN THE COURT OF PROBATE	
By Bessie Lee F. Nance	Judge of Probate for said County.	
Personally appear Nancy S	. King	
who, being duly sworn, says that the saw		
sign; seal, publish and declare the annexed	i instrument of writing, bearing date the 3rd	day
January	;A.D. 1963	
	Last Will and Testament; that the said	•
	was then of sound and disposing mind, memory and un	derstanding, accordi
	of; and that the said Nancy S. King	43.66
weether with Joyce M. Couch	Robert L. Hawthor	ne, Jr.
of the testat GY in his pro	esence, and in the presence of each other, witnessed the due	execution thereof.
Swom to before me, this 23rd	的复数使使使用的 "我说是这个女 人 "。	
June , Anno De		
Name and the second sec		
Judge of Probate, Abbeville	County, S. C.	
	Committee of the Commit	
ORDER ADMITTI	NG WILL TO PROBATE IN COMMON FOR	M
On hearing the above petition of	Eddie Moore That the petition be granted and the said Last Will and Te	e de la color de la color. Color de la color de la c
of Charlie Moc	deceased, be	entered of Probate
Common Form		
Civen under my hand and the seal of the	Court of Probate, this 23rd day of June	16
	Judge of	Court of Probate.
OTIA	LIFICATION OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA,)		
Abbeville County.		
do solemnly swear,	, that this writing contains the true Last Will of the within pam	ed and that
Charlie Moore, Sr.		know or believe
POT SERVICE STATE OF THE SERVI		
	ruly execute the same, by paying first the debts, and then logs	e e e e e e e e e e e e e e e e e e e
estd Will, as far as his	goods and chattels will thereunto extend and the law	charge me, and the
7	will make a true and perfect inventory of all such go	ods and chattels; S
Me Ton God		
Swom to before me, this 23rd	day of 1 Toldier nigo	~
June Anno Dor	mint 19_87	

Abbeville

County, S. C.

toffice Address of each Fiduciary

and produced the same

Last Will and Testament

I, ROBERT H. BOWIE, 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 household 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, ANNIE G. BOWIE.

ITEM III

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

ITEM IV

I hereby nominate, constitute and appoint executrix of this my Last Will and Testament my wife, ANNIE G. BOWIE and direct that she shall serve without bond.

ITEM V

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

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

ITEM VI

If my wife 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 my Wife survived me.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 2/54 day of September, 1982.

Robert H. BOWLE (SEAL)

The foregoing Will consisting of two (2) typewritten pages this included, bearing on the left hand margin the initials of the Testator was this 2/5 day of September, 1982 signed, sealed, published and declared by the Testator as and for his Last Will and Testament in the presence of us, who at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses hereto.

OF Mentle S.C.

OF Abbenille S.C.

OF Abbenille S.C.

PROOF OF WILL.

Abhavilla County.	OURT OF PROBATE	
By Bessie Lee F. Nance , Judge of Probate for I	ald County.	
Personally appear Joy Hall		
rho, being duly swom, says that the saw Robert H. Bowle		
ton, seed, publish and declare the annexed instrument of writing, bearing date	1. 注:"经济等效力,从约县位于	
	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	
September ,A.D. 1982		lo lo
and contain his Lest Will and Testament;		
obert H. Bowle was then of sound and disposing	mind, memory and under	standing, accordi
o the best of deponent's knowledge and belief; and that the saidJoy_Hall		
ogether with Thomas E. Hite, Jr. and Deb	obie Broome	at the requ
f the testat or in his presence, and in the presence of each o	other, witnessed the due exec	cution thereof.
Sworn to before me, this		
June , Anno Domini 19.87		
adge of Probate, Abbeville County, S. C.		
County, 5, C. 7		
OPDED ADMITTANC HULL TO BROKE TO		
ORDER ADMITTING WILL TO PROBATE II	N COMMON FORM	
On hearing the above petition ofAnnie G. Bowie		
is hereby ordered, adjudged and decreed. That the petition be granted and the		5 July 2010
, of Robert H.Bowle	, deceased, be ent	ered of Probate i
Given under my hand and the seal of the Court of Probate, this 21	day of June	1087
	Judge of Cou	rt of Probate.
마이트 보고 있는 것이 되었다. 그는 이 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은		
QUALIFICATION OF FIDUCI	ARY	
B STATE OF SOUTH CAROLINA,		3000
Ibhaville County.		
do solemnly swear, that this writing contains the true Last	t Will of the within named a	and that \$ = 10 se
Robert H. Bowie dec	ceased, so far as T	know or balieve;
that I will well and truly execute the same, by paying first		\$ 14.76 3 246436.215
Will, as far as his goods and chattels will there	unto extend and the law char	go me, and that
will make a true and perfect i		17. 12. 14. 14. 14. 14. 15. 15. 15. 15. 15. 15. 15. 15. 15. 15
God.		
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June , Anno Domini 19.87.	1.0	
(The Postoffton A	ddress of each Fiduciary mus	he shows !
to of Probete,Abbeville County S. C.		no spowe)
Attorney's Name and Address:		

STATE OF SOUTH CAROLINA, COUNTY OF ABBUVILLE.

LAST WILL AND TESTAMENT OF Brantley J. McGill

IN THE NAME OF GOD, AMEN:-

- I, Brantley J. McGill, of the County and State aforesaid, do make, ordain, publish and declare this as my Last Will and Testament, hereby revoking all wills and instrurents of a testamentary nature heretofore by me made.
- 1. I will and direct that my "xecutrix 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 household furnishings and personal property and all of my cash money in banks, buildings and loans, stocks bonds, etc., in my possession or may come into my estate unto my beloved wife, Helen Y. McGill.
- 3. I will, devise and bequeath all of my real estate to my beloved wife, Helen Y. McGill, for and during her natural lifetime. Then at her death, I will, devise and bequeath all of my real estate be equally divided amongst my three children, Mattie Elizabeth Chadwick, Judy Faye Campbell and Robert Junior McGill, share and share alike, in fee simple absolute.
- h. I will, devise and bequeath all the rest, residue and remainder of my estate of whatsoever kind and wherescever situated, real, personal, or mixed, to my wife, Helen Y. McGill, in fee simple absolute.
- 5. I hereby nominate, constitute and appoint my beloved wife, Helen Y. McGill, Executrix of this my Last Will and Testament, without bond.

IN WITHESS WHEREOF, I have hereunto set my hand and sealthis ______ day of October, 1979, A.D.

Brantley I m (Is)
Brantley J. McGill

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

Gover Orline Rt 2, Ive, S.C.
Mildred B. Murdon b Rt 2, Honen Bathy SC.

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE
	, Judge of Probate for said County.
Personally appears Mildred B. Mu:	
who, being duly sworn, says that the saw	
	nent of writing, bearing date the day
A 1.1	to
	Last Will and Testament; that the said
Brantley J. McGill was	then of sound and disposing mind, memory and understanding, accordi
to the best of deponent's knowledge and belief; and the	hat the said Mildred B. Murdock
	and Porter Alewine at the reque
f the testat or in his presence, ar	nd in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 23rd do June , Anno Domini 19 Set C	87 Y Mildred B. Mendoch
	ILL TO PROBATE IN COMMON FORM
	petition be granted and the said Last Will and Testament, with code
, ofBran	tley J. McGill , deceased, be entered of Probate
Common Form.	,
Given under my hand and the seal of the Court of	Probate, this 23rd day of June 19 8
	Dissic Lance To Name
	Judge of Court of Probate.
OTIATIFIC	ATION OF FIDUCIARY
HE STATE OF SOUTH CAROLINA,)	MINOR OF FIDUCIARI
beville County.	
do solemnly swear, that this	s writing contains the true Last Will of the within named and that
Grantley J. NcGill	deceased, so far as
nd thatI will well and truly exec	tute the same, by paying first the debts, and then legacies contained in the
id Will, as far as <u>his</u>	goods and chattels will thereunto extend and the law charge me, and tha
<u>I</u> w	all make a true and perfect inventory of all such goods and chattels; So
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Swom to before me, this 23rd day June Anno Domini 19	of Wholen of metall
dge of Probate. Abbeville County, S. Attorney's Name and A	
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Last Will and Testament

JOE BROWN

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

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

ITEM 2. I commit my soul to the gracious God who gave it and direct that my body be decently interred according to the rites of my church in Cyprus Chapel Cemetery, and that any additional expenses that my be incurred therefor be paid by my estate.

ITEM 3. I, JOE BROWN, have no children, living or dead.

ITEM 4. I hereby will, devise and bequeath my entire estate, real, personal, mixed, rest and residue, wherever situate, of which I may die seised or possessed, or to or in which I may be or become in any way entitled or have any interest, or over which I may have any power or appointment remaining after the payment of my just debts and funeral expenses as aforesaid, to my niece, MARGIE BROWN, to be hers in fee simple absolute.

ITEM 5. I hereby nominate and appoint my sister, LULA WRIGHT, as Executrix of this, my Last Will and Testament, by way of illustration and not of limitation and in addition to any inherent, implied or statutory powers granted to executrixes generally, my Executrix 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 Executrix may deem best, and to execute and deliver any and all instruments and to do all acts which my Executrix may deem proper or necessary to carry out the purposes of this, my Will, without being limited in any way by the specific grants of power made, and the necessity of a court order.

FMS PAGE ONE OF TWO PAGES

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ITEM 6. In the event that my niece, MARGIE BROWN, should predecease me, then I direct that the gift shall go to her issue who do so survive me per stirpes, and if no such issue survives me, the gift is to lapse and become part of the residue of my estate.

ITEM 7. The residue of my estate I give to MARGIE BROWN, if she survives me. If she does not survive me, I direct that the gift shall go to such of her issue who do so survive me, per stirpes, if neither she nor any of her issue survive me, I give the residue to those of my sisters as survive me, share and share alike. If none of my sisters survive me, I give the residue of my estate to my heirs, to be determined according to the Laws of the State of South Carolina, concerning descent and distribution.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 26 m day of September, 1985.

JOE BROWN

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

Milai Bucket or abbuille, SC.

Many for province, SC.

THE STATE OF SOUTH CAROLINA Abbayille County		DE COURT OF P	SOBATE.	
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of the testat OT in his presence, and	in the presence of	each other, witness	ed the due execut	ion thereof
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June Anno Domini 19.	87	M 45	la	
adge of Probate Abbeville County, S.	T. 1	V		
ORDER ADMITTING WIL	L TO PROBA	FE IN COMM	ON FORM	of tons
On hearing the above petition of	<u>Lula Wri</u>	<u>ght</u>		
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LAST WILL AND TESTAMENT OF WILLIAM O. KURTZ

I, WILLIAM O. KURTZ, a resident of and domiciled in the County of Abbeville and State of 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 direct that all estate, inheritance, succession, death or similar taxes (except generation-skipping transfer taxes) assessed with respect to my estate herein disposed of, or any part thereof, or on any bequest or devise contained in this my Last Will (which term wherever used herein shall include any Codicil hereto), or on any insurance upon my life or on any property held jointly by me with another or on any transfer made by me during my lifetime or on any other property or interests in property included in my estate for such tax purposes be paid out of my residuary estate and shall not be charged to or against any recipient, beneficiary, transferee or owner of any such property or interests in property included in my estate for such tax purposes.

ITEM III

I give and bequeath all of my personal 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, MARY W. KURTZ, if she shall survive me. If my said wife shall not survive me, I give and bequeath all of said property to my children surviving me, in approximately equal shares, provided, however, the issue of a deceased

child surviving me shall take per stirpes the share their parent would have taken had he or she survived me. If my issue do not agree to the division of the said property among themselves, my executor shall make such division among them, the decision of my executor to be in all respects binding upon my issue. 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. This request is precatory and not mandatory. If any beneficiary hereunder is a minor, my executor may distribute such minor's share to such minor or for such minor's use to any person with whom such minor is residing or who has the care or control of such minor without further responsibility and the receipt of the person to whom it is distributed shall be a complete discharge of my executor.

ITEM IV

I give and devise to my wife, MARY W. KURTZ, if she shall survive me, any interest which I own at the time of my death in the house and lot located at Abbeville, South Carolina. If this property at the time of my death is subject to any mortgage, then this devise shall be subject thereto and the devisee shall not be entitled to have the obligation secured by such mortgage paid out of my general estate.

ITEM V

I give, devise and bequeath all the rest, residue, and remainder of my property of any kind and description (including lapsed legacies and devises), to my Trustee hereinafter named. This trust shall be known as Trust C and shall be held, administered, and distributed as follows:

(1) Commencing with the date of my death, my
Trustee shall pay to or apply for the benefit of my said wife
during her lifetime all the net income from Trust C in convenient
installments but no less frequently than quarter-annually. Any
accrued and undistributed income at the death of my wife shall be
paid to her executors and administrators.

- or apply for the benefit of my said wife such sums from the principal of Trust C as in its sole discretion shall be necessary or advisable from time to time for the medical care, education, support and maintenance in reasonable comfort of my said wife, taking into consideration to the extent my corporate Trustee deems advisable, any other income or resources of my said wife known to my corporate Trustee.
- (3) My said wife may at any time by written notice, require my Trustee either to make any nonproductive property of this trust productive or to convert such nonproductive property to productive property within a reasonable time.
- (4) Unless my wife's will specifically provides that the estate, succession, death or similar taxes assessed with respect to the assets of Trust C be paid otherwise, my Trustee shall pay to the executors and administrators of the estate of my wife for the purposes of paying such taxes, the amount by which such taxes assessed by reason of my wife's death shall be increased as a result of the inclusion of the assets of Trust C in her estate for such tax purposes.
- (5) Upon the death of my said wife, the entire remaining principal of Trust C shall be divided into equal separate shares so as to provide One (1) share for each then living child of mine and One (1) share for each deceased child of mine who shall leave issue then living. The share provided for a living child of mine shall be distributed to such child. The share provided for a deceased child of mine who shall leave issue then living, shall be distributed per stirpes to such issue.

ITEM VI

I hereby nominate, constitute and appoint as Co-Executor and Co-Trustee of this my Last Will and Testament BANKERS TRUST OF SOUTH CAROLINA and my wife, MARY W. KURTZ, and direct that they shall serve without bond. I also direct that both shall have an equal voice in all decisions regarding the

administration of my Estate and Trust except as otherwise provided.

ITEM VII

Except as otherwise provided herein, if BANKERS TRUST OF SOUTH CAROLINA or any successor as herein defined should fail to qualify as Executor or as Trustee hereunder, or for any reason should cease to act in such capacity, the successor or substitute Executor or Trustee shall be some other bank or trust company qualified to do business in the State of my domicile at the time of my death, which successor or substitute Executor or Trustee shall be designated in a written instrument filed with the court having jurisdiction over the probate of my estate and signed by my wife or if she fails to act, signed by or on behalf of my oldest living child or if he or she fails to act, by the court having jurisdiction over the probate of my estate or the trust. If my wife, MARY W. KURTZ, should fail to qualify as Executor or Trustee or for any reason cease to act in such capacity, I direct that my son, JAMES O. KURTZ, serve as Co-Executor and/or Co-Trustee and shall so serve without bond.

ITEM VIII

Whenever the word "Executor" and/or the word
"Trustee", or any modifying or substituted pronoun therefor are
used in this my will, such words and respective pronouns shall be
held and taken to include both the singular and the plural, the
masculine, feminine and neuter gender thereof, and shall apply
equally to the Executor and/or Trustee named herein and to any
successor or substitute Executor and/or Trustee acting hereunder,
and such successor or substitute Executor and/or Trustee shall
possess all the rights, powers and duties, authority and responsibility conferred upon my Executor and/or Trustee originally
named herein.

ITEM IX

For its services as Executor and Trustee, my Executor and Trustee shall receive an amount which shall be

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determined by its Standard Fee Schedule in effect and applicable at the time of the performance of such services. If no such schedule shall be in effect at that time, it shall be entitled to reasonable compensation for the services rendered.

ITEM X

My Executor and Trustee is authorized in its absolute discretion with respect to any property, real or personal, at any time held under any provision of this my Will and without authorization by any court and in addition to any other rights, powers, authority and privileges granted by any other provision of this my Will or by statute or general rules of law:

- in property owned by me at the time of my death, including residential property and shares of my Executor's or Trustee's own stock, regardless of any lack of diversification, risk or nonproductivity, as long as it deems advisable, and to exchange any such security or property for other securities or properties and to retain such items received in exchange, although said property represents a large percentage of the total property of my estate or the Trust Estate or even the entirety thereof.
 - estate or the Trust Estate in any property and undivided interests in property, wherever located, including bonds, debentures, notes, secured or unsecured, stocks of corporations regardless of class, interests in limited partnerships, real estate or any interest in real estate whether or not productive at the time of investment, interests in trusts, investment trusts, whether of the open and/or closed fund types, and participation in common collective or pooled trust funds of my Executor or Trustee, insurance contracts on the life of any beneficiary or annuity contracts for any beneficiary, without being limited by any statute or rule of law concerning investments by fiduciaries.

- purchase any property, real or personal, constituting a part of my Estate or the Trust Estate, for cash or upon credit, to exchange any property of my Estate or the Trust Estate for other property, at such times and upon such terms and conditions as it may deem best, and no person dealing with it shall be bound to see to the application of any monies paid.
- (4) To hold any securities or other property in its own name as Executor or Trustee, in its own name, in the name of a nominee (with or without disclosure of any fiduciary relationship) or in bearer form.
- all or any portion of my Estate or the Trust Estate in cash and uninvested for such period or periods of time as it may deem advisable, without liability for any loss in income by reason thereof.
- (6) To sell or exercise stock subscription or conversion rights.
- (7) To refrain from voting or to vote shares of stock owned by my Estate or the Trust Estate at shareholders' meetings in person or by special, limited, or general proxy and in general to exercise all the rights, powers and privileges of an owner in respect to any securities constituting a part of my Estate or the Trust Estate.
- or consolidation or merger involving any company or companies whose stock or other securities shall be part of my Estate or the Trust Estate, and to deposit such stock or other securities under any plan of reorganization or with any protective committee and to delegate to such committee discretionary power with relation thereto, to pay a proportionate part of the expenses of such committee and any assessments levied under any such plan, to accept and retain new securities received by my Executor or Trustee pursuant to any such plan, to exercise all conversion, subscription, voting and other rights, of whatsoever nature



pertaining to such property, and to pay any amount or amounts of money as it may deem advisable in connection therewith.

- (9) To borrow money and to encumber, mortgage or pledge any asset of my estate or the Trust Estate for a term within or extending beyond the term of the trust, in connection with the exercise of any power vested in my Executor or Trustee.
- (10) To enter for any purpose into a lease as lessor or lessee with or without option to purchase or renew for a term within or extending beyond the term of the trust.
- perty to public use or to make or obtain the vacation of plats and adjust boundaries, to adjust differences in valuation on exchange or partition by giving or receiving consideration, and to dedicate easements to public use without consideration.
- (12) To make ordinary or extraordinary repairs or alterations in buildings or other structures, to demolish any improvements, to raze existing or erect new party walls or buildings.
- me at my death and to do any and all things deemed needful or appropriate by my Executor or Trustee, including the power to incorporate the business and to put additional capital into the business, for such time as it shall deem advisable, without liability for loss resulting from the continuance or operation of the business except for its own negligence; and to close out, liquidate or sell the business at such time, and upon such terms as it shall deem best.
 - (14) To collect, receive, and receipt for rents, issues, profits, and income of my Estate or the Trust Estate.
 - (15) To insure the assets of my Estate or of the Trust Estate against damage or loss and my Executor or Trustee against liability with respect to third persons.
 - (16) In buying and selling assets, in lending and borrowing money, and in all other transactions, irrespective of

the occupancy by the same person of dual positions, to deal with itself in its separate, or any fiduciary, capacity.

- (17) To compromise, adjust, arbitrate, sue on or defend, abandon, or otherwise deal with and settle claims in favor of or against my Estate or the Trust Estate as my Executor or Trustee shall deem best.
- investment advisers, brokers, attorneys-in-fact, attorneys-at-law, tax specialists, realtors, and other assistants and advisors deemed by my Executor or Trustee needful for the proper administration of my Estate or the Trust Estate, and to do so without liability for any neglect, omission, misconduct, or default of any such agent or professional representative provided he was selected and retained with reasonable care.
- of law, what shall be fairly and equitably charged or credited to income and what to principal notwithstanding any determination by the courts or by any custom or statute, and whether or not to establish depreciation reserves.
- or the Trust Estate undivided until actual division shall become necessary in order to make distributions; to hold, manage, invest, and account for the several shares or parts thereof by appropriate entries on my Executor's or Trustee's books of account; and to allocate to each share or part of share its proportionate part of all receipts and expenses; provided, however, the carrying of several trusts as one shall not defer the vesting in title or in possession of any share or part of share thereof.
 - (21) To make payment in cash or in kind, or partly in cash and partly in kind upon any division or distribution of my Estate or the Trust Estate (including the satisfaction of any pecuniary distribution) without regard to the income tax basis of any specific property allocated to any beneficiary and to value



- (22) To exercise any power herein granted with reference to the control, management, investment or disposition of my Estate or the Trust Estate either as executor or trustee without having to declare in which capacity it is acting.
- management of my Estate or the Trust Estate which any individual could exercise in his own right, upon such terms and conditions as it may deem best, and to do all acts which it may deem necessary or proper to carry out the purposes of this my Will.

ITEM XI

If any share hereunder becomes distributable to a beneficiary who has not attained the age of Twenty-one (21) years, then such share shall immediately vest in such beneficiary, but notwithstanding the provisions herein, my Trustee shall retain possession of such share in trust for such beneficiary until such beneficiary attains the age of Twenty-one (21) years, using so much of the net income and principal of such share as my Trustee deems necessary to provide for the proper support, medical care, and education of such beneficiary, taking into consideration to the extent my Trustee deems advisable any other income or resources of such beneficiary or his or her parents known to my Trustee. Any income not so paid or applied shall be accumulated and added to principal. Such beneficiary's share shall be paid over and distributed to such beneficiary upon attaining age Twenty-one (21), or if he or she shall sooner die, to his or her executors or administrators. My Trustee shall have with respect to each share so retained all the powers and discretions had with respect to the trusts created herein generally.

ITEM XII

In case the income or principal payment under any trust created hereunder or any share thereof shall become payable to a person under the age of Twenty-one (21), or to a person

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under legal disability, or to a person not adjudicated incompetent, but who, by reason of illness or mental or physical disability, is, in the opinion of my Trustee unable properly to administer such amounts, 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 care, support and education of such beneficiary; (4) by my Trustee using such amounts directly for such beneficiary's care, support and education.

ITEM XIII

My Executor shall have absolute discretion, but shall not be required, to make adjustments in the rights of any beneficiaries, or among the principal and income accounts to compensate for the consequences of any tax decision or election, or of any investment or administrative decision, that my Executor believes has had the effect, directly or indirectly, of preferring one beneficiary or group of beneficiaries over others. In determining the federal estate and income tax liabilities of my estate, my Executor shall have discretion to select the valuation date and to determine whether any or all of the allowable administration expenses in my estate shall be used as federal estate tax deductions or as federal income tax deductions and shall have the discretion to file a joint income tax return with my spouse.

ITEM XIV

If at any time any trust created hereunder has a fair market value as determined by my Trustee of Fifteen Thousand (\$15,000.00) Dollars or less, my Trustee, in its absolute discretion if it determines that it is uneconomical to continue such trust, may terminate such trust and distribute the trust propert to the person or persons then entitled to receive or have the benefit of the income therefrom or the legal representative of such person. If there is more than one income beneficiary, my

M

Trustee shall make such distribution to such income beneficiaries in the proportion in which they are beneficiaries or if no proportion is designated in equal shares to such beneficiaries.

ITEM XV

For purposes of this my Will, "children" means the lawful blood descendants in the first degree of the parent designated; and "issue" and "descendants" mean the lawful blood descendants in any degree of the ancestor designated; provided, however, that if a person has been adopted, that person shall be considered a child of such adopting parent and such adopted child and his issue shall be considered as issue* of the adopting parent or parents and of anyone who is by blood or adoption an ancestor of the adopting parent or either of the adopting parents. The terms "child," "children," "issue," "descendant" and "descendants" or those terms preceded by the terms "living" or "then living" shall include lawful blood descendant in the first degree of the parent designated even though such descendant is born after the death of such parent.

ITEM XVI

As used herein, the words "gross estate," "adjusted gross estate," "taxable estate," "unified credit," "state death tax credit," "maximum marital deduction," "marital deduction," "pass," "qualified terminable interest," "qualified terminable interest property," and any other word or words which from the context in which it or they are used refer to the Internal Revenue Code shall be assigned the same meaning as such words have for the purposes of applying the Internal Revenue Code to my estate. Reference to Sections of the Internal Revenue Code and to the Internal Revenue Code shall refer to the Internal Revenue Code amended to the date of my death.

ITEM XVII

If any beneficiary and I should die 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 my Will that said beneficiary predeceased me; provided, however, that if my wife shall die with me as aforesaid, I direct that my wife shall be conclusively presumed to have survived me.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 4th day of May, 1984.

William O. KURTZ (SEAL)

written pages, this included, was this 4th day of May 1984, signed, sealed, published and declared by the said Testator as and for his Last Will and Testament 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 witnesses on the above date.

The state of the s

Robert Para of Abountle, S.C.

Liva H. allen of Greenwood, S.C.

Murmond Bislop of aureciale, S.C.

PROOF OF WILL

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

We, Peggy A. Payne, Lisa H. Allen
and Thurmond Bishop , on oath state that we are the
subscribing witnesses to the attached written instrument dated
the 4th day of May , 1984, which purports to be the
Last Will and Testament of WILLIAM O. KURTZ. On the execution
date of the instrument, the Testator, in our presence, signed the
instrument at the end thereof and declared the instrument to be
his Will, and requested that we attest to the execution thereof
whereupon, in the presence of the Testator each of us signed our
respective names as attesting witnesses. At the time of the exe-
cution of the instrument, the Testator appeared to be over
eighteen (18) years of age, of sound mind, and acting without
undue influence, fraud or restraint.
100

DATED this 4th day of

Lisa H. allen Surmond Gislay

SWORN to and subscribed before me this 4th day of Way, 1984.

Notary Public for South Carolina

My Commission expires: //90

	PROOF OF WI	il.		
THE STATE OF SOUTH CABOLINA, ABROVISTIC County.	N.	THE COURT OF PRO	IATE .	
By Bessie Lee F. Nance		te for said County.		
Personally appears Peggy A. who, being duly sworn, says that he saw W				
sign, seal, publish and declare the annexed is	istrument of willing bear	ing date the 401		
	AT 19			
		图域: "是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	William O. Kirls	
to the best of deponent's knowledge and belief;	Service in 1987 of the			
of the testat OT in his presen	ending the Control		Bishon at the request	
Swom to before me, this 29th	day of			
June Anno Domi July Le Lang June Abbeyille Co	4(_=7.10	VVV P	- Yan	SCH
Judge of Protein	imy, s. C.			
ORDER ADMITTING	WILL TO PROBA	TE IN COMMO	N FORM	
On hearing the above petition of NCNB it is hereby ordered, adjudged and decreed, Tha	South Carolina a	The state of the s		
William O. Kur	tz — way	•	eased he empredict Probate in	
Common Form Given under my hand and the seal of the Co		455(457) J. J. S. W. Z. A. S. S.		
			Judge de Court al Probate	
OUAL	FICATION OF F	DUCTARY		
THE STATE OF SOUTH CAROLINA. Abbeville County				
We do solemnly swear, th	at this writing contains the	true Last Will of the w	thin named and the	
William O. Kurtz and that we will well and truly			WB know or believe:	
add wo as far as 1 his			the few entrops the read that	
			Rich goods and chatfals 50	
Swom to before me, this 29th	。 第一次的扩展中间。 第一次的一个位置,	to four Roark	Vice President and	
June Anno Domin	(Trust Offic	
Judge of Probate, Abbay 11a Com Attorney's Name	ty, 8: C.			
		# more as a		

STATE OF SOUTH CAROLINA
COUNTY OF ABBEVILLE

JOINT WILL AND TESTAMENT

In the name of God, amen:

We, John F. Gary, Sr. and Lucy B. Gary, of Abbeville, Abbeville County, State of South Carolina, 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 our graves be suitably marked.

Item II. We will and direct that our just debts be paid by our estates with the first money coming in to hand.

Item III. Each of us wills, devises and bequeaths to the survivor all of his or her property, both real and personal, with which the other of us dies seized and possessed.

Item IV. In the event that both of us should die in a common disaster, or the survivor should die without having made another will, then said property is to be divided between our children, John F. Gary Jr. and Sarah G. McNeilf, in equal shares.

Item V. We hereby nominate, constitute and appoint the survivor of us as executor or executrix, as the case may be, of this will, giving him or her power to do the necessary things to carry out this will, without the order of the Court, and to make conveyances, if desirable, and to act without bond.

Item VI. We appoint John F. Gary Jr. as alternate or successor executor.

seals, interchangeably, this Zg, ii day of March A. D. 1974.

Signed, sealed, published and for from from from from (SEAL) declared by John F. Gary Sr., and Lucy B. Gary, as and for Sucu Blory (SEAL) their joint will and testament, in the presence of us, who in their presence, and of each other, at their request, have subscribed our names as witnesses.

Messe D Description Address Messerved, 5.C.

Sarah C. Will

Treenwood, 5.C.

Alheville, S.C. 176

PROOF OF WILL

Abbavilla Comy				
Bessie Lee F. Nanc	a Jud	ge of Probate for a	ald County.	
Personally appears J	and the state of t			
who, being duly sworn, says that he saw	Lucy	B. Gary		
gign, seal, publish and declare the annexed	instrument of w	riting, bearing date	the 28	th day
March, 1974			•	•
and bontain her				
to the best of deponent's knowledge and belief;				
		March St. Committee		
together with Geddes D. Ande	A in Maria (Maria) (Maria)	a filipata a May Na Arata		
of the testat rix in her prese	10.00	presence of each o	ther, witnessed the	due execution thereof.
Swom to before me, this 29th				
June , Anno Dom	ini 19			
Judge of Probate Abbeville Co	unty, S. C.			
ORDER ADMITTING	3 WILL TO	PROBATE II	N COMMON	FORM
On hearing the above petition of				and Testament with collect
	Lucy B.	•		·
Common Form.			decea	ed, be entered of Probate in
Given under my hand and the seal of the Co	aut of Probate,	his 29.th	day of Ju	ne, 19_87
			Juc	ige of Court of Probate.
QUAL	IFICATION	OF FIDUCI	ARY	
Abbeville County				
Ido solemnly swear, th	at this writing c	ontains the true Las	t Will of the with	n named and that
Lucy B. Ga	2000年中共400			
aid that I will well and truly	(A) (b) 1 (b) 4 (b) 1 (b) 1 (b) 1 (b) 1 (b)	the second of the second of the second	and the second of the second of the second	
std Will; st for or her	打印 化氯酚磺胺二酚			
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		John	-f 0, a	<i>n</i> 2
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June Anno Domin	10-0:/			Particular Section of the Control of
orge of Protete, Abbaville Cour		fam romomos	sucress or each Fid	uclary must be shown)
Attorney's Name	and Address:			
	AND ASSESSMENT			

Tast Will and Testament

KNOW ALL MEN BY THESE PRESENTS:

I, JAMES DEAN RICKETTS, 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 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; however, I direct that my Executrix may cause any debt to be carried, renewed, and refinanced from time to time upon such terms and with such securities for its repayment as my Executrix may deem advisable, taking into consideration the best interests of the beneficiaries hereunder.

ITEM II

I direct that all estate, inheritance, succession, death, or similar taxes assessed with respect to my estate herein disposed of or any part thereof, or on any bequest or devise contained in this my Last Will, or on any insurance upon my life, or on any property held jointly by me with another, or on any transfer made by me during my lifetime, or on any other property or interest in property included in my estate for tax purposes, shall be paid out of my residuary estate and shall not be charged to or against any recipient, beneficiary, transferee, or owner of any such property or interest in property included in my estate for such tax purposes.

ITEM III

I give and bequeath all of my personal and household effects of every kind and nature, together with all policies of fire, burglary, property damage, and other insurance on or in connection with the use of said property to my wife, ROSA LEE RICKETTS, if she shall survive me. If my said wife shall not survive me, I give and bequeath all of said property to my daughter, MARY LEE RICKETTS WATKINS, if she shall survive me; provided, however, that in the event that my said daughter should predecease me, her issue shall take her share, per stirpes.

ITEM IV

I give and devise to my wife, ROSA LEE RICKETTS, if she shall survive me, my interest in the house and lot which I occupy as my residence at the time of my death. If she shall not survive me, I give and devise all of said interest to my daughter, MARY LEE RICKETTS WATKINS, if she shall survive me; provided, however, in the event that my daughter shall predecease me, her issue shall take her share, per stirpes.

ITEM V

I give, devise, and bequeath all 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, absolute in fee simple, to my wife, ROSA LEE RICKETTS, 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 daughter, MARY LEE RICKETTS WATKINS, if she shall survive me; provided, however, that in the event that my said daughter shall predecease me, her issue shall take her share, per stirpes.

ITEM VI

I hereby nominate, constitute and appoint as Executrix of this my
Last Will and Testament my wife, ROSA LEE RICKETTS, and direct that she shall
serve without bond. If for any reason she is unable or unwilling to serve, then
I hereby nominate, constitute and appoint as substitute or successor Executor
my nephew, JOEL D. BAILEY, and direct that he shall serve without bond.

ITEM VII

Whenever my Executrix or Executor herein named is directed to distribute any property in fee simple to a person who has not attained the age of majority at the date of distribution, said Executrix or Executor shall transfer, convey, and assign such property to itself as Trustee and shall hold the property of such minor in trust for said 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 known to my Trustee. Such

minor's property shall be paid over and distributed to such minor upon attaining the age of majority, or if he or she shall die sooner, to his or her estate.

ITEM VIII

If any beneficiary and I shall 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 seal this 18 day of march, 1976.

James DEAN RICKETTS

Patrice R. Martin of Ware Shoals S.C.

Leage S. Martin of Ware Shrale S. C.

What I was shrah Mr.

	PROOF OF WILL	
THE STATE OF SOUTH CAROLINA,	IN THE COURT OF PA	ROBATE
Bessie Lee F. Nance	Judge of Probate for said County.	
	atrice R. Martin	
who, being duly sworn, says that he saw J	ames Dean Ricketts	
sign, seal, publish and declare the annexed in	otherwise of multiple beauting data at	
	, A. D. 1976	
and contain his		
	was then of sound and disposing mind, mem	
to the best of deponent's knowledge and belief;		
together with George S. Martin	and Robert W.	McWhorter at the reques
of the testat OR in his preser	ice, and in the presence of each other, witnesse	ed the due execution thereof.
Sworn to before me, this 26	day of \	
June , Anno Domi	nd 19.87 Patrice R.	MIT
Judge of Probate Abbeville Con	·	Marin _
Judge of Probate. Cou	inty, S. C. /	
ORDER ADMITTING	WILL TO PROBATE IN COMM	ON FORM
On hearing the above petition ofRos	a Lee Ricketts	
it is hereby ordered, adjudged and decreed. Tha	t the petition be granted and the said Last 1	Will and Testament, with codicil
of Jam	es Dean Ricketts	deceased, be entered of Probate in
Common Form.		_
Given under my hand and the seal of the Con	art of Probate, this 26 day of	June 19 87
	Desirle 7	nance
		Judge of Court of Probate.
QUALI	FICATION OF FIDUCIARY	
THE STATE OF SOUTH CAROLINA, Abbs VIIIa County.		
tale in a control to the control to		
James Dean Ricketts	at this writing contains the true Last Will of the	
Daniel Dati Victoria	deceased, so far	as L know or believe;
and that I will well and truly	execute the same, by paying first the debts, as	nd then legacies contained in the
seid Will, as far as his	goods and chattels will thereunto extend	and the law charge me, and that
	will make a true and perfect inventory of	all such goods and chattels; So
belg God.	2	
Swom to before me, this 26th	day of hosa Rec	Ricketto

pe of Probate, Abbeville

STATE OF SOUTH CAROLINA,

COUNTY

OF ABBEVILLE.

LAST WILL AND TESTAMENT O

IN THE NAME OF GOD AMEN:

- ordain, a11 The state of the s wills publish and declare Garland and ins truments White, this testamentary the County Last Will and State na ture here to fore aforesa by me
- 118 ₹ just ge bts with and direct estveb the e first money that my Executrices hereinafter named shall pay coming dato their
- with 44 and bequeath my 1780 dining room Humphries, table and the six chair
- 5 possession or ATTY that absolute. devise and bequeath all into my Tea sos elena estate, 뉽 situated, rest, ₫ residue real personal bas
- Lois With the purch anount to famous Thompson and Lena W. nominate, Simpson, constitute, Executrices ę, Last W111 daughters

day July 1978 WITNESS WHEREOF, have hereunto

carry carry when

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

LAST WILL AND TESTAMENT OF EDWARD L. EUBANKS

I, EDWARD L. EUBANKS, of Abbeville County, State of South Carolina, being of sound mind and disposing mind and memory, do hereby make, publish, and declare the following as and for my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore by me made.

FIRST: All property, both real, personal, and mixed, which I shall own at my death, and all property over which I shall then have any power of appointment, I give, will, devise, and bequeath to my wife, NANCY K. EUBANKS, in fee simple, if she shall survive me. If my said wife shall predecease me, all property, both real, personal and mixed, which I shall own at my death and all property over which I shall then have any power of appointment, I give, will, devise, and bequeath, to MY CHILDREN in equal shares, absolutely and in fee simple, subject to the provision, however, that the share of any minor beneficiary shall be transferred to my Trustee in trust and my Trustee in her uncontrolled discretion (1) may pay the income therefrom or any part thereof directly to such beneficiary or the Guardian of the person of such beneficiary and without responsibility on my Trustee to see to the application of any such payment, or (2) may expend the whole or any part of the income or principal, for the education and comfortable support of such beneficiary, or (3) may retain and invest, and re-invest, the whole or any part of the income or principal, or accumulated income, and from time to time pay or expend the whole or any part thereof in the manner hereinabove provided, until such beneficiary attains his or her majority, and thereupon pay the balance then remaining to such beneficiary absolutely.

SECOND: In the event my wife, NANCY K. EUBANKS, should predecease me, I appoint my mother-in-law, THELMA G. KELLY, Guardian of

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each minor child of mine, and in case she should fail to qualify or cease to act, then I appoint my friend, BETTY B. HAWTHORNE, of Abbeville, S. C., sole Guardian in her place.

THIRD: In the event my wife should predecease me, I appoint my mother-in-law, THELMA G. KELLY, Trustee of any and all trusts hereby created, and in case she should fail to qualify or cease to act, then I appoint BETTYB. HAWTHORNE, of Abbeville, S.C., sole Trustee in her place.

FOURTH: I appoint my wife, NANCY K. EUBANKS, Executor of this my Last Will and Testament. If she should fail to qualify or cease to act as such Executor, I appoint my mother-in-law, THELMA G. KELLY, Executor in her place, and if both my said wife and mother-in-law should fail to qualify or cease to act as such Executor, then I appoint my friend, BETTY B. HAWTHORNE, of Abbeville, S. C., sole Executor in their place.

FIFTH: Without undertaking to distinguish between the duties and powers of my Executor, or Trustee, and by way of illustration and not of limitation of her powers, I hereby authorize my Executor, or my Trustee as follows:

- (1) To sell any property, real or personal, publicly or privately, for cash or on time, without an Order of Court, upon such terms and conditions as to her shall seem best, without liability on the part of the purchaser to see to the application of the purchase money.
- (2) To retain any of the original investments or other property constituting my estate at the time of my death, regardless of the character of said investments or other property or whether they be such as are authorized by law for investment by fiduciaries, for such time as to her shall seem best and to dispose of any such property by sale or exchange or otherwise as and when she shall deem advisable; and to invest and re-invest funds in such investments as she may desire, without the Order of the Court.
 - (3) To make distribution of principal in cash or in kind or partly in

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PIH USK cash and partly in kind, not necessarily rateably but on the basis of equal value according to her own judgment.

SIXTH: I request that no Executor, or Trustee, or Guardian hereunder, be required to give any bond.

SEVENTH: Throughout this Will the masculine gender shall be deemed to include the feminine and the singular the plural, and vice versa.

IN WITNESS WHEREOF, I have signed my name at the foot and end of this my Last Will and Testament and affixed my seal this 1574 day of 1970.

Edward L. Enbanks (L. S.)

The foregoing instrument, consisting of three (3) typewritten pages, typewritten on only one side, was at the date thereof by the said EDWARD L. EUBANKS, signed, sealed, published, and declared to be his Last Will and Testament, in the presence of us, who at his request, in his presence, and in the presence of each other, have subscribed our names as attesting witnesses.

Robert Carolina

Plancy S. Ling of Abbeville, South Carolina

Reserved W. Carolina

Of Abbeville, South Carolina

Reserved W. Capelane of Abbeville, South Carolina

Recorded Jane 26, 1987 Will Bb. # 15 Page - 180-181

18.)

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abberille County,	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE , Ju	udge of Probate for said County.
Personally appears Nancy S. King	
who, being duly sworn, says that he saw Edward L.	Eubanks
sign, seal, publish and declare the annexed instrument of	writing, bearing date the Fifteenth day of
April 1987 , A	L. D to be
and contain Edward L. Eubanks Last	Will and Testament; that the said
Edward L. Eubanks was then of	sound and disposing mind, memory and understanding, according
o the best of deponent's knowledge and belief; and that the	
ogether with Robert L. Hawthorne	and Rosemary H. Copeland at the request
f the testaur and in his presence, and in th	e presence of each other, witnessed the due execution thereof.
Sworn to before me, this day of Anno Domini 198.7 Anno Domini 198.7 Abbeville County, S. C.	Nancy S. King
ORDER ADMITTING WILL T	O PROBATE IN COMMON FORM
is hereby ordered, adjudged and decreed, That the petition	a be granted and the said Last Will and Testament, writh world in
common Form.	, deceased, be entered of Probate in
Given under my hand and the seal of the Court of Probate	e, this Bla day of June 1987
	Desir Le Z Nance
	Judge of Court of Probate.
OTIAT TETCATTO	N OF FIDUCIANS
HE STATE OF SOUTH CAROLINA,)	ON OF FIDUCIARY
Abbeville County.	
I do solemnly swear, that this writing	contains the true Last Will of the within named and that
	deceased, so far as know or believe;
d that will well and truly execute the	same, by paying first the debts, and then legacies contained in the
d Will, as for as aforesaid goods a	and chattels will thereunto extend and the law charge me, and that
I. Nancy K. Eubanks will make	e a true and perfect inventory of all such goods and chattels; So
do me God.	no Day
Sworm to before me, this 26 day of	Naricy K. Edbanks
Anno Domini 198	406 Chestout St., Abbeville, SC 29620
ige of Probate. Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:	Edward L. Eubanks, Jr.
	c/o WOODWARD, LEVENTIS, UNGER, ORMAND & HER
	Columbia, SC 29211

Tast Will and Testament

STATE OF SOUTH CAROLINA) LAST WILL AND TESTAMENT OF COUNTY OF ABBEVILLE) NATHAN W. ASHLEY Route #1 Honea Path, S.C.

I, NATHAN W. ASHLEY, a resident of and domiciled in the City of Honea Path, in the State and County aforesaid, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils at any time heretofore made by me.

I direct that all estate, inheritance, succession, death or similar taxes assessed with respect to my estate herein disposed of, or any part thereof, or on any bequest or devise contained in this my Last Will and Testament (which term wherever used herein shall include any Codicil hereto), or on any insurance upon my life or on any property held jointly by me with another or on any transfer made by me during my life time or on any other property or interests in property included in my estate for such tax purposes be paid out of my residuary estate and shall not be charged to or against any recipient, beneficiary, transferee or owner of any such property or interests in property included in my estate for such tax purposes.

I give, devise and bequeath all of my property of every kind and description wherever situate and whether acquired before of after the execution of this will, absolutely and fee simple to my beloved wife, Joesphine Anna Ashley 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 daughter, Lana Jo Ashley, per stirpes.

I give and bequeath my interest in all policies of life, accident or other similar insurance policies on the life of my wife, Joesphine Anna Ashley, to my surviving issue per stirpes. I direct my executrix to execute any and all instruments of transfer necessary to vest in them all incidents of ownership in said policies. Except for the transfer referred to above, my wife, Joesphine Anna Ashley shall not, either in her individual or fiduciary capacity hereunder, exercise or have the right to exercise any incident of ownership in said policies.

I hereby nominate, constitute and appoint as Executrix of this my Last Will and Testament my wife, Joesphine Anna Ashley, and direct that she shall serve without bond. If for any reason she is unable to serve or continue to serve then I hereby nominate, constitute and appoint as substitute or successor Executrix my beloved daughter, Lana Jo Ashley, and direct that she shall serve without bond.

If any beneficiary and I should die under such circumstances as would render it doubtful whether the beneficiary or I died first then it shall be conclusively presumed for the purpose of this my last Will that said beneficiary predeceased me and then all of my property of every kind and description wherever situate and whether acquired before or after the execution of this Will, absolutely and fee simple shall go to my bêloved daughter, Lana Jo Ashley, per stirpes.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 24 day of 1983.

Convilor Rumer of Belfon SC 29627

English J. Hellings Ret 1 Janear St. 10

Agreen J. Hellings Ret 10

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STATE OF SOUTH CAROLINA,

12.50

LAST WILL AND TESTAMENT OF RAYMOND EDWARD TODD

IN STHE NAME OF COD, AMENT - sunto set my bear the

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 of whatscever in case of death, do hereby make, publish and declare, the following as and for my Last Will and Testament, to-with

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

It will, devise and bequeath all of my property of

whatsoever bind and wheresoever situate, real, personal and mixed unto my wife, Lillian Stewart Todd, in fee simple absolute, however, should my said wife, Lillian Stewart Todd, pre-decease me or should we both die in a common disaster, then I will, devise and bequeath all of my property as above described until my daughter, Miriam Todd Clinkscales, to be here absolutely in fee simple absolute.

Item 111:
I hereby nominate, constitute and appoint my wife.

Eillian Blewart Todd, Executarize of this my last Will and Tastament with rull power ich 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 serve without bond, however, should my sabdve named Executrix be unable to qualify or should she qualify and then become unable to carry out her duties. It then powinate, constitute and appoint my daughter. Miriam Todd Clinkscales, as the sole Executrix of my said estate and she to serve as above set out and she too is to serve without bond.

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IN WITNESS WHEREOF, I have hereunto set my hand and

affixed my seal this 3rd day of March, 1986.

Signed, Sealed, Published and Declared, by PAYMOND EDWARD TODD, 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 hereto.

Hail J. Smith

Raymond Edward Tod

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STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF Artis Bowen

IN THE NAME OF GOD, AMEN:-

I, Artis Bowen, of the County of Abbeville, in the State of South Carolina, being of a disposing mind, memory and understanding, and desiring to make disposition of my property in case of my death, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking all wills here tofore by me made.

- I will and direct that my Executrix hereinafter named shall pay all of my just debts with the first money coming into her hands.
- I will, devise and bequeath all the rest, residue and 2. remainder of my property of whatsoever kind and whersoever situate, real, personal, or mixed, be equally divided amongst my two children, Clara Belle Griffin and Jimmie Ray Bowen, and my four grandchildren, share and share alike, in fee simple absolute. Each one of them to take one-sixth (1/6) of my estate.
- I hereby nominate, constitute, and appoint my daughter, Clara Belle Griffin, Executrix of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this Soft day of March, 1979, A.D.

(in B

Signed, Sealed, Published and Declared by Artis Bowens 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.

Robert Conflete Due West, 5. C.

Nordon Stone Route #2 Donalls, 5 < 2968

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STATE OF SOUTH CARCLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF William Ernest Brissey

IN THE NAME OF GOD, AMEN:

- l. I, William Ernest Brissey, 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 hereinafter named shall pay all of my just debts with the first money coming into her hands.
- 3. I will, devise, and bequeath all the rest, residue, and remainder of my property of whatsoever kind and wheresoever situated, real, personal, or mixed, unto my beloved wife, Willie H. Brissey, during her natural lifetime. Then, at her death, I will and direct that whatever property remains in my estate, real, personal, or mixed to my son, Joel Claude brissey, in fee simple absolute.

4. I do hereby nominate, constitute, and appoint my beloved wife, Willie H. Brissey, Executrix of this my last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 18th day of December, 1973, A. D.

William Ernest Brissey (IS)

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

Danne L. Durnage Blastio C. Munde abheville, S.C.

Ableeville 5

I, Velma Smith McFerrin, of the County and State aforesaid, being of sound mind, memory and understanding, but mindful of the uncertainty of life, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking any and all other papers heretefore signed by me of a testamentary nature.

Item I.- I direct that my Executor hereinafter named, as soon after my death as practical, to pay all of my just debts and funeral expenses with the first money coming into his hands.

Item II.- I will, devise, and bequeath all the rest, residue, and remainder of my property of whatsoever kind and wherescever situated, real, personal, or mixed, unto my beloved husband, Jesse Brown McFerrin, during his natural lifetime. Then at his death, I will and direct that whatever property remains in my estate, real, personal, or mixed to my daughter, Sarah Mae McFerrin, in fee simple absolute.

Item III.-In the event my husband, Jesse Frown McGerrin, and my daughter, Sarah Man McFerrin and I should perish in a common accident or disaster, neither surviving the other for longer than twenty-four hours, then in that event, I will devise and bequeath all of my property, real, personal, or mixed be equally divided between the heirs of my husband, Jesse Brown Mc Ferrin, and my heirs, in fee simple absolute.

I do hereby hominate, constitute and appoint my husband, Jesse Brown McFerrin, Executor of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 15th day of May, 1975, A.D.

Wilma S

Signed, Sealed, Published and Declared by Velma Smith McFerrin, 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.

R. Euge Printt

Glenda B. Grutt

Rt. 4 abbeville, S.C.

mrs. Kuth m. alexander Q. U. Box 7 Um west, S.C.

STATE OF SOUTH CAROLINA COUNTY OF ARBEVILLE

LAST MILL AND TESTAMENT ABBEVILLE, SOUTH CAROLINA

In the name of God amen:

I, SARAH C.HIII , of Abbeville County , State of South Carolina, do make, ordain, publish and declare this as and for my last will and testament, hereby revoking all wills heretofore made by me.

ITEM I: I commit my soul to the gracious God who gave it and direct that my body be decently intered according to the rites of my church and thata suitable marker be placed to mark my grave, and that all expenses incurred therefor be paid out of my estate.

ITEM II: I will and direct that my executors named below may all of my just debts with the first money coming into their hands.

ITEM III: I will, devise and bequeath to my thre/sons James Riley Hill. Jr.: 'illiam Greene Hill and John Livingston Hill. $\stackrel{>}{\sim}$ IV.All the rest, residue and remainder of my estate, both real and personal, of whatsoever kind or character, and wheresoever situated, J to share and share alike in fee simple.(MOTE: The furniture in my home , most of it belongs to my three sons as they have furniture still in my home, and it is my wish that each one get what is his before any thing is done with the remaining personal property as Nit is theirs and not part of my estate.)

ІФВИ IV: I hereby nominate, constitute and appoint my theee sons, James Riley Will, Jr. ; William Greene Hill and John Livingston Hill, IV. as executors of this my last will and testament, extstyle au giving them the right to make conveyances, and do all things necessary to carry out my will, and they are not to be required to g give bond, and without the Order of the Court.

In "itness "hereof I have hereunto set my hand and and seal this 22 nd.day of July A.D., 1980.

. Lacah C. Hill.

7481 20 ping 1947.

Continued from Page 1 --- Last Will & Testament
Sarah C. Hill
Abbeville, South Carolina

Sighned, sealed, published and declared by Sarah C. Hill, as and for her last will and testament, in the presence and of each oth er at her request have subscribed our names as witnesses.

eggy Lee Y. Waters Address Calhoun Folls, S.C.

Japan B Dale " la

This foregoing will consists of two type written pages; the preceding page thereof bearing on the left hand margin the signature of the Testatrix (Sarah C. Hill), and was dated this 22 nd. day of July A.D., 1980.

Recorded July 30, 1987 Will Bb # 15

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STATE OF SCUTH CAPOLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF Howard Burt Curtis

IN THE NAME OF GOD, AMEN:-

1:	I,	Howard	Burt	Curti	s, of	the	county	and	state	afor	esaid,	do	make,
ordain,	publish	and dec	clare	this	as my	Last	Will	and '	Testame	ent,	hereby	rev	oking
all wil]	ls and i	n strum er	nts d	of a to	estam	∍ntar	y natu	re he	eretofo	ore b	y me n	ade.	

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

I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situate, real, personal, or mixed, unto my beloved wife, Eulina B. Curtis, in fee simple absolute.

I hereby nominate, constitute and appoint my wife, Eulina B. Curtis, Executrix of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this day of September, 1973.

Howard Bust Custin (IS)

Signed, Sealed, Published and Declared by Howard Burt Curtis, 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.

Swa H. Cam James G. Holy

Recorded August 3, 1987 Wille Bk. #15

JOHN H. GABLE

- I, JOHN H. GABLE, of Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.
- 1. I give, devise, and bequeath my entire estate, real and personal, and all property over which I shall have any power of disposition by Will, whether acquired before or after the execution of this Will, to my wife, LAURA C. GABLE, in fee simple if she shall survive me, or if she predeceases me, then to my children, HAROLD DEAN GABLE, DORIS G. POWELL, and WALLACE N. GABLE, in equal shares, or their issue, per stirpes.
- 2. I appoint my daughter, DORIS G. POWELL, Executrix of this my Will and direct that she shall not be required to furnish any bond.
- 3. I authorize my Executrix to sell any personal property upon such terms as she may deem proper, at any time included in my estate.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will, this 30th day of November, 1973.

John H Italk (L.S. (John H. Gable)

The foregoing Will consisting of one (1) page was signed, sealed, published and declared by JOHN H. GABLE, 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.

Nouth J. Houthburg Jr. of Abbeville, South Carolina

Yaney S. King of Abbeville, South Carolina

Praymany St Speland of Abbeville, South Carolina

OBERT L, HAWTHORNE, J ATTORNEY AT LAW 200 E. PINCKHEY STREET ABBEVILLE, B. C. 20020

- I'. LILLIAN JACKSON HAGOOD, of the County of Abbeville, State of South Carolina, do make, ordain, publish and declare this as my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.
- 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.
- I will, devise and bequeath all of my personal property, my cash money in any banks, savings and loans, or bonds, etc., to my beloved wife, MARTHA LEONA HAGOOD, in fee simple absolute.
- 3. I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated real, personal or mixed, in my possession or may come into my possession unto my beloved wife, MARTHA LEONA HAGOOD, in fee simple absolute.
- 4. In the event my wife, Martha Leona Hagood, predeceases me or should we both perish in a common accident or disaster, neither surviving the other, then in that event, I will, devise and bequeath all of my property of whatsoever kind and wheresoever situated, real, personal or mixed to my beloved child, WILLIE EUGENE HAGOOD, in fee simple absolute, per stirpes.
- I hereby nominate, constitute and appoint my wife, MARTHA LEONA HAGOOD, Executrix of this my Last Will and Testament, without bond. If for any reason my wife, is unable to serve, then I nominate and appoint my son, WILLIE EUGENE HAGOOD, to serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 15 day of september, 1986.

Signed, sealed, published and declared by Lillian Jackson Hagood 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.

OF Calhoun Falls, S.C. OF Calkeyn Dembree OF

IN THE NAME OF GOD, AMEN:-

- l. I, George J. Edwards, 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 hereinafter named shall pay all of my just debts with the first money coming into her hands.
- 3. I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal, or mixed, unto my beloved wife, Essie L. Edwards, in fee simple absolute.
- h. I do hereby nominate, constitute, and appoint my wife, Essie L. Edwards, Executrix of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 2nd day of July, 1976, A.D.

Signed, Sealed, Published and Declared by George J. Edwards, 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.

te 3. Johnson

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STATE OF SOUTH CAROLINA,
COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF R. C. AIKEN

IN THE NAME OF GOD, AMEN:-

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

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

ITEM 11:- After the payment of my debts I will, devise and bequeath the rest, residue and remainder of my property, real, personal and mixed unto my wife, Bessie Lee D. Aiken, in fee simple absolute.

ITEM 111: I hereby nominate, constitute and appoint my wife, Bessie Lee D. Aiken, Executrix of this my Last Will and Testament, with full power to her to do any and every act necessary to carry this my Last Will into effect and without giving bond as such Executrix.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this <u>lst</u> day of <u>November</u>, A.D. 1966.

Signed, Sealed, Published and De-Clared by R. C. Aiken, as and, for his Last Will and Testament, in our presence, and we, in his presence, at his request, and each of us in the presence of the other two, have hereunto signed our names as attesting witnesses.

S.C. aiken

LS

Tast Will and Testament

OF

RICHARD R. SHIFLET, SR.

I, RICHARD R. SHIFLET, SR., being of sound mind and memory but mindful of the uncertainty of life, do hereby make, publish, and declare the following as and for my last will and testament, hereby revoking any and all prior wills and testaments by me heretofore made:

ITEM I. I direct that all of my just debts be paid as soon as practicable after my death.

ITEM II. I give and bequeath to my wife, Freida M. Shiflet, all of the personal property that I now cwn, and all that I may later acquire, of every kind and nature and wheresover situate.

ITEM III. I give, bequeath and devise to my wife, Freida M. Shiflet, all of the real property that I now own, and all that I may later acquire, wheresoever situate, to her, her heirs and assigns forever.

ITEM IV. All the rest and residue of my property of every kind and nature and wheresoever situate, real, personal, or, mixed, I give, bequeath and devise to my wife, Freida M. Shiflet, her heirs and assigns forever.

ITEM V. In the event that my wife and I should perish in a common accident or disaster, neither surviving the other for a period longer than six hours, then in that event I give, bequeath and devise all of my property of every kind and nature and wheresoever situate, real, personal or mixed, in equal shares, to my four children, that is, one fourth to each, they being: Glenda Joyce S. Hilley, Donnie L. Shiflet, Mary Jayne S. Evans and Richard R. Shiflet, Jr., to them, their heirs and assigns forever. In this event I nominate my daughter, Glenda Joyce S. Hilley, to be the guardian for my minor son, Richard R. Shiflet, Jr.

ITEM VI. I hereby nominate, constitute and appoint my wife, Freida M. Shiflet, as the sole executrix of this my last will and testament, she to serve without the necessity of bond if such be required by law at the time of my death. In the event that my wife and I should perish in a common accident or disaster as set out in ITEM V. above, then in that event I appoint my daughter Glenda Joyce S. Hilley, as the sole executrix of this my last will and testament, she to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament, this 27 day of March, 1980.

Richard R. Shifut. So (L.S.)

SIGNED, SEALED, PUBLISHED AND DECLARED by the said RICHARD R. SHIFLET, SR., as and for his last will and testament, in our presence and in the presence of each other, and we, at his request and in his presence and in the presence of each other, have subscribed our names in our own handwriting as witnesses this $\frac{17}{20}$ day of March, 1980.

Address Callin Falls S.C.

Address Callin July S.C.

Address Callin July S.C.

Address Calling S.C.

Address Calling S.C.

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF William A. Stone

IN THE NAME OF GOD, AMEN:-

- 1: I, William A. Stone, 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 hereinafter named shall pay all of my just debts with the first money coming into her hands.
- 3: I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal or mixed, unto my beloved wife, Mary U. Stone, in fee simple absolute.
- 4: In the event my wife, Mary U. Stone, should predecease me or should we both perish in a common accident or disaster, neither surviving the other, then in that event, I will, devise and bequeath all of my property of whatsoever kind and wheresoever situated, real, personal, or mixed be equally divided amongst my brothers and sister, share and share alike, in fee simple absolute.
- 5: I hereby nominate, constitute and appoint my wife, Mary U. Stone, Executrix of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 7th day of January, 1977, A.D.

William Q. Stone (LS)

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

Betty & Weller & C. C. Charle Chundle S.C. Charle Chundock abhardle S.C.

LAST WILL AND TESTAMENT

OF

OPAL BLAYLOCK ACKER

I, OPAL BLAYLOCK ACKER, a resident of the City of East Point, State of Georgia, and the County of Fulton, being of sound and disposing mind and memory, do make, publish and declare this as my LAST WILL AND TESTAMENT, hereby revoking all wills and testamentary dispositions heretofore by me made.

FIRST

I direct my Executor or Alternate Executrix, hereinafter named, to pay out of my estate all legally enforceable debts, death taxes, administration expenses and expenses of my last illness, funeral and burial, including the cost of a marker for my grave, without regard to limitation provided by law or otherwise.

SECOND

I give, devise and bequeath my house at 2518 Maple Street, East Point, Georgia, and my house at 1816 Williams Avenue, East Point, Georgia, in fee simple to my son, JASPER WALTER GRIFFIN, provided he survives me and subject to any mortgage or encumbrance that might be on either of the houses.

THIRD

I give and bequeath to my son, JASPER WALTER GRIFFIN, all of my jewelry, clothing, furniture and furnishings, automobiles, silverware, objects of art, and other such items of personal effects, provided he survives me.

FOURTH

I give and devise any interest I may have in the house in which I reside at the time of my death, in fee simple, along with any real property on which said homeplace is located, to my son, JASPER WALTER GRIFFIN, provided he survives me and subject to any mortgage or encumbrance thereon.

FIFTH

All the rest, residue and remainder of my estate, except for the checking and savings accounts in my husband's and my name, referred to hereinafter, real or personal, and wheresoever situated, including any lapsed or void bequests or devises, including any property over which I may have a power of appointment or disposition, I give, devise and bequeath to my son, JASPER WALTER GRIFFIN, provided he survives me.

Page 1 of 4 Pages Charles Col. OPAL BLAYLOCK ACKER

SIXTH

If my said son shall not survive me, then I give, devise and bequeath my estate, aforesaid, in fee simple, to my grandson, PAUL ANTHONY GRIFFIN, provided he survives me. However, should my said grandson be under the age of eighteen (18) years, then I hereby direct that my estate, aforesaid, be held in trust under the powers and authority hereinafter stated until my said grandson shall have reached the age of eighteen years or died, whichever event shall occur first. The Trustee hereinafter named shall hold said property for the following uses and purposes:

- 1. My Trustee shall hold and administer said trust property, collect the income therefrom, and expend or apply the net income as hereinafter directed. During the administration of my estate the income earned by the property included in this trust shall be considered income of this trust and subject to distribution as hereinafter provided.
- 2. My Trustee shall pay to or use for the benefit of my grandson so much of the net income as the Trustee deems necessary for my grandson's maintenance, care, support and education.
- 3. My Trustee shall have the power, in her discretion, to encroach upon the corpus of the trust estate in such amounts and at such times as she may deem necessary in order to provide for the support, maintenance, care and education of my grandson.
- 4. Whenever my grandson shall attain the age of eighteen (18) years, then this trust shall terminate, the Trustee shall be discharged and relieved of her duties and responsibilities, and the trust property, both corpus and income, shall pass to my grandson.
- 5. In the event my grandson dies before attaining eighteen years of age, then this trust shall terminate, the Trustee shall be discharged and relieved of her duties and responsibilities, and the trust property aforesaid shall pass to my husband, GEORGE M. ACKER.
- 6. In the event my husband is deceased, then the trust property aforesaid shall pass to my sister, MRS. C. C. CROSBY JR. In the event she is deceased, then the trust property shall pass to those persons who would take as my heirs at law, as determined at the time of termination of the trust, and according to the laws of descent and distribution then in force in the State of Georgia as though I had died intestate.

SEVENTH

I hereby appoint my sister, MRS. C. C. CROSBY JR., as guardian and Trustee. This is done with the express knowledge and understanding that she is a contingent beneficiary under the trust that is herein created. I hereby provide that the powers

Page 2 of 4 Pages Gold Raylor Cube OPAL BLAYLOCK ACKER

enumerated in Georgia Code Annotated, Section 108-1204, Nos. 1-30, are incorporated by reference as provided in Georgia Code Annotated, Section 105-1202, and are made a part of this Will with the same effect as though such language was set forth verbatim.

EIGHTH

The Trustee shall pay all taxes which shall become due and payable prior to the termination of the trust.

NINTH

The Trustee shall report to the beneficiary at least annually by written report setting forth a general accounting of trust assets and expenditures.

TENTH

If my son and my grandson predecease me, then I give, devise and bequeath my estate, aforesaid, to my husband, GEORGE M. ACKER. If he is not living at my death, then I give, devise and bequeath my estate, aforesaid, to my sister, MRS. C. C. CROSBY JR. In the event she is not living at my death, then my estate shall pass to those persons who would take as my heirs at law according to the laws of descent and distribution then in force in the State of Georgia as though I had died intestate.

ELEVENTH

The omission in this my LAST WILL AND TESTAMENT of any provision for any other relative or person is not due to oversight or neglect, but is based upon my considered desire to benefit only the beneficiaries designated herein.

TWELFTH

All bonds, bank accounts, savings accounts and similar property in which I have any interest or ownership, but which are by their terms payable upon my death to my husband, GEORGE M. ACKER, shall be the sole property of my husband, and I give, devise and bequeath my interest in said property to him.

THIRTEENTH

I hereby constitute and appoint my son, JASPER WALTER GRIFFIN, as Executor of this my LAST WILL AND TESTAMENT, or if he shall be unable or unwilling to serve or to continue serving, I hereby

Page 3 of 4 Pages Janlock lucks OPAL BLAYLOCK ACKER