property owned in its own right, upon such terms and conditions as to my Executor may deem best, and to execute and deliver any and all instruments and to do all acts which my Executor may deem proper or necessary to carry out the purposes of this, my Will, without being limited in any way by the specific grants of power made, and the necessity of a court order.

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 husband, CHARLES REUBEN PAIGE, to be his in fee absolute, per stirpes.

ITEM 5. In the event that my husband and I should die simulatenously or that my husband should predecease me, I hereby nominate, constitute and appoint my son, KENNETH ALAN PAIGE, as Executor, with the same duties and powers as set out in Item 3 above.

ITEM 6. In the event that my husband and I should die simultaneously or that my husband should predecease me, I hereby will, devise and bequeath any personal property of mine, 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 apointment remaining after the payment of my just debts and funeral expenses as aforesaid, to be equally diviced between my three (3) children, to wit: KENNETH ALAN PAIGE, CYNTHIA JOYCE PAIGE, and SUSAN MICHELLE PAIGE, per stirpes; the child or children of any predeceased child or children of mine to take per stirpes the share to which his, her or their parent would have taken had that parent survived me.

SUBSCRIBED, SEALED, PUBLISHED AND DECLARED by NORMA JEAN SMITH PAIGE as and for her Last Will and Testament in the presence of us, who at her request and in the presence of each other have subscribed our names as witnesses:

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	PAGE TW	O OF	THREE PAGES	m 0 40

I, NORMA JEAN SMITH PAIGE, the Testatrix, sign my name to this instrument this 4th day of May, 1987, and being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my voluntary act for the purposes therein expressed, and that I am eighteen years of age or older, of sound mind, and under no constraint or undue influence.

Norma Jean Smith Paige

We, LINDAF. THOMPSON and ALBERT M. SPARROW Rether witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned authority that the Testatrix signs and executes this instrument as her last Will and she signs it willingly, and that each of us, in the presence and hearing of the Testatrix, hereby sign this Will as witness to the Testatrix's signing, and that to the best of our knowledge the Testatrix is eighteen years of age or older, of sound mind, and under no constraint or undue influence.

Linda 2. Thomson
Witness
Witness

STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

F.

AND THE PARTY OF T

Subscribed, sworn to and acknowledge before me by NORMA JEAN SMITH PAIGE, the Testatrix, and subscribed and sworn to before me by LINDAF. THOMPSON and ALBERT M. SPARROWJE, Witnesses, this 4 day of May, 1987.

Notary Public for South Carolina
My Commission Expires: 8-4-76

LAST WILL AND TESTAMENT OF MARGARET M. LONG

I, MARGARET M. LONG, of Abbeville County, State of South Carolina, do hereby make, publish, and declare the following as and for my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore by me made.

m.m. L

- 1. I give and bequeath my flat silver, my Silver Service, and my china to my two daughters, BEVERLY M. PRICE and PATSY M. PHIFER.
- 2. I give and bequeath my Singer Sewing Machine and all of my rings to my granddaughter, DEBRA PHIFER. If my said granddaughter has not reached her majority at the time of my death, I nevertheless direct and authorize my Executor to deliver this sewing machine and my rings to my said granddaughter and the receipt of my said granddaughter notwithstanding her minority shall be a complete release of my Executor with respect to this legacy.
- 3. If my husband, J. O. Long, shall survive me, all cash, Bank Accounts, Savings Accounts, Bonds, Stocks, and other securities which I shall own at my death, I give and bequeath to my children, BEVERLY M. PRICE, T. C. MANOUS, and PATSY M. PHIFER, in equal shares, if they shall survive me, and if either or any of them shall predecease me, leaving children living at my death, such children shall take by representation between them the share which his or her parent would have taken had such parent survived me.
- 4. All of the rest, residue and remainder of my property, both real and personal, of whatsoever kind and wheresoever situated, of which I shall die seized or possessed, I give, devise and bequeath to my husband, J. O. LONG, in fee simple, if he shall survive me.

Runded March 6, 1991 Brok# 17 Page 53-56

NSX RHE RIH 5. If my husband J. O. LONG, shall predecease me, all the rest, residue and remainder of my property and estate, both real and personal, of whatsoever kind and wheresoever situated, of which I shall die seized or possessed, I give, devise and bequeath, as follows:

n. 2.

- (a) I direct my Executor hereinafter named to sell my residence house and lot located at 102 Byrnes Avenue and to divide the net proceeds of sale therefrom; Fifty (50%) per cent to DONALD J. LONG, the son of my husband; and the other Fifty (50%) per cent of the net proceeds of sale thereof between my three (3) children, BEVERLY M. PRICE, T. C. MANOUS, and PATSY M. PHIFER, in equal shares, but in case either or any of them shall have died in my lifetime leaving children living at my death, such children shall take by representation between them the share which his or her parent would have taken had such parent survived me.
- (b) All of the rest and residue of my property in the event my husband shall predecease me, I give, devise and bequeath, in equal shares, to DONALD J. LONG, the son of my husband, and my three (3) children, whose names are BEVERLY M. PRICE, T. C. MANOUS, and PATSY M. PHIFER; so that each shall receive Twenty Five (25%) per cent of such rest and residue of my property; but in case either or any of them shall have died in my lifetime leaving children living at my death, such children shall take by representation between them the share which his or her parent would have taken had such parent survived me.
- 5. I appoint my husband, J. O. LONG, Executor of this my Last
 Will and Testament. If he shall predecease me, fail to qualify or cease to
 act as such Executor, I appoint DONALD J. LONG, the son of my husband,
 and my daughter, BEVERLY M. PRICE, Co-Executors in my husband's
 place, and if either of them should fail to qualify or cease to act as such CoExecutors, I appoint the other as sole Executor.

11.54C 17.5 A

- 6. I hereby authorize my Executor to sell, lease, pledge, transfer, exchange, convert, or otherwise dispose of, or grant options with respect to, any real or personal property at any time forming a part of my estate, in such manner, at such times, for such purposes, for such prices, and upon such terms, credits, or conditions as she or he may deem advisable; to manage, operate, repair, and improve any real property forming part of my estate in such manner as she or he may deem advisable; to make distribution in kind and to cause any share to be composed of cash, property, or undivided fractional shares in property different in kind from any other share; to execute and deliver such instruments as may be necessary to carry out any of these powers; and to do any other acts which she or he may deem necessary or desirable for the proper execution or discharge of any powers or duties held by or imposed upon her or him, whether by the terms of this Will or by applicable law.
 - 7. I request that no Executor hereunder be required to give any Bond.
- 8. 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 10th day of February, 1967.

The foregoing instrument, consisting of three (3) typewritten pages, typewritten on only one side, was at the date thereof by the said MARGARET M. LONG, signed, sealed, published, and declared to be her Last Will and Testament, in the presence of us, who at her request, in her presence, andin

MSK RHC RSA

the presence of each other, have subscribed our names as attesting witnesses.

of Abbeville, South Carolina.

of Abbeville, South Carolina.

of Abbeville, South Carolina.

STATE OF SOUTH CAROLINA *

LAST WILL AND TESTAMENT

COUNTY OF McCORMICK *

I, BARBARA B. BROWN, of McCormick County, South Carolina, being of sound and disposing mind and memory, do make, ordain, publish and declare this as and for my last will and testament hereby revoking any and all other wills or instruments of a testamentary nature heretofore by me made.

ITEM I:

I will and direct that all my funeral expenses and the expenses of my last illness and any just debts owing by me at my death be paid out of the first money coming into the hands of my Executor hereinafter named.

ITEM II:

I will, devise and bequeath all of my property, real, personal and mixed of whatsoever kind and wheresoever located, to my husband, Herbert E. Brown, in fee simple absolute.

ITEM III:

In the event my husband should predecease me or in the event of our deaths from a common disaster or accident, then and in that event, I will, devise and bequeath all of my property, real, personal and mixed of whatsoever kind and wheresoever located to my children, Michael C. Brown, Kelly B. Hawthorne and Kristie Brown, share and share alike as tenants in common, in fee simple absolute.

ITEM IV:

I hereby nominate, constitute and appoint as Executor of this my last will and testament my husband, Herbert E. Brown, he to serve without bond and with only such accounting to the Court as is legally required; provided further that should my husband predecease me or in the event of our deaths from a common disaster or accident, or in the event he is unable to serve for any reason, then I nominate, constitute and appoint as Executor of this my last will and testament my son, Michael C. Brown, he to serve with the same privileges as are granted to my husband.

I, Barbara B. Brown, sign my name to this instrument this day of February, 1990, and being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my last will and testament and that I sign it willingly, that I execute it as my free and voluntary act for the purposes therein expressed, and that I am eighteen years of age or older, of sound mind and under no constraint or undue influence.

ENJOYA & Brown
BARBARA B. BROWN

We, Elaine C. Boggett and Annie J. Parks , the witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned authority that the Testatrix signs and executes this instrument as her last will and testament and that she signs it willingly, and that each of us, in the presence and hearing of the Testatrix hereby signs this will as witness to the Testatrix's signing, and that to the

Recorded March 8, 1991 Bosh # 17 Page 57.58

sound mind and under no constraint or undue influence. best of our knoweldge, the Testatrix is eighteen years of age or older, of

The State of South Carolina *

County of McCormick

Subscribed, sworn to and acknowledged before me by the testatrix and

Annie I farks witnesses, this 26k day of February, 1990. subscribed and sworn to before me by Elaine C Brayett

My commission expires: 2.28-99 Wotary Public for South Carolina

STATE OF SOUTH CAROLINA,

)

LAST WILL AND TESTAMENT

OF

COUNTY OF ABBEVILLE.

)

MYRTLE H. KELLAR.

KNOW ALL MEN BY THESE PRESENTS, that I, Myrtle H.

Kellar, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory do make, publish and declare the following as and for my Last Will and Testament, hereby revoking and making void any and all former Wills or other instruments of a testamentary nature heretofore by me made.

ITEM I: I nominate, constitute and appoint my son,

Frank K. Kellar, presently residing in the State of New York, as Executor

of this my Last Will and Testament, and power is hereby given my Executor

at public or private sale, to sell and dispose of and make title to any

and all of my property for the payment of my debts and taxes, or for

carrying out the provisions of this Will. I desire and direct that my

Executor serve without bond.

ITEM II: I will, devise and bequeath all of my property of whatsoever kind and nature and wheresoever situate and located, to include both real and personal, to my son, Frank K. Kellar.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 18th day of July, 1979.

Mystle H. Kellar (LS)

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

Residing at Abbuille, s. c.

Residing at Abbuille, s. c.

Residing at Recourse ,s. c.

Residing at Recourse ,s. c.

Recorded March 8, 1991 Book# 17 Page 59

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publish and declare this to be my Last Will and Testament hereby County of Abbeville, State of South Carolina, do hereby make, I, SAMUEL PIERCE WILLIAMS, a resident of and domiciled in the

revoking any and all other Wills and Codicils at any time

heretofore made by me.

ILEW I

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

ILEW II

I give, devise and bequeath to my grandson, ORA E. TATE, the

sum of One (\$1.00) Dollar.

sum of One (\$1.00) Dollar.

I give, devise and bequeath to my grandson, JOHN M. TATE, the ILEW III

ILEW IV

I give, devise and bequeath to my granddaughter, LYDIA L.

TATE, the sum of Fifty (\$50.00) Dollars.

ILEW V

I give, devise and bequeath all of my personal property and

damage, and other insurance on or in connection with the use of other vehicles, and all policies of fire, burglary, property glass, books, jewelry, wearing apparel, boats, automobiles, and furniture, appliances, furnishings, pictures, silverware, china, household effects of every kind including but not limited to

should not survive me, I give, devise and bequeath the said this property to my John Louis Williams. If John Louis Williams

property to KAREN MAJORS and STEPHEN WILLIAMS, in approximately

equal shares.

ILEW VI

situate and whether acquired before or after the execution of this remainder of my property of every kind and description, wherever I give devise and bequeath all of the rest, residue and

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& how mass

Will, absolutely in fee simple to JOHN LOUIS WILLIAMS. If JOHN LOUIS WILLIAMS should not survive me, I give, devise and bequeath said property to KAREN MAJORS and STEPHEN WILLIAMS, in approximately equal shares.

ITEM_VII

I hereby nominate, constitute and appoint executor of this my Last Will and Testament, JOHN LOUIS WILLIAMS and direct that he shall serve without bond.

ITEM VIII

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 conditions as to my executor may deem best, and to execute and deliver any and all instruments and to do all acts which my executor may deem proper or necessary to carry out the purposes of this Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order.

ITEM IX

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this ## day of Decale 1987.

SAMUEL PIERCE WILLIAMS

The foregoing Will consisting of three typewritten pages, this included, the two preceding pages thereof, bearing on the left hand margin the initials of the Testator/Testatrix was this day of Product, 1987 signed, sealed, published and declared by the said Testator/Testatrix as and for his/her Last Will and Testament and in the presence of us, who at his/her request, and in his/her presence and in the presence of each other, have hereunto subscribed our names as witnesses hereto.

Of Opterille & C.

Of Observed of Observed A.C.

STATE OF SOUTH CAROLINA

PROOF OF WILL

COUNTY OF ABBEVILLE

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

SAMUEL PIERCE WILLIAMS

Olivia M. anald

STATE OF SOUTH CAROLINA
COUNTY OF ABBEVILLE

Subscribed, sworn to, and acknowledged before me by Samuel Pierce Williams, the Testator/Testatrix, and subscribed and sworn to me by Aturn Thurs, and Jica Hills with witnesses, this 4th day of Decause, 1987.

NOTARY PUBLIC FOR SOUTH CAROLINA

My Commission expires: 7/17/97_

Tast Will and Testament

OF

ORVIS VERDELL BROCK

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

ARTICLE I.

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

ARTICLE II.

All the rest, residue and remainder of my estate, real, personal and mixed, of every kind and nature and wherever situate, of which I may die seized or possessed, I give, devise, and bequeath the same unto my wife, CAROLEEN T. BROCK, as her own absolutely, provided she survives me, but in the event that my said wife should predecease me, or she and I meet simultaneous death, then in such event, I give devise and bequeath the same unto my son, DONALD LEE BROCK.

ARTICLE III.

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

To sell any of the property of my estate, real or personal, for cash or on such other terms as may seem advisable; to borrow money and to make such pledges and mortgages in connection therewith as may be reasonably necessary; to hold estate assets in the form of cash free from any liability for failure to convert

ORVIS VERDELL BROCK (LS)

such cash into productive investments, to make distributions under this Will either in cash or in kind at fair value; to settle or compromise all claims in favor of or against my estate; to retain any investments received by them as part of my estate or to sell the same and reinvest the proceeds, not being confined to those investments authorized by law for the investments of funds held by a fiduciary, and to do all acts and things, and have all powers and privileges that an absolute owner of the property would have, subject always to the discharge of their fiduciary obligation.

ARTICLE IV.

I hereby nominate, constitute and appoint as Executrix of this my Last Will and Testament my wife, CAROLEEN T. BROCK, of Greenwood, South Carolina, and direct that she shall serve without bond. If for any reason she is unable or unwilling to serve or continue to serve, then I hereby nominate, constitute and appoint as substitute or successor Executor, DONALD LEE BROCK, my son, of Greenwood, South Carolina, and direct that he shall serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament consisting of this and one (1) other typewritten page, identified by my signature on said page, this 27 day of 24..., 1978.

ORVIS VERDELL BROCK (LS)

Signed, sealed and declared by the said ORVIS VERDELL BROCK, as and for his Last Will and Testament in the presence of us, three (3) competent witnesses, who in his presence and in the presence of each other, at his request, have subscribed our names as witnesses this day of the day of

WITNESSES

ADDRESSES

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Last Will and Testament

I, CECIL MURRAY HALL, 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, LILLIE MAE HALL. If my wife should not survive me, I give and bequeath the said property to BETTY JANE GODDARD, CAROL MARIE HALL, JOSHUA MATTHEW HALL AND MURRAY STEVE HALL in approximately equal shares, provided, however, the issue of a deceased child shall take his or her parent's share, per stirpes.

ITEM III

I give devise and bequeath all of the rest, residue and remainder of my property of every kind and description, wherever situate and whether acquired before or after the execution of this

Georded, 3/18/91 Book #17 Pages 65-69

Will, absolutely in fee simple to my wife, LILLIE MAE HALL. If my wife does not survive me, I give, devise and bequeath to JOSHUA MATTHEW HALL that lot containing approximately 1.21 acres and being shown as Lot "B" in the Office of the Clerk of Court for Anderson County in Plat Book 80, at Page 251, together with all buildings and improvements thereon and appurtenances thereto. If my wife does not survive me, I give, devise and bequeath all of the rest, residue and remainder of my property of every kind and description to BETTY JANE GODDARD, CAROL MARIE HALL, JOSHUA MATTHEW HALL AND MURRAY STEVE HALL 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 executrix of this my Last Will and Testament, LILLIE MAE HALL and direct that she shall serve without bond. If my said executrix is unable or unwilling to serve, I nominate, constitute and appoint GAINES LELAND HALL and direct that he shall serve without bond.

ITEM V

If my wife does not survive me, I hereby nominate, constitute and appoint GAINES LELAND HALL as testamentary guardian over JOSHUA MATTHEW HALL until he reaches the age of twenty-one (21).

ITEM VI

By way of illustration and not of limitation and in addition to any inherent, implied, or statutory powers granted to executors generally, my 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 her 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 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 executrix shall have all the powers granted to the original executrix.

ITEM VII

Whenever my executrix herein named is directed to distribute any property in fee simple to a person who is a minor at the date of distribution, my executrix shall transfer, convey and assign such property to herself as trustee and hold the property of such minor in trust for such minor during minority using so much of the net income and principal of the property as my trustee shall deem necessary to provide for the proper support, medical care and education of such minor, taking into consideration to the extent my trustee deems advisable any other income or resources of such minor or of his or her parents. Such minor's property shall be paid over and distributed to such minor upon attaining age twenty-one (21) or if he or she shall sooner die, to his or her estate. Whenever my trustee determines it appropriate to pay any money or



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 her 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 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 executrix shall have all the powers granted to the original executrix.

ITEM VII

Whenever my executrix herein named is directed to distribute any property in fee simple to a person who is a minor at the date of distribution, my executrix shall transfer, convey and assign such property to herself as trustee and hold the property of such minor in trust for such minor during minority using so much of the net income and principal of the property as my trustee shall deem necessary to provide for the proper support, medical care and education of such minor, taking into consideration to the extent my trustee deems advisable any other income or resources of such minor or of his or her parents. Such minor's property shall be paid over and distributed to such minor upon attaining age twenty-one (21) or if he or she shall sconer 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, such amounts shall be paid out to 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 her as executrix.

ITEM VIII

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 27 day of March, 1990.

CECIL MURRAY HALL Hack

my seal this <u>27</u> day

Marcella L. Faguell of Ableville

STATE OF SOUTH CAROLINA)

COUNTY OF ABBEVILLE)

PROOF OF WILL

WE, CECIL MURRAY HALL, headle Baywall , and respectively, whose names are signed to the attached, or foregoing instrument, being first duly sworn, do hereby declare to the undersigned authority that the Testator signed and executed the instrument as his last Will and that he had signed willingly, (or willingly directed another to sign for him), and that he executed it as his free and voluntary act for the purposes therein expressed, and that each of the witnesses, in the presence and hearing of the Testator signed the Will as witnesses and to the best of his knowledge the Testator was at the time eighteen years of age or older, of sound mind, and under no constraint or undue influence.

STATE OF SOUTH CAROLINA (WITNESS)

STATE OF SOUTH CAROLINA)

COUNTY OF ABBEVILLE)

Subscribed, sworn to, and acknowledged before me by CECIL MURRAY HALL, the Testator, and subscribed and sworn to me by Muralla C. Caralland , and caralland , this

(NOTARY PUBLIC FOR SOUTH CAROLINA)
My commission expires: 2-3-98

AC MAB

Dasd Hill and Destament

STATE OF SOUTH CAROLINA)

COUNTY OF GREENWOOD)

Eugene L. Bourdeaudhui

I, Eugene L. Bourdeaudhui, being a citizen and resident of the County Abbeville, in the State of South Carolina, being of sound and disposing mind, but realizing the uncertainties of life, 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 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 (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 included in my estate for such tax purposes be paid out of my residuary estate shall not be charged to or against any recipient, beneficiary, transferee or owner of any

ITEM II. I direct that all my just debts, secured and unsecured,

such property or interests in property included in my estate for such

be paid as soon as practicable after my death; however, I direct that my Personal Representative 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 Personal Representative may deem ad-

PAGE ONE

Kiended March 20, 1991 Will Book #17 Page 10-74

tax purpose.

visable taking into consideration the best interest of the beneficiaries hereunder.

ITEM III. If at the time of my death any of the real property herein devised is subject to a mortgage, I direct that the
devisee taking such mortgaged property shall take it subject to such
mortgage and he shall not be entitled to have the obligation secured
thereby paid out of my general estate.

ITEM IV. By way of illustration and not of limitation, and in addition to any and all inherent, implied or statutory powers granted to personal representatives generally, my Personal Representative 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 principle and income, assign, borrow, buy, care for, collect, compromise claims, execute disclaimers, contract with respect to, continue any business of mine, invest, lease, manage, mortgage, grant options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, to make distribution in cash or in kind or partly in each without regard to the income tax basis of such asset, and in general to execute all of the powers in the management of my Estate which any individual could in the management of similar property owned in his own right, upon such terms and conditions as to my Personal Representative may seem best, and to execute and deliver any and all instruments in writing and to do all acts which my Personal Representative may deem proper or necessary to carry out the

PAGE TWO

purposes of this my Last Will and Testament, without being limited in any way by the specific grants of power made, and without the necessity of a court order. Anyone delivering money or property to the Personal Representative of my Estate shall not be required to see to the application by my Personal Representative of such money or property.

ITEM V. If at the time a distribution is directed by the provi-

sions of this Will to a beneficiary, such beneficiary entitled to such distribution is under a serious disability, involved in a pending divorce, involved in a potential or pending credit or claim related to such distribution, or in such distribution, or in a situation involving similar substantial detriment, my Personal Representative is authorized and shall have the power to postpone such corpus distribution otherwise required by the terms of this Will in whole or in part for such time as the Personal Representative in his sole discretion shall determine, up to as much as eleven (11) years from the date such distribution was otherwise directed.

beneficiaries shall not be subject to anticipation, assignment, pledge, sale or transfer in any manner, nor shall said beneficiary have the power to anticipate or incumber such interest, nor shall such interest, while in the possession of my Personal Representative, be liable for, or subject to, the debts, contracts, obligation, liabilities or torts of any beneficiary.

PAGE THREE

agent Dans decording

TTEM VII. I give, devise and bequeath to my beloved friend and companion, Margaret d. Ticehurst, all the rest and residue of my estate, both real and personal, of whatsoever nature and kind, and wheresoever located, as the same may enlarge or diminish, of which I may die seized and possessed.

In the event Margaret D. Ticehurst, shall predecease me, dies in the same accident or common disaster, or as a result of injuries sustained in the same accident or common disaster, dies within (90) days from the date of my death, I give, devise and bequeath my said estate to my children, Christine Bourdeaudhui and Jean Marie Graves, and teh children of Margaret D. Ticehurst, namely: Sharon D. Levine, Susan J. Ticehurst and Ann C. Hanson, share and share alike, PROVIDED, however, a predeceased child's share shall go to his child or children, share and share alike.

ITEM VIII. I hereby name, nominate and appoint Margaret D. Ticehurst as the Personal Representative of this my Last Will and Testament granting her all lawful powers and specifically those set forth in ITEM IV hereof.

ITEM IX. I request my Personal Representative abide by any memorandum by me directing the disposition of any personal property, said request being manditory.

IN WITNESS WHEREOF, I have hereunto set my hand and fixed my seal this day of , 1988, and being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my last Will and that I sign it willingly, that I execute this instrument as my Last Will and Testament and that I sign willingly,

PAGE FOUR

it as my free and voluntary act for the purpose therein expressed, and that I am eighteen years of age or older, of sound mind, and under no constraint or undue influence.

Eugene L. Bourdeaudhui (SEAL)

We LEMUEL W VAUGHAN and Alvin N. Lindsay

the witnesses to the foregoing Will, consisting of five typewritten pages, this including the four preceding pages thereof, bearing on each page the signature of the said Testator sign our names to this instrument, and being first duly sworn, do hereby declare to the undersigned authority that the Testator signs and executes this instrument as his last Will and that she signs it willingly, and that each of us, in the presence and hearing of the Testator, hereby signs this Will as witness to the Testator signing and that to the best of our knowledge the Testator is eighteen years of age or older, of sound mind, and under no constraint or undue influence.

___ GREENWICO d , South Carolina

lay GRIECNWOOD , South Carolina

STATE OF SOUTH CAROLINA

COUNTY OF GREENWOOD

Sworn to, subscribed and acknowledged before me by the within Testatrix, and sworn to and subscribed before me by the within witnesses this 5 day of May , 1988.

Notary Public for South Carolina

My Commission Expires: 12-15-88

PAGE FIVE

Tast Will and Testament

I, WAYNE ELLIE ANDERSON, also known as WAYNE E.

ANDERSON, a resident of and domiciled in the City of Columbia, in the County of Richland, 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 ONE

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 of any such property or interests in property included in my estate for such tax purposes.

ITEM TWO

I give and bequeath all of my personal 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 or in connection with the use of this property to my beloved wife, BONTE WILKERSON ANDERSON, if she shall survive me. If my said wife shall not survive me, such property shall be added to and disposed of pursuant to ITEM FOUR hereof. I request that my wife, my executor and the beneficiaries of this my Last Will and Testament abide by any memorandum by me directing the disposition of this property or any part thereof. This request is precatory and not mandatory.

Recorded March 25, 1991 Will Book#17

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LAST WILL AND TESTAMENT OF WAYNE ELLIE ANDERSON PAGE TWO

ITEM THREE

I give and devise to my wife, BONTE WILKERSON ANDERSON, if she shall survive me, any interest which I own at the time of my death in the house and lot which I occupy as my residence at the time of my death. If my said wife shall not survive me, said property shall be added to and disposed of pursuant to ITEM FOUR hereof. 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 FOUR

I give, devise and bequeath all the rest, residue and remainder of my property of every kind and description (including lapsed legacies and devises), wherever situate and whether acquired before or after the execution of this Will, absolutely in fee simple to my wife, BONTE WILKERSON ANDERSON, 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 Executor hereinafter named or his successor for the purposes hereinafter stated. I direct my said Executor as soon as practicable after my death, but in no event later than twenty (20) years after my death, to grant, bargain, sell and convey all of said property at public or private sale upon such terms and in such manner as he shall in his sole discretion deem advisable and to execute and deliver good and valid conveyances thereof without liability, on the part of the purchaser, or purchasers thereof, to see to the application of the purchase money, or any portion thereof, or to be responsible, in any way, for it after payment has been made for any property purchased. The purchase money, rents, profits and income attributable to said property shall be divided into equal shares and distributed as follows:

a. One share to my sister-in-law HELEN WILKERSON SALLEY, currently of Columbia, South Carolina, if she shall survive me.

PAST WILL AND TESTAMENT OF LAST WILL AND TESTAMENT OF

If my said sister-in-law shall not survive me, said one share to my wife's niece MARCELLA SALLEY McDANIEL, currently of Greenville, south Carolina, if she shall survive me. If both my said sister-in-law and my wife's said niece shall not survive me, this share in-law and my wife's said niece shall not survive me, this share

b. One share to my sister-in-law BETTY JO WILKERSON wive me. If my said sister-in-law shall not survive me, this share

shall lapse.

c. One share to my niece, SARAH MARKLAND SIMERLY,
currently of Murfreesboro mennesses is the chart.

currently of Murfreesboro, Tennessee, if she shall survive me. If she shall not survive me. If

d. One share to my niece, JANE MARKLAND MURRAY, currently of Elizabethton, Tennessee, if she shall survive me. If she shall

not survive me, this share shall lapse.

e. One share to my niece MAXINE ROSE STERLING, currently

of virginia Beach, Virginia, if she shall survive me. If she shall not survive me, this share shall lapse.

ILEW FIVE

I hereby nominate, constitute and appoint as executrix of this my Last Will and Testament BONTE WILKERSON ANDERSON and direct that she shall serve without bond. If for any reason she is unable or unwilling to serve or continue to serve, then I hereby nominate, constitute and appoint as substitute or successor executor HARRY G. SALLEY and direct that he shall serve without bond.

ILEM SIX

Whenever the word "Executor" or any modifying or substituted pronoun therefor is 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 named herein and to any successor or substitute Executor acting hereunder, and such successor or substitute Executor shall possess all the rights,

n page

LAST WILL AND TESTAMENT OF WAYNE ELLIE ANDERSON PAGE FOUR

powers and duties, authority and responsibility conferred upon the Executor originally named herein.

ITEM SEVEN

By way of illustration and not of limitation and in addition to any inherent, implied or statutory powers granted to executors generally, my Executor is specifically authorized and empowered with respect to any property, real or personal, at any time held under any provision of this my Will: to allot, allocate between principal and income, assign, borrow, buy, care for, collect, compromise claims, contract with respect to, take possession of, pledge, receive, release, repair, sell, sue for, to make distributions in cash or in kind or partly in each without regard to the income tax basis of such asset and in general, to exercise all of the powers in the management of my Estate which any individual could exercise in the management of similar property owned in its own right, upon such terms and conditions as to my Executor may seem best, and to execute and deliver any and all instruments and to do all acts which my Executor may deem proper or necessary to carry out the purposes of this my Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order.

ITEM EIGHT

In determining the federal estate and income tax liabilities of my estate, my Executor shall have absolute 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 NINE

If it becomes necessary for a representative of my estate to qualify in any jurisdiction other than the State of my domicile at the time of my death, then to the extent that I may

72

STATE OF GEORGIA COUNTY OF DEKALB

I, Rose McIntosh, a resident of DeKalb County, Georgia, being of sound and disposing mind and memory, do make this my last will and testament, hereby revoking and annulling all other wills and codicils heretofore made by me.

1. Burial

I, desire and direct that my body be buried in the regular manner, suitable to my circumstances and condition in life, and a suitable memorial erected, the cost of my burial and the memorial to be paid out of my insurance proceeds.

2. Payment of Debts

I, desire and direct that all my just debts be paid without unnecessary delay, by my executrix hereinafter named and appointed.

3. Pledges to Charity

I, desire and direct that my executrix pay all my unpaid charitable pledges, whether legally enforceable or not, the same to be paid out of my insurance proceeds as soon as practicable.

4. Bequest of Entire Estate to Niece

I, give, bequeath, and devise, to my niece, Dorothy T. Reed, all my property, both real and personal, in fee simple. In the event my niece, named herein does not survive me, I give, bequeath, and devise all my property both real and personal, in fee simple to my sister and brother, Callie Jones and John McIntosh, share and share alike.

5. Birth or Adoption of Child

The provisions of this will are made in contemplation of the possible birth or adoption of a future child or children, and shall not be revoked by any such event.

6. Appointment of Executrix

I, hereby constitute and appoint my niece, Dorothy T.Reed, the sole executrix of this my last will and testament, and I expressly confer upon her power, as such, to administer my estate, excusing her from giving any bond, or making any returns to the ordinary, and I expressly confer upon her full authority and power to sell any part of my estate not hereinbefore specially devised, at public or private sale, with or without notice, as she may deem best, and without any order of court, making good and sufficient conveyances to the purchaser and holding the proceeds of the said sale to the same uses and trusts as hereinbefore declared in the several items of this my will. I further hereby expressly confer upon her the authority and power to borrow money for the use of my said estate, in any instance where she may think it necessary and proper, and to secure the same by lien, mortgage, security deed, or trust deed, or other form of security to or upon any part of my estate, not hereinbefore specifically devised; this she may do without theorder of any court.

Recorded March 28, 1991 Book # 17 Page 81-82

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Appointment of Alternate Executrix

If, for some reason, either physical or mental, my niece is unable to act as the executrix of my estate, or in the event she elects not act, I hereby constitute and appoint my sister, Callie Jones, as the sole executrix of this my last will and testament, and I expressly confer upon her all the power, duties, and immunities as set forth in Item 6 above.

(or)

If, for some reason, either physical or mental, my sister is unable to act the executrix of my estate, or in the event she elects not to act, I hereby constitute and appoint John McIntosh, as sole executor of this my last will and testament, to administer my estate as is required by law.

This 27 day of January, 1990.

Rash Merry (SEAL)

Signature of Testator

Attestation Clause

The foregoing instrument was signed, sealed, declared, and published by Rose McIntosh, as her last will and testament, in the presence of us, the undersigned, who, at her special instance and request, do attest as witnesses, after said testator had signed her name thereto, and in her presence, and in the presence of each other.

This 27 day of January, 19 90.

Spanature of Witness

Signature of Witness

Address of Jitress

Address of Witness

Address of Witness

Address of Witness

Tast Will and Testament

OF

ELEANOR C. WILLIAMS

I, ELEANOR C. WILLIAMS, presently domiciled in Henderson County,

North Carolina, declare this to be my Last Will and Testament, hereby revoking
all Wills and Codicils heretofore made by me.

I

I direct that all my just debts (including unpaid charitable pledges, whether or not the same are enforceable obligations of my estate), my funeral or memorial expenses (including the cost of a suitable monument or marker at my grave), the taxes which shall become payable upon or by reason of my death with respect to any property passing by or under the terms of this Will, and the costs of administration of my estate, be paid out of the estate as soon as practicable after my death.

H

I will, devise and bequeath all of my property of every sort, kind and description, both real and personal, which is not necessary to carry out the preceding article or articles of this Will, to my beloved husband, HERSEY T. WILLIAMS, in fee simple, provided he shall survive me.

III

In the event my said husband, HERSEY T. WILLIAMS, shall predecease me, I will, devise and bequeath and direct that all of my personal effects and tangible personal property, including automobiles, furniture, household goods and jewelry owned by me at the time of my death, but excluding cash on hand or on deposit, securities or other intangibles, be disposed of by my Executor in accordance with the provisions of a certain memorandum written entirely in my handwriting and signed by me. It is my intention that no such memorandum or writing need be admitted to probate, but may nevertheless be considered by my Executor in the exercise of his discretion and in order to give effect to my wishes, regardless of the fact that such memorandum or writing may not have been executed with the formalities_required for Wills or Codicils. I direct

that any expenses incurred in safeguarding or delivering such property shall be paid from my estate as an administration expense thereof. If for any reason said memorandum is not found and properly identified as such by my Executor within 30 days after the probate of my Will, then all of aforesaid property, along with any personal property not so listed in said memorandum, shall become part of my residuary estate hereinafter disposed of.

3-13-86 EC.W

IV

If my said husband, HERSEY T. WILLIAMS, shall predecease me, I will, devise, and bequeath all the rest, residue and remainder of my property and estate of every nature, wheresoever situated, (including all property which I may acquire or become entitled to after the execution of this Will and including all lapsed legacies and devises), as follows:

- A. FIFTY PERCENT (50%) to LAURIE C. SHERRILL, provided she shall survive me. In the event she shall predecease me, the share she would have taken shall pass in equal shares to those of her issue who survive me.
- B. FIFTY PERCENT (50%) to JOHN R. WILLIAMS, CATHERINE W. MILLARD and OLIVIA W. BROCKMAN, to share and share alike, to have and to hold the same unto them. In the event any beneficiary named above shall predecease me, the share such predeceased beneficiary would have taken shall pass in equal shares to the surviving beneficiaries.

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I appoint my husband, HERSEY T. WILLIAMS, as Executor of this my Last Will and Testament and as substitute Executor I appoint D. SAMUEL NEILL. I further direct that said Executor or substitute Executor shall be allowed to serve without bond, surety or security.

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I hereby grant to my Executor and to my Trustee, if any, (and any substitute or successor personal representative) the continuing absolute, discretionary power to deal with any property, real or personal, held in my estate as freely as I might in the handling of my own affairs. Such power may be exercised independently and without prior or subsequent approval of any court or judicial authority, and no person dealing with the Executor or the

Trustee, if any, shall be required to inquire into the propriety of any of his actions. Without in any way limiting the generality of the foregoing and subject to North Carolina General Statute, Section 32-26, I hereby grant to my Executor and to my Trustee, if any, all the powers set forth in North Carolina General Statute, Section 32-27 and Section 28A-13-3, and these powers are hereby incorporated by reference and made a part of this instrument and such powers are intended to be in addition to and not in substitution of the powers conferred by law.

IN WITNESS WHEREOF, I, the said ELEANOR C. WILLIAMS, do hereunto set my hand and seal to this my Last Will and Testament, this the 13 day of my hand and seal to this at Hendersonville, North Carolina.

Eleanor C. William (SEAL)

The foregoing instrument, consisting of a total of four typewritten pages, was SIGNED, SEALED, PUBLISHED and DECLARED by ELEANOR C. WILLIAMS, the testatrix, to be her Last Will and Testament, 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 witnesses, this the 13 day of worth Carolina.

. residing at Hendersonville, NC

Nc Coom, residing at Hendersonville, NC

ZELF-PROOF OF WILL

I, ELEANOR C. WILLIAMS, the testatrix, sign my name to this instrument this the 13 day of _______, 1986, and being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my Last Will and Testament and that I sign it willingly direct another to sign for me), that I execute it as my free and voluntary act for the purposes therein expressed, and that I am my free and voluntary act for the purposes therein expressed, and that I am

\$ 51.5 W.J.3 eighteen years of age or older, of sound mind, and under no constraint or undue influence.

Eleante C. Williams
Testatrix

313-8X

We, D. SAMUEL NEILL and Jenane Methority, the witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned authority that the testatrix signs and executes this instrument as her Last Will and Testament and that she signs it willingly (or willingly directs another to sign for her), and that each of us, in the presence and hearing of the testatrix, hereby signs this will as witness to the testatrix's signing, and that to the best of our knowledge the testatrix is eighteen years of age or older, of sound mind, and under no constraint or undue influence.

Witness

Witness

Witness

STATE OF NORTH CAROLINA
COUNTY OF HENDERSON

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

WILLIAMS, the testatrix, and subscribed and sworn to before me by D. SAMUEL

NEILL and Jeanne Me Harms, the witnesses, this 15th day of March, 1986.

Notary Public

My commission expires:

10-11-88

STATE OF SOUTH CAPOLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF IRDNA V. HALL

I, IRONA V. HALL, of the City of Abbeville, County of Abbeville, State of South Carolina, do hereby make, publish and declare the following to be my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore by me made.

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

I will, devise and bequeath unto my niece, Beverly C.

Adams, my house and lot at 138 McGowan Avenue, City and County of Abbeville,

State of South Carolina in fee simple absolute.

I will, devise and bequeath/Beverly C. Adams the two

(2) grave spaces from Lot # 7, Section M containing 16 X 33 Feet, Melrose

Cemetery, Abbeville County, South Carolina. Copy of Plat attached.

I hereby give, devise and bequeath unto the First Baptist Church, Abbeville, South Carolina, the sum of Five Hundred and No/100 (\$500.00) Dollars, in memory of my late husband, Leslie W. Hall.

I will, devise and bequeath the balance in banks, savings and loans or other institutions, after my funeral expenses and all of my legal debts have been paid, unto Nettie V. Wade, Lillian V. Dooley, Catherine V. Arnold (Batman), Vern V. Iainey, Lavenia V. Davis, Doris H. Hartvig, share and share alike. Should any one or more of the said legatees predecease me or we both die in a common disaster then the child or children of said legatee or legatees to take the share to which they would have been entitled.

AGE # 1

STATE OF SOUTH CAROLINA

IN THE NAME OF GOD, AMEN.

I, David Patrick Brissey, of the Town of Donalds, County of Abbeville, State of South Carolina, do make, ordain, publish and declare this as and for my Last Will and Testament, hereby revoking all Wills and instruments of a testamentary nature heretofore by me made.

ITEM I. I will and direct that as soon as practicable after my death all my just debts be fully paid and satisfied.

ITEM II. I will, devise and bequeath my life insurance, cash money and the tract of land containing six (6) acres and homestead thereon, located at Route 2, Donalds, South Carolina, unto my wife, Agnes McKee Brissey, until her death, at which time, I will, devise and bequeath the above named homestead unto my daughter, Margaret Brissey Logan.

ITEM III. I will, devise and bequeath the tract of land containing one hundred and fifty-four (154) acres, more or less, located at Route 2, Donalds, South Carolina, including the buildings and herd of cows thereon, and the interest in the McKee tract of land, located at Route 2, Donalds, South Carolina, plus my automobile unto my son, William David Brissey.

ITEM IV. I will, devise and bequeath the tract of land containing ninety-four (94) acres, more or less, plus the dwelling thereon, located at Route 2, Donalds, South Carolina, unto my daughter, Margaret Brissey Logan, with the fact in mind that my brother, William Ernest Brissey, be permitted to reside on said property for as long as he shall live.

ITEM V. Should my wife predecease me, or should we die in or as a result of common disaster, I hereby will, devise and bequeath all the rest and residue of my entire household furnishings, including the Coin Collection, which, I request, be divided according to the

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Page 1 APB PAGE TWO (2)

United States Coin Book to ascertain the value, unto my daughter, Margaret Brissey Logan and unto my son, William David Brissey, in fee simple absolute, share and share alike.

ITEM VI. I hereby nominate, constitute and appoint my wife, the said Agnes McKee Brissey, as Executrix of this my Last Will and Testament, provided, however, that should she predecease me or should we die in or as a result of a common disaster, or should she be unwilling to serve, in that event, I nominate, constitute and appoint my son, William David Brissey, as Executor of this my Last Will and Kindey Testament; in either event, the said Executrix or Executor as the case may be is to serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal at Abbeville, South Carolina, this 23 day of April

SIGNED David Patrick Brisley SEAL

Signed, sealed, published and declared by DAVID PATRICK BRISSEY 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.

(allen & Shiff, Address Me Reville, S. Dessie Lee Hance Address Hhewille S.C. Charlie C Munchik Address Ceblewille JC

MELVIN G. McNEIL

- I, MELVIN G. McNEIL, of the City and County of Abbeville, South Carolina, do hereby make and publish this as my Last Will and hereby revoke all previous wills and codicils by me made.
- 1. I will and devise to my son, WILLIAM H. McNEIL, if he shall survive me, or, if he predeceases me, then to his children, in equal shares, my approximately 53-acre tract of land, together with the improvements thereon and appurtenances thereto located approximately two miles northerly of the City of Abbeville on the west side of Abbeville-Due West Highway near Long Cane Cemetery.
- 2. I will and devise to my wife, GRACE M. McNEIL, all of my tangible personal properties, including, but not limited to, motor vehicles, household furnishings, appliances, and personal effects. It is my hope and desire that any of this property that she does not want for her own personal use will be given to my children surviving me. In the event I leave a memorandum in my handwriting or signed by me setting forth my desires with respect to the disposition of certain items of my tangible personal effects, such memorandum shall be followed and have priority and precedence over this devise in my will.
- 3. I give and devise to my wife, GRACE M. McNEIL, all of my real estate, together with my residence and other improvements thereon and appurtenances thereto, on North Main Street in Abbeville, South Carolina,

AWTHORNE & MUNDY
ATTORNEYS AT LAW
E. PINCKNEY STREET
P.O. BOX 21B
ABBEVILLE, S.C. 29620

Lecorded Will Book # 17 april 26, 1991 Page 94-98

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my death in the name of myself and any other person and which are payable on my death to such other person shall be the sole property of such other person.

8. If my wife shall die within four months after my death, she shall be deemed to have predeceased me for all purposes under this will.

> Melson of Mc heef Melvin G. McNeil, Testator

We, Robert L. Bauthone, M., Roseman, B. Copelard the witnesses, sign our names to this instrument, and at least one of us, being first duly sworn, does hereby declare, generally and to the undersigned authority, that the Testator signs and executes this instrument as his Last Will and that he signs it willingly, and that each of us, in the presence and hearing of the Testator, hereby signs this will as witness to the Testator's signing, and that to the best of our knowledge the Testator is eighteen years of age or older, of sound mind, and under no constraint or undue influence.

HAWTHORNE & MUNDY
ATTORNEYS AT LAW

E. PINCKNEY STREET
P.O. BOX 218
ABBEVILLE, S.C. 29620

Rosemany H. Copeland

IAWTHORNE & MUNDY
ATTORNEYS AT LAW
E. PINCKNEY STREET
P.O. BOX 2:8
ABBEVILLE, S.C. 29620

- 5. If my wife, GRACE M. McNEIL shall predecease me, all the rest, residue and remainder of my estate, real and personal, and all other property over which I shall have any power of disposition by will, whether acquired before or after the execution of this will, I give and devise as follows:
 - A. One-sixth (1/6th) thereof to my son, MELVIN G. McNEIL, JR., if he shall survive me, or if he predeceases me, then to HIS CHILDREN, in equal shares.
 - B. One-sixth (1/6th) thereof to my son, WILLIAM H. McNEIL, if he shall survive me, or, if he predeceases me, then to HIS CHILDREN, in equal shares.
 - C. One-sixth (1/6th) thereof in equal shares to my grandchildren, JAMES SCOTT McNEILL, CHERRY ELIZABETH McNEIL, WILLIAM TODD McNEIL, MELISSA CATHERINE McNEIL and ANNE MARIE McNEIL, or, if any of them predeceases me, then to the survivor of them in equal shares.
 - D. Three-sixths (3/6th) thereof to the children of my wife, GRACE M. McNEIL, in equal shares, or their issue per stirpes if any of them do not survive me.
- 6. I appoint my wife, GRACE M. McNEIL, Executrix of this my will. However, if she shall fail to qualify or cease to act as Executrix, I appoint my son, WILLIAM H. McNEIL, Executor in her place. I direct neither shall be required to furnish any bond.
- 7. All bonds, bank accounts, savings accounts and money market certificates and all other similar property, which I own at the time of

my death in the name of myself and any other person and which are payable on my death to such other person shall be the sole property of such other person.

8. If my wife shall die within four months after my death, she shall be deemed to have predeceased me for all purposes under this will.

Mellin S. McNeil, Testator

We, Robert L. Dawthorse, n., Rosemany A. Copeland the witnesses, sign our names to this instrument, and at least one of us, being first duly sworn, does hereby declare, generally and to the undersigned authority, that the Testator signs and executes this instrument as his Last Will and that he signs it willingly, and that each of us, in the presence and hearing of the Testator, hereby signs this will as witness to the Testator's signing, and that to the best of our knowledge the Testator is eighteen years of age or older, of sound mind, and under no constraint or undue influence.

HAWTHORNE & MUNDY

ATTORNEYS AT LAW

E. PINCKNEY STREET

P.O. BOX 218

ABBEVILLE, S.C. 29520

Rosemary IV. Copeland

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE	j
by MELVIN G. McNEIL, the Testato	AND ACKNOWLEDGED before me and subscribed and sworn to before day of Notary Public for South Carolina My Commission Expires Let. 8,1998

(AWTHORNE & MUNDY

ATTORNEYS AT LAW

E. PINCKNEY STREET

P.O. BOX 218

ABBEVILLE, S.C. 29620

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Last Will and Testament

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

ITEM I

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

ITEM II

I give, devise and bequeath all 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, LINDA S. WILSON, VICKIE S. MILFORD and RONNIE SEAWRIGHT in approximately equal shares, provided, however, the issue of a deceased child shall take his or her parent's share, per stirpes.

ITEM II'I

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 LINDA S. WILSON, VICKIE S.

MILFORD and RONNIE SEAWRIGHT 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 Executrix of this my Last Will and Testament, LINDA S. WILSON and direct that she shall serve without bond. If my said executrix is unable or unwilling to serve, I nominate, constitute and appoint VICKIE S. MILFORD and direct that she shall serve without bond.

Recorded agric 30, 1991 Will Book# 17 Page 99-102

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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 her 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 purpose 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/executrix shall have all the powers granted to the original executrix.

ITEM VI

Whenever my executrix herein named (or any successors 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 executrix shall transfer, convey and assign such property to herself as trustee and shall hold the property of such minor in trust for such minor during minority using so much of the net income and principal of the property as my trustee shall deem necessary to provide for the proper support, medical care and education of such minor taking into consideration to the extent my trustee deems advisable any other income or resources of such minor or of his or her parents. Such minor's property shall be paid over and distributed to such minor upon attaining age twenty-one (21) or if he or she shall sooner die, to his estate. Whenever my trustee determines it appropriate to pay any money or benefit of any minor for whom a trust is created hereunder, 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

heretofore conferred upon her as executrix. trustee shall have all of the power, discretionary or otherwise, any property for a minor under the provisions of this Item, my such beneficiary's support, medical care and education. In holding Designation of my trustee using such amounts attectly for

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render it doubtful whether the beneficiary or I died first, then it accident or calamity or otherwise under such circumstances as would If any beneficiary and I should die as a result of a common

said beneficiary predeceased me. shall be conclusively presumed for the purposes of this Will that

seal this /6th day of mount , 1990. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my

NEFT AVAGEN SEVABLE 1/ell Vaughe

have hereunto subscribed our names as witnesses hereto. request, and in his/her presence and in the presence of each other, Will and Testament and in the presence of us, who at his/her day of Thuy, 1990 signed, sealed, published and declared by the said Testator/Testatrix as and for his/her Last this included, the was preceding pages thereof, bearing on left hand margin the initials of the Testator/Testatrix was this that day of Thur, 1990 signed, sealed, published and preceding pages thereof, bearing on the typewritten pages, The foregoing Will consisting of Four