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

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 my children, WALTER BROOKS, ROSETTA B. MORRIS, JOHN ALLEN BROOKS and MORRIS BROOKS in approximately equal shares, provided, however, the issue of a deceased child shall take his or her parent's share, per stirpes.

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 children, WALTER BROOKS, ROSETTA B. MORRIS, JOHN ALLEN BROOKS and MORRIS BROOKS in approximately equal shares. provided, however, the issue of a deceased child shall t or her parent's share, per stirpes. ITEM IV

I hereby nomir Last Will and Test serve without bor serve, I nominat direct that she

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ANIJORAD HTUOS 70 ETATS

COUNTY

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ABBEVILLE

Subscribed, sworn to, and acknowledged before me by Nell

.eonstraint or undue influence. , hat time eighteen years of age or older, and to the best of his/her knowledge the xinterer/reteer and to prinear bu i expressed, and that each of the recuted it as his/her free and voluntary ,ly directed another to sign for bed sde that bue lliw test red ti. bus bengis xittstser/rotstser ent ts se names are signed to the attached or ent bus Xirtster/Tester and the

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Vaughn Seawright, the Testator/Testator and subscribed and sworn

WX COWWIZSION EXLIBES: 56/16/2 NOTARY PUBLIC FOR SOUTH CAROLINA

ITEM I

ITEM II

ITEM III

tute and appoint Executor of this my S BROOKS and direct that he shall d executor is unable or unwilling to and appoint ROSETTA B. MORRIS and thout bond.

"91 Will Bk# 17 Page 103-104

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 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 shall have all the powers granted to the original executor.

ITEM VI

Mulia 2 Brook

Whenever my executor 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 executor shall transfer, convey and assign such property to himself as trustee and shall hold the property of such minor in trust for such minor during minority using so much of the net income and principal of the property as my trustee shall deem necessary to provide for the proper support, medical care and education of such minor taking into consideration to the extent my trustee deems advisable any other income or resources of such minor or of his or her parents. Such minor's property shall be paid over and distributed to such minor upon attaining age twenty-one (21) or if he or she shall sooner die, to his 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 friend for the support, medical care, and education of such

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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.

ILEW AII

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 12 the day of the property.

JULIA C. BROOKS

501

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

OE - OF Callour

STATE OF SOUTH CAROLINA)

OF ABBEVILLE) COUNTY

We, Julia C. Brooks, <u>Karen a. Alley</u>, and <u>Karen F. Leven No</u>, the Testator/Testatrix and the witnesses, respectively, whose names are signed to the attached or 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.

PROOF OF WILL

JULIA C. BROOKS Karen a. ashley WITNESS Rucha A Liverette

STATE OF SOUTH CAROLINA) ABBEVILLE) COUNTY OF

Subscribed, sworn to, and acknowledged before me by Julia C. Brooks the Testator/Testatrix, and subscribed and sworn to me by <u>Karen a akley</u>, and <u>Special And Subscribed</u>, witnesses, this <u>12</u> day of <u>May</u>, 1989.

<u>Alicia, M. Arnold</u> NOTARY PUBLIC FOR SOUTH CAROLINA MY COMMISSION EXPIRES: 10/18/9.3

106

The foregoing Will consisting of <u>HREE</u> typewritten pages, this included, the <u>Ore</u> preceding pages thereof, bearing on the left hand margin the initials of the Testator/Testatrix was this <u>INF</u> day of <u>Ori</u>, 1991 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. Calhon Falls & everelle OF PPI they of allow + STATE OF SOUTH CAROLINA PROOF OF WILL COUNTY OF ABBEVILLE We, Ozey Ray Tiller, 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. OZEY RAY TIKLES Lunde ashlay STATE OF SOUTH CAROLINA COUNTY ABBEVILLE OF) Subscribed, sworn to, and acknowledged before me by Ozey Ray In day of april, 1991. Tiller, the Testator/Testatrix, and subscribed and sworn to me by witnesses, this Dusar NOTARY PUBLIC FOR SOUTH CAROLINA MY COMMISSION EXPIRES: 3-12-2001

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STATE OF SOUTH CAROLINA ABBEVILLE COUNTY OF

LAST WILL AND TESTAMENT OF EDDIE LEE NORRELL

I, EDDIE LEE NORRELL, a resident of and domiciled in the Town of Abbeville 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 my just debts, secured ITEM I. and unsecured, be paid as soon as prac-

ticable after my death.

I give, bequeath and devise all property ITEM II. that I own at my death, whether it be real or personal, wheresoever located, to my wife, Beatrice E.

Norrell.

ITEM IV.

ITEM V.

Should my wife not survive me, or if we should die in a common accident or calamity,

where it would be impossible to determine who died first, I direct that all property I own should be sold by my hereinbelow named executrix, and the proceeds should be equally divided among my grandchildren who survive me. Said property may be sold at public or private sale or whatever method is determined by my executrix to be in the best interest of my estate.

I hereby nominate, constitute and appoint my wife, Beatrice E. Norrell, as executrix

of this, my Last Will and Testament, and I direct that she not be required to give bond. Should for any reason my wife be unable or unwilling to serve, I then nominate, constitute and appoint my daughter, Martha Ann N. Turner, as executrix, and direct that she not be required to give bond.

IN WITNESS WHEREOF, I have hereunto set

110

TII-01 or LITEN tica ITEN or NO I' E. L. N. E. L. N. LII-ON MO I' NO I'

mm

my hand and affixed my seal this 25th day of March, 1982

Eddie L. Manuel (SEAL)

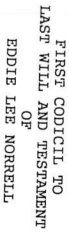
The foregoing Will consisting of two (2) typewritten pages, this included, was this 35 day of March, 1982, signed, sealed, published and declared by the said Testator as and for his Last Will and Testament in the presence of us, who at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses hereto.

Algander of Abbeville, South Carolina.

R. Cuttenda of Abbeville, South Carolina. mana

Muthe M. Mane_____ of Abbeville, South Carolina.

111



25, to be 1982. I, the First Codicil to my Last Will EDDIE LEE NORRELL, do hereby make, publish and declare and Testament dated March this

FIRST:

1 N. March 25, NORRELL is unable TURNER н do 1982 by substituting EDDIE CARROLL NORRELL for MARTHA ANN as my Alternative hereby amend Item V of my Last Will Or unwilling to serve. Executrix in the event and Testament that BEATRICE dated

тy seal IN this WITNESS /// day of October, 1990. WHEREOF, I have hereunto set my hand and affixed

EDD LEE X NORRELL bar

WITNESSES:

of Abbeville, South Carolina

_ of Abbeville, South Carolina

Last Will and Testament of

BENJAMIN D. HANNAH

I, BENJAMIN D. HANNAH, a citizen and resident of the County of Volusia and the State of Florida, being of sound and disposing mind and memory, do hereby make, ordain, publish, and declare this to be my Last Will and Testament, hereby revoking and making void any and all testamentary instruments of any kind heretofore made by me.

FIRST: I desire and direct that all my just debts, if any, be paid as soon as practicable after my demise.

SECOND: After the payment of my just debts, if any, and the costs of the administration of my estate, I give, bequeath, and devise all of the rest, residue, and remainder of my estate, of every kind and nature, whether real, personal, or mixed, wheresoever situate and being, whether now owned by me or hereafter acquired, to my beloved Wife, ELLENE E. HANNAH, to be hers absolutely and forever in fee simple.

THIRD: In the event my aforesaid beloved Wife, ELLENE E. HANNAH, should predecease me, or in the event my said Wife should die in, or as a result of, a common disaster with me, then in that event, after the payment of my just debts, if any, and the costs of the administration of my estate, I give, bequeath, and devise all of the rest, residue, and remainder of

unah AH

--- Recorded May 16, 1991 -Page 1- Will Book # 17 Page 113-116



113

BENJAMIN D. HANNAH ********

my estate, of every kind and nature, whether real, personal, or mixed, wheresoever situate and being, whether now owned by me or hereafter acquired, to my son, DAVID L. HANNAH, to be his, absolutely and forever in fee simple, or to his lawful issue.

FOURTH: I hereby name, nominate, and appoint my Wife, ELLENE E. HANNAH, as Personal Representative of this, my Last Will and Testament, and I expressly request that my said Personal Representative be excused from giving bond for the faithful performance of her duties as my said Personal Representative. In the event my Wife predeceases me, or for any reason fails to qualify as my said Personal Representative, then I name, nominate, and appoint DAVID L. HANNAH as Alternate Personal Representative of this my Last Will and Testament, and I expressly request that my said Alternate Personal Representative be excused from giving bond for the faithful performance of his duty as my said Alternate Personal Representative.

FIFTH: I expressly confer upon my Personal Representative or Alternate Personal Representative, as the case might be, full authority and power to sell and convey any part or all of my estate, at public or private sale, with or without notice, as she or he may deem best, and without the necessity of any authorization or confirmation or Order of the Court, and I authorize her or him to make good and sufficient conveyances to any purchaser and to hold the proceeds of any sale for distribution in accordance with the provisions hereinabove set

Hannah

-Page 2-

BENJAMIN D. HANNAH *******

forth in this, my Last Will and Testament.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this, my Last Will and Testament, consisting of four (4) typewritten pages, the other three (3) of which I have identified by appending my signature thereto, on this <u>4th</u> day of <u>November</u>, A. D. 1985.

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STATE OF FLORIDA) COUNTY OF SEMINOLE)

WE, BENJAMIN D. HANNAH, <u>ROBERT K. MCINTOSH</u>, and <u>MONICA J. WILLARD</u>, the testator and witnesses respectively whose names are signed to the foregoing instrument, were sworn, and declared to the undersigned officer that the testator signed the instrument as his Last Will, that he signed, and that each of the witnesses in the presence of the testator and in the presence of each other signed the Will as a witness.

BENJAMIN D. HANNAH *******

Sworn to and subscribed before me by BENJAMIN D. HANNAH, the testator, and subscribed and sworn to before the witnesses, on this <u>4th</u> day of <u>November</u>, A. D. 1985.

Notary Public, State of Florida My Commission Expires:

NOTARY PUBLIC STATE OF FLORIDA MY COMMISSION EXPIRES MAY 21, 1986 BONDED THRU GENERAL INS. UNDERWRITERS

Januah IN D. HANN iya BENJAMIN

-Page 4-

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1

LAST WILL AND TESTAMENT OF

JOHN REED TAYLOR

I, JOHN REED TAYLOR, of Abbeville County, South Carolina, near the Anderson County Line, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.

 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, ELMA A. TAYLOR, in fee simple, if she shall survive me.

2. I appoint my wife, ELMA A. TAYLOR, Executrix of this my Will.

3. I authorize my Executrix to sell any real and personal property upon such terms as she may deem proper at any time included in my estate.

4. I direct that my Executrix hereunder shall not be required to furnish any bond.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will April 20, 1973.

John Reed Zayloz (L.S.

The foregoing Will consisting of One (1) page was signed, sealed, published and declared by JOHN REED TAYLOR, 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 thereunto subscribed our names as attesting

with esses Wither J. of Abbeville, South Carolina

of Abbeville, South Carolina

peland of Abbeville, South Carolina

Recorded May 22, 1991 will Book # 17 Page 117

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

Tast Will and Testament

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

R In B Page 1

I, Robert M. Brantly, of Abbeville County, South Carolina, do hereby make, publish and declare the following to be my Last Will and Testament:

1. I direct that my just debts be paid as soon after my death as may be practicable.

2. If my wife, Lois James Brantly, shall survive me, then I will, devise and bequeath unto The South Carolina National Bank of Charleston, as Trustee, property and funds of my estate which shall have a total value in the final appraisal of my estate equal to one-half of the total of my adjusted gross estate as finally determined for Federal and Estate Tax purposes, less an amount equal to: (a) all insurance upon my life included in such adjusted gross estate of which my wife is the beneficiary and which qualifies for the so-called marital deduction under Federal Estate Tax Law and Regulations; and (b) the value included in such adjusted gross estate of any other property which may have passed from me to my wife during my lifetime or by survivorship upon my death if the estate therein transmitted to my wife shall be such that the property qualifies for the marital deduction. No property or the proceeds thereof shall be used in the satisfaction of this devise and bequest for which a marital deduction will not be allowed for estate tax purposes. The amount to pass under this paragraph shall not be diminished by estate taxes. My Executor in implementing this gift shall distribute assets including cash fairly representative of appreciation or depreciation in value to the date or dates of distribution of all property available for distribution in satisfaction thereof.

My Trustee shall hold, manage and control the same under the powers herein expressed, and shall pay the net income therefrom to my wife in installments not less often than quarter annually so long as she shall live, with the power to pay to her or to expend for her benefit such portions of the corpus thereof, as, in the opinion of my Trustee, my wife shall need, in addition to the income therefrom and in addition to other income available to her for her sustenance, support and medical attention. Upon the death of my wife, my Trustee shall pay over the entire principal of the trust remaining in its hands in such proportion and to such persons, including her own estate, as my said wife by her Last Will and Testament, by specific reference to this power, may validly appoint. Should my wife fail to exercise validly such power of appointment, in whole or in part, then upon the death of my said wife so much of the principal of said trust not so validly appointed shall be distributed to the trust estate by Item 3 of this Will, or, if it shall have been terminated, then to the persons to whom the assets of said trust in said Paragraph 3 hereof would have been distributed if it should have terminated upon the date of the death of my wife.

3. All the rest, residue and remainder of my estate I will, devise and bequeath unto The South Carolina National Bank of Charleston, as Trustee, to hold, manage and control the same for the benefit of my child or children surviving me and the child or children of any of them who shall have predeceased me leaving a child or children

Recorded will Book# 17 Page 120-123

surviving me, my grandchildren to take their perent's share per stirpes. When my youngest child reaches the age of twenty-one (21) or upon the death of a child of mine before reaching the age of twenty-one (21), so that all of my surviving children shall be not less than twenty-one years of age, this trust shall terminate and shall be paid one equal share to each child of mine then living and one equal share divided among the then living children of any child of mine who may have died leaving a child or children then surviving, the children to take their parent's share.

Until the termination of the trust and so long as all of my children are in the custody of their mother, my Trustee shall pay the net income from said trust in installments not less often than quarter annually to my wife for their support, medical attention and education, provided that if my Trustee shall determine that if any of the children are not receiving proper support or education from the income so made available to my wife, my Trustee shall have the right, in its discretion, to apply said income and such portion of the corpus of the trust as my Trustee may determine is reasonably needed for the purpose, directly for the benefit of the several beneficiaries under the powers hereinafter granted. My Trustee shall have the further right to invade the corpus for the amount thereof to my wife for their benefit.

4. In the administration of the Trusts established by this Will, my Trustee shall have all of the powers granted by law, including but not limited to the powers granted to a fiduciary by the Prudent-Man Investment Act (S.C. Code Sec. 67-58, as amended by the Act of the General Assembly approved April 22, 1965)which powers shall not be revoked or reduced if said statute should hereafter be repealed or restrictively amended. Without limiting the foregoing, my Trustee shall have the right:

> (a) to borrow money for proper purposes and to pledge or mortgage trust assets as security for the repayment thereof;

(b) to lease property, including the right to lease the same for terms which may extend beyond the date of the termination of the Trust;

(c) to allocate amounts received or paid out to principal or income generally in accordance with the revised Uniform Principal and Income Acts (S.C. Code Sec.67-502, et seq., as amended), except that my Trustee may, in its discretion (i) allocate to principal out of rents received for improved real estate such amount of the rent received as will be required to repay the cost of improvements during the term of the lease and (ii) charge Trustee's fees, except fees for capital gains, to income. The decision of the Trustee as to the allocation of items as between income and principal shall be final;

(d) to make distribution in money or in kind or partly in money and partly in kind, as it shall determine;

(e) to sell, exchange, assign, and to execute and deliver good and sufficient deeds or other instruments to transfer and convey any security or property, real or personal, held in the trust, at public or private sale, at such time and price and upon such terms and conditions (including credit) as it may deem advisable;

R M B Page 2

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

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Book# 17 Yax

1991 Will

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LAST WILL AND TESTAMENT

I, Ruby Edwards Uldrick, a resident and domicile 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.

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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 devise unto my beloved husband, Julian Franklin Uldrick, if he shall survive me, any interest which I own at the time of my death in the house and land which I occupy as my residence at the time of my death.

<u>ITEM III</u>: I give, devise and bequeath all the rest, residue and remainder of my property of every kind and description wherever situtate and whether acquired before or after the execution of this Will, absolutely and fee simple to my husband, Julian Franklin Uldrick, if he shall survive me.

ITEM IV: In the event my said husband predeceases me or if we die in a common disaster or under such circumstances that it cannot be ascertained which one has predeceased the other, then I give, devise and bequeath all the rest, residue and remainder of my Estate to my children, Charles Franklin Uldrick, Donald Earl Uldrick, Helen Uldrick Cannon, and Dorothy Uldrick McDonald, share and share alike.

<u>ITEM V:</u> I hereby nominate, constitute and appoint as my Executor of this my Last Will and Testament, my husband, Julian Franklin Idrick, and direct that he shall serve without bond. If for any reason, he is unable to serve or unwilling to serve, then I hereby nominate, constitute and appoint as Substitute Executor, my son, Donald Earl Uldrick, and direct that he shall serve without bond.

ITEM VI: If any of said children shall predecease me, then the child's child or children shall take the share of my said child, as if he had survived me. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this // day of October, 1979.

Ruly Edwards WillicksEAL

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SIGNED, SEALED, PUBLISHED AND DECLARED by the Testatrix, as her Last Will and Testament, the day and year last above written, 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:

alum Cannon 10/11-19 OF Abbeville, SC

Claude CKy pr 10\$ 11.99 OF Abbeville, 50

Haire & E Welnich 10/11/19 OF Abbouille, SC.

STATE OF SOUTH CAROLINA, COUNTY OF PICKENS.

I, Mrs. Ruth Wilson Gant, of the County of Pickens, 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 heretofore by me made.

Item I.- I direct my executor, hereinafter named, to pay all my just debts.

Item II.- I will, devise and bequeath all of my property of every kind, both real estate and personal property, unto my two daughters, Mary Virginia G. Rosenberg and Betty Lulu Gant, share and share alike in fee simple absolute.

Should either of my two daughters predecease me and not be living at the time of my death, the share of such deceased daughter of mine is to go to her child, if only one, or children, if more than one, share and share alike. Should either of my two said daughters predecease me without leaving child or children living at the time of my death, then and in that event all of my property of every kind is to go to my other daughter, if she be living at the time of my death, or to her child or children if she has also predeceased me.

Item III.- I hereby nominate, constitute and appoint my son-in-law, Philip H. Rosenberg, as Executor of this my last will and testament to serve without bond.

In witness whereof, I hereunto set my hand and seal this 14^{-44} day

of <u>February</u>, 1967.

Puter Wilson Dant (Seal

Signed, sealed, published and declared by Mrs. Ruth Wilson Ganttas and for her last will and testament, in the presence of us, who in her presence, and of each other, at her request have subscribed our names as

witnesses: n

Recorded Guene +, 1991 Will Book # 17 Page 126

Last Will and Testament

I, FANNIE JOSETTE DUPRE, 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 nousenold effects of every kind including but not limited to furniture, appliances, furnisnings, pictures, silverware, cnina, glass, books, jewelry, wearing apparel, boats, automobiles, and otner vehicles, and all policies of fire, burglary, property damage, and other insurance on or in connection with the use of this property to the following beneficiaries in the following proportions: one-fourth (1/4) to WILLIAM CLARK DUPRE, one-fourth (1/4) to ADELAIDE L. DUPRE, one-fourth (1/4) to MARGARET DUPRE BROOME and one-fourth (1/4) to MAIN STREET UNITED METHODIST CHURCH of Abbeville, South Carolina.

ITEM_III

THY Q

Kaa

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 the following beneficiaries in the following proportions: one-fourth (1/4) to WILLIAM CLARK DUPRE, one-fourth (1/4) to ADELAIDE L. DUPRE, one-fourth (1/4) to MARGARET DUPRE BROOME and one-fourth (1/4) to MAIN STREET UNITED METHODIST CHURCH of Abbeville, South Carolina.

Recorded June 4, 1991 Will Book # 17 Page 127-129

ITEM IV

I hereby nominate, constitute and appoint executrix of this my Last Will and Testament, ADELAIDE L. DUPRE 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 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 witnout the necessity of a court order.

ITEM_VI

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 28th day of January, 1991.

FANNIE JOSETTE DUPRE

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-89-9-01 : serigxe noissimmol YM ANIJORAS HTUOS ROG SIJANG YAATON JOSETTE DUPRE -, the Testator/Testatrix, and subscribed sworn to me by America (My My and and a subscribed). Witnesses, this 254 day of Jonuary , 1991. mon JOSETTE DUPRE Subscribed, sworn to, and acknowledged before me by FANNIE OE COUNTY ABBEVILLE (ANIJOAAD HTUO2 70 STAT2 Wor and the stand .eoneulini eubnu ro tristraint or undue , brim bruoz io Testator/Testatrix was at that time eighteen years of age or older, witnesses, in the presence and hearing of the Testator/Testatrix of the best of his/her knowledge the second the the presence and to the best of his/her knowledge the act for the purposes therein expressed, and that each of the Vistnulov bns eeil ied it as his betuted it and voluntary signed willingly (or willingly directed another to sign for bed sized that bus lliw test last his themusteri sht betuese COUNTY ABBEVILLE OE (**BKOOE OE MIRR** ANIJORAD HTUOS TO FTATE -Trig OF Collown TANTAG OF - THEY PERT .oranan sassantiw se samen ruo badirosdus presence and in the presence of each other, have hereunto and in the presence of us, who at his/her request, and in his/her The foregoing Will consisting of three typewritten pages, this included, the one preceding page(s) thereof, bearing on the left hand margin the initials of the Testator/Testatrix was this sectator of the for misched and declared by the said Testator/Testatrix as and for mischer hast will and Testator/Testatrix as and for mischer request, and in mischer her the formation of the formation of the testator of the formation of the testator of the formation of the testator of the formation of the for 681

Last Will and Testament

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

I, James Otto Boyd, a resident of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, thereby revoking all Wills and testamentary documents by me at any time heretofore made.

ITEM I.

)

It is my Will and desire that all my just debts be paid as soon after my death as may be practicable.

ITEM II.

I give, devise and bequeath all the rest and residue of my estate, of whatsoever kind, and wheresoever located - real, personal and mixed - unto my wife, Myra Hill Boyd, absolutely and in fee simple, if she survives me; if she does not survive me, I give, devise and bequeath all the rest and residue of my estate unto my daughter, Bobbie Boyd Clem, absolutely and in fee simple.

ITEM III.

I hereby nominate, constitute and appoint my wife, Myra Hill Boyd, as Executrix of this my Last Will and Testament and direct that she shall not be required to furnish any bond or to make any return to any governmental agency from which she may be relieved by this my Last Will and Testament. In the event of the death or incapacity of my said wife, I hereby nominate, constitute and appoint my daughter, Bobbie Boyd Clem, as Executrix of this my Last Will and Testament with the same powers and responsibilities as the original Executrix.

ITEM IV.

For the purpose of carrying out my Will, and for the more economical administration of my estate, I hereby authorize and empower my Executrix to sell, publicly or privately, for cash or on credit, with or without order of Court, upon such terms and conditions as to her may seem best, any property - real, personal or mixed - belonging to my said estate and to make proper deeds, assignments and conveyances incident to such sale or sales, and the purchaser shall not be required to see to the application of the proceeds of such sale or sales.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal this day of fully, 1965.

James Otto Bayl (L.S.)

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Signed, Sealed and published by James Otto Boyd, as and for his Last Will and Testament in the presence of us, who, in his presence and in the presence of each other, and at his request, have subscribed our names as witnesses:

Sue M. Wringlon Residing at Greenwood, South Carolina. Datricia Brown Residing at Greenwood, South Carolina. Betty Martin Residing at Greenwood, South Carolina. the purpose of this Will that such beneficiary predeceased me.

SEVENTH: I hereby constitute and appoint my son, EDWIN M. GARNER, JR., my Executor, to all intents and purposes to execute this my Last Will and Testament, according to the true intent and meaning of the same and every part and clause thereof hereby revoking and declaring utterly void all other wills and testaments by me heretofore made, and he shall serve without bond. In the event my son, EDWIN M. GARNER, JR., should predecease me or is unable to act as my Executor for any reason, then I hereby name and appoint my daughters, MARY GARNER TINDAL and CAROLINE GARNER McLAUGHLIN, as the Co-Executrices of this my Last Will and Testament, and they shall serve without bond.

I, MARY KLUGH GARNER, the Testatrix, sign my name to this instrument this <u>IST</u> day of October, 1989, 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.

MARY KLUGH GARNER, Testatrix

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We, <u>EARLYNE REESE</u>, <u>LEONARD D, CUMMINGS</u> III and <u>JOSEPH P. LITTLE</u>, the witnesses, sign our names to this instrument, being first duly sworn, and do hereby

- Page Three of Last Will and Testament -

declare to the undersigned authority that MARY KLUGH GARNER, 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 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.

tough n. Witness

STATE OF NORTH CAROLINA '

Subscribed, sworn to and acknowledged before me by MARY KLUGY GARNER, the Testatrix, and subscribed and sworn to before me by <u>Carlyne Reese</u>, <u>Separa D</u>. <u>Curring Thand</u> <u>Joseph P. Little</u>, witnesses, this 1st day of Detaber, 1989. <u>Liven J. Jinlayson</u>

Notary Public My commission expires: 3-17-93

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- Fourth and Final Page of Last Will and Testament -

June 18, 1991 BOOK #17, Pages 136 +137

Her ended.

COUNTY OF ABBEVILLE

Tast Will and Testament

OF

MAUDE IRENE L. EVANS

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

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

ITEM II. I give and bequeath to my husband, William Benjamin Evans, all of the personal property that I now own, and all that I may later acquire, of every kind and nature and wheresoever situate.

ITEM III. I give, bequeath and devise to my husband, William Benjamin Evans, all of the real property that I now own, and all that I may later acquire, wheresoever situate, to him, his heirs and assigns forever.

ITEM IV. All of 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 husband, William Benjamin Evans, his heirs and assigns forever.

ITEM V. In the event my husband and I should perish in a common accident or disaster, then in that event I give, bequeath and devise all of my property, both real and personal or mixed and wheresoever situate, in equal shares, to the following named persons who are living at the time of my death: my sisters-in-law, Mrs. Inez McClellan, Mrs. Sally Trasher, Mrs. Pearl Shaw, Mrs. Katie Yeargin; my brothers-in-law, Woodrow Evans, and Roy Evans; my sister, Mrs. Ethel Phillips; my brother, Claude Thomas Lawrence, Sr.; my nephews, John Landers Lawrence and Claude Thomas Lawrence, Jr. 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 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_VII

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 30^{M} day of <u>mm</u>, 1991.

The foregoing Will consisting of <u>four</u> typewritten pages, this included, the <u>two</u> preceding page(s) thereof, bearing on the left hand margin the initials of the Testator/Testatrix was this <u>30</u> day of <u>margin</u>, 1991 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 attentle, Sil, Laund OF Calpon Jalk SC

STATE OF SOUTH CAROLINA

June 18, 1991 BOOK #17, Papes 136 +137

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COUNTY OF ABBEVILLE

Tast Will and Testament

OF

MAUDE IRENE L. EVANS

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

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

ITEM II. I give and bequeath to my husband, William Benjamin Evans, all of the personal property that I now own, and all that I may later acquire, of every kind and nature and wheresoever situate.

ITEM III. I give, bequeath and devise to my husband, William Benjamin Evans, all of the real property that I now own, and all that I may later acquire, wheresoever situate, to him, his heirs and assigns forever.

ITEM IV. All of 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 husband, William Benjamin Evans, his heirs and assigns forever.

ITEM V. In the event my husband and I should perish in a common accident or disaster, then in that event I give, bequeath and devise all of my property, both real and personal or mixed and wheresoever situate, in equal shares, to the following named persons who are living at the time of my death: my sisters-in-law, Mrs. Inez McClellan, Mrs. Sally Trasher, Mrs. Pearl Shaw, Mrs. Katie Yeargin; my brothers-in-law, Woodrow Evans, and Roy Evans; my sister, Mrs. Ethel Phillips; my brother, Claude Thomas Lawrence, Sr.; my nephews, John Landers Lawrence and Claude Thomas Lawrence, Jr. 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 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_VII

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 30th day of ______, 1991.

The foregoing Will consisting of <u>four</u> typewritten pages, this included, the <u>two</u> preceding page(s) thereof, bearing on the left hand margin the initials of the Testator/Testatrix was this <u>30</u> day of <u>107</u>, 1991 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 attentle Sil. OF Calhon Jalk SC jurnede

COUNTY OF ABBEVILLE

Tast Will and Testament

OF

MAUDE IRENE L. EVANS

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

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

ITEM II. I give and bequeath to my husband, William Benjamin Evans, all of the personal property that I now own, and all that I may later acquire, of every kind and nature and wheresoever situate.

ITEM III. I give, bequeath and devise to my husband, William Benjamin Evans, all of the real property that I now own, and all that I may later acquire, wheresoever situate, to him, his heirs and assigns forever.

ITEM IV. All of 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 husband, William Benjamin Evans, his heirs and assigns forever.

ITEM V. In the event my husband and I should perish in a common accident or disaster, then in that event I give, bequeath and devise all of my property, both real and personal or mixed and wheresoever situate, in equal shares, to the following named persons who are living at the time of my death: my sisters-in-law, Mrs. Inez McClellan, Mrs. Sally Trasher, Mrs. Pearl Shaw, Mrs. Katie Yeargin; my brothers-in-law, Woodrow Evans, and Roy Evans; my sister, Mrs. Ethel Phillips; my brother, Claude Thomas Lawrence, Sr.; my nephews, John Landers Lawrence and Claude Thomas Lawrence, Jr.

(LAST WILL AND TESTAMENT OF MAUDE IRENE L. EVANS) (Page 2 of two pages)

ITEM VI. I hereby nominate, constitute and appoint my husband, William Benjamin Evans, as the sole executor of this my last will and testament, he to serve without the necessity of bond if such be required by law at the time of my death. However, in the event my husband and I should perish in a common accident or disaster as set out in Item V., then in that event I hereby nominate, constitute and appoint Woodrow Evans as the sole executor of this my last will and testament, he 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 24 day of April, 1976.

Mande Sume L. (L.S.)

SIGNED, SEALED, PUBLISHED and declared by the said MAUDE IRENE L. EVANS, as and for her last will and testament, in our presence and in the presence of each other, andwe, at her request and in her presence, and in the presence of each other, have hereunto subscribed our names in our own handwriting as witnesses, this *HL* day of April, 1976.

B.D. Wilkite Dr. OF Calhour Falls S.C. underler of Calhoun Hall, SC

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Last Will and Testament

OF

JOANN DOVE PRUITT

KNOW ALL MEN BY THESE PRESENTS, that I, Joann Dove Pruitt, 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 husband, Julian E. Pruitt, Jr., as Executor of this my Last Will and Testament, and power is hereby given to 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. In the event my husband is unable or unwilling to serve in this capacity, I nominate, constitute and appoint my daughter, Linda P. Campbell as alternate Executrix under the same terms and conditions.

ITEM II: I will, devise and bequeath all my property to include both real and personal to my husband, Julian E. Pruitt, Jr., if he survives me. In the event he predeceases me or dies simultaneous with me, I will, devise and bequeath all my property to include both real and personal to my children, Linda Pruitt Campbell, Gwen Pruitt McNeil, Karen Pruitt Wilson, and Ernest Boyd Pruitt, share and share alike, the child or children of any predeceased child to take per stirpes the share to which his or her parent would have been entitled to take.

PAGE ONE OF TWO PAGES

Recorded June 19, 1991 Will Book # 17 Page 138, 139

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 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_VII

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this <u>30</u> day of <u>mm</u>, 1991.

PERRY BRUE HILLEY

The foregoing Will consisting of <u>four</u> typewritten pages, this included, the <u>two</u> preceding page(s) thereof, bearing on the left hand margin the initials of the Testator/Testatrix was this <u>30</u> day of <u>margin</u>, 1991 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 attentle, S.C. Larrede OF Calhon Jalla SC marie

STATE OF SOUTH CAROLINA,

COUNTY OF ABBEVILLE.

IN THE NAME OF GOD, AMEN:

I, WILLIAM E. GAMBRELL, SR., being of sound and disposing mind, memory and understanding and desiring to make disposition of all of my property in case of death, do hereby make, publish and declare the following as and for my Last Will and Testament, to wit:-ITEM I. I will and direct that my Executrix hereinafter

named as soon after my death as practicable to pay in full all my just debts and funeral expenses with the first money coming into her hands.

ITEM II. I give, devise and bequeath all of my property, real, personal and mixed, of whatsoever kind and wheresoever situate unto my beloved wife, Rebecca A. Gambrell in fee simple absolute.

ITEM III. In the event that my wife should predecease me, or we should die as a result of a common disaster, then I will, devise and bequeath all my property, real, personal or mixed in fee simple absolute unto my beloved son, William E. Gambrell, Jr.

ITEM IV. I hereby nominate, constitute and appoint my beloved wife, Rebecca A. Gambrell as Executrix of this My Last Will and Testament, to serve without bond. If for any reason my wife should fail to qualify, then, I hereby nominate, constitute and appoint my sister, Sara G. Cann as Executrix of this My Last Will and Testament, to serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 4th day of October, 1982.

William E. Gambrell, Sr.

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

anded (July 9, 1991 Will # 17 Days) 150

also republish and reaffirm said Last Will and Testament as by this First Codicil amended as and for his Last Will and Testament, all of which was done in our presence, and we at the same time, at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses.

Hereitlere Gof Abbeville, South Carolina

of Abbeville, South Carolina of Abbeville, South Carolina

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ROBERT L. HAWTHORNE, JR. ATTORNEY AT LAW 200 E. PINCKNEY STREET ABBEVILLE, S. C. 20620

FIRST CODICIL TO THE LAST WILL AND TESTAMENT OF

WILLIAM L. PARKS

I, WILLIAM L. PARKS, do hereby make, publish and declare this to be the First Codicil to my Last Will and Testament dated March 1, 1963.

1. I do hereby amend Paragraph SECOND of my Last Will and Testament dated March 1, 1963, so that after amendment it will read as follows:

I appoint my wife, EDNA W. PARKS, to be the Executrix of this my Last Will and Testament. If she shall fail to qualify or cease to act as such Executrix, I appoint my son, WILLIAM LAMAR PARKS, JR., and my daughter, LINDA PARKS GAFFNEY, Executors in her place, and in case either of them shall fail to qualify or cease to act as Executor, I appoint the other as sole Executor. I direct neither shall be required to furnish any bond.

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

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 14th day of May, 1974.

William J. O. William L. (L.S.)

The foregoing Codicil was signed, sealed, published and declared by WILLIAM L. PARKS as a First Codicil to his Last Will and Testament and he did

OBERT L. HAWTHORNE, JR. ATTORNEY AT LAW 200 E. PINCKNEY STREET ABBEVILLE, S. C. 29620 (2) To make distribution of principal in cash or in kind, or partly

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

FOURTH: I request that no executrix hereunder, be required to give

any bond.

de

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 day of

, 1963. manh.

William L. Parke (L. S.)

The foregoing instrument, consisting of two typewritten pages, typewritten ononly one side, was at the date thereof by the said WILLIAM L. PARKS, 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 L. Howthand gr. of Abbeville, South Carolina.

Janey S. King of Abbeville, South Carolina.

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

THE LAST WILL AND TESTAMENT OF

WILLIAM L. PARKS

I, WILLIAM L. PARKS, of Abbeville County, State of South Carolina, 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

wown 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, Edna W. Parks, 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

SECOND: I appoint my wife, Edna W. Parks, to be the executrix of this my Last Will and Testament. If she should fail to qualify or cease to act parks, of Athens, Georgia, to be co-executrices in her place, and in case either of them should fail to qualify or cease to act as alternate co-executrices, I appoint the other as sole alternate executrix.

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

(1) To sell any property, real or personal, publicly or privately, for cash or on time, without an Order of Court, upon such terms and conditions as to her or them shall seem best, without liability on the part of the purchaser

to see to the application of the purchase money.

SOBERT L. HAWTHORNE, JR ATTORNEY AT LAW 200 E. FINCKNEY STREET ABBEVILLE, S. C. 29620

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STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

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Will Book # 17

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5

LAST WILL AND TESTAMENT OF Leland E. Walker

IN THE NAME OF GOD, AMEN:-

I, Leland E. Walker, 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 heretofore by me made.

1. I will and direct that my Executrix hereinafter named shall pay all of my just debts, including my funeral expenses, with the first money coming into her hands.

2. I will, devise and bequeath all of my cash money in any banks, savings and loans, or bonds, etc., to my beloved wife, Lucille D. Walker.

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, Lucille D. Walker, in fee simple absolute.

4. In the event my wife, Lucille D. Walker, 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 the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal, or mixed, in my estate or may come into my estate, shall be equally divided between my two children, Donald P. Walker and Dora W. Bowman, share and share alike. The natural child or children of a deceased parent or parents shall take the part the parent or parents would have taken if they were living. If there are no natural child or children, then in that event the spouse of the deceased child shall take his or her part.

5. I hereby nominate, constitute and appoint my wife, Lucille D. Walker, Executrix of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 30"

day of July, 1980, A.D.

(LS)

Signed, Sealed, Published and Declared by Leland E. Walker, 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.

Koute 1, abbiele aluerle and neuelock lnei

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE LAST WILL AND TESTAMENT OF DELLA BELLE

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IN THE NAME OF GOD, AMEN:

I, Della Belle, of the Town of Calhoun Falls, 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, to-wit;

ITEM I: I direct that my Executor herein after named, pay all my just debts as soon after my demise as possible.

ITEL II: I will, devise and bequeath unto Marshall Thomas and Annie Belle Thomas, all of my estate, consisting of personal property, real property or mixed property.

ITEM III: I do hereby nominate and appoint Marshall Thomas as Executor of this my Last Will and Testament, he to serve without bond.

SIGNED, SEALED, PUBLISH AND DECLARED by Jella Belle, as and for her Last Will and Testament this 23rd day of February, in the year of our Lord One Thousand Nine Hundred and Seventy and in the One-Hundred Ninety-Fourth year of the Sovereignty and Independence of the United States of America.

Fellow Bell (15)

SIGNED, SEALED, PUBLISHED AND DECLARED by Della Belle as and for her Last Will and Testament this 23rd day of February, A.D., 1970, in our presence and we in her presence and in the presence each of the other, and at her request, have hereunto signed our names as attesting witnesses:

Gard Sempson ant yeers Recorded July 2, 1991 Will Book # 17 Page 144

STATE OF SOUTH CAROLINA PROOF OF WILL) ABBEVILLE COUNTY OF We, PERRY BRUCE HILLEY , 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 and 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. STATE OF SOUTH CAROLINA)) ABBEVILLE OF COUNTY Subscribed, sworn to, and acknowledged before me by <u>PERRY</u> BRUCE HILLEY, the Testator/Testatrix, and subscribed and sworn to me by <u>Require Reuth</u> <u>And</u> and <u>Locate C. Leventh</u>, witnesses, this <u>304</u> day of <u>Man</u>, 1991. Ruitt, The day of May_-U. abley men FOR SOUTH CAROLINA NOTARY PUBLIC My Commission expires: 9-24-97

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 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, methoding any property for a minor under the provisions of this Item, heretofore shall have all of the power, discretionary or otherwise, methoding any property for a minor under the provisions of this Item, my trustee shall have all of the power, discretionary or otherwise, methoding 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 VII

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 3.00 day of ______, 1991.

PERRY BRUCE HILLEN

The foregoing Will consisting of four typewritten pages, this included, the two preceding page(s) thereof, bearing on the left hand margin the initials of the Testator/Testatrix was this 30.4day of *MMP* of *MMP* , 1991 signed, sealed, published and declared by the said Testator/Testatrix as and for his/her Last Will and Testament and in the presence of each other, have hereunto presence and in the presence of each other, have hereunto subscribed our names as witnesses hereto.

OF LACK atine OE

ITEM IV

I hereby nominate, constitute and appoint executrix of this my Last Will and Testament, WANDA JUNE O'SHIELDS 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 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.

ITEM_VI

Whenever my executrix herein named (or any successor or substitute executor/executrix) 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 or 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

Last Will and Testament

I, PERRY BRUCE HILLEY, 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 deatn.

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 my wife, RACHEL B. HILLEY. If my wife should not survive me, I give, devise and bequeath the said property to the following beneficiaries in the following proportions: one-half (1/2) to WANDA JUNE O'SHIELDS, one-fourth (1/4) to ROBERT JOSEPH GILMER and one-fourth to ROBIN DENISE MCGAHA, provided, however, the issue of a deceased child shall take his or her parent's share, per stirpes.

ITEM III

I give, devise and bequeath all of the rest, residue and remainder of my property of every kind and description, wherever situate and whether acquired before or after the execution of this Will, absolutely in fee simple to my wife, RACHEL B. HILLEY. If my wife should not survive me, I give, devise and bequeath the said property to the following beneficiaries in the following proportions: one-half (1/2) to WANDA JUNE O'SHIELDS, one-fourth (1/4) to ROBERT JOSEPH GILMER and one-fourth to ROBIN DENISE MCGAHA, provided, however, the issue of a deceased child shall take his or her parent's share, per stirpes.

ABBEVILLE COUNTY STATE OF SOUTH CAROLINA

Book#

I, Lottie P. Cox, Honea Path, Abbeville County, South Carolina, do make, ordain, and declare this to be my last Will and Testament.

- I desire that my Executeix, hereinafter named, shall pay all my just debts.
- 2. I will to my husband, Wishis Claude Cox, all my real and personal property his life time.
- 3. I desire that upon the death of my husband, Wielie Claude Cox, my property, both real and personal, shall go to my daughter, Edna Cox McCarter.
- 4. I nominate, constitute, and appoint my daughter, Edna Cox McCarter, Executrix of this my last Will and Testament.

In witness whereof I have signed my name this $\frac{8}{5}$ February, 1968.

Letter P. Cor

The above named Lottie P. Cox declared this is her last Will and Testament and signed it in our presence. We, at her sequest, in her presence and in the presence of each other, have hereunto subscribed our names as attesting witnesses.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this <u>3</u> day of <u>August</u>, 1981.

Joann Dove Pruitt (SEAL)

Signed, Sealed, Published and Declared by Joann Dove Pruitt, 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:

_ R. Enger Mints ____ Residing at albertle, s. c. Salw. Moss Residing at Allerille, S. C. John m Prince Residing at Applielle, s. c.

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PAGE TWO OF TWO PAGES

Last Will and Testament

OF

JOANN DOVE PRUITT

KNOW ALL MEN BY THESE PRESENTS, that I, Joann Dove Pruitt, 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 husband, Julian E. Pruitt, Jr., as Executor of this my Last Will and Testament, and power is hereby given to 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. In the event my husband is unable or unwilling to serve in this capacity, I nominate, constitute and appoint my daughter, Linda P. Campbell as alternate Executrix under the same terms and conditions.

ITEM II: I will, devise and bequeath all my property to include both real and personal to my husband, Julian E. Pruitt, Jr., if he survives me. In the event he predeceases me or dies simultaneous with me, I will, devise and bequeath all my property to include both real and personal to my children, Linda Pruitt Campbell, Gwen Pruitt McNeil, Karen Pruitt Wilson, and Ernest Boyd Pruitt, share and share alike, the child or children of any predeceased child to take per stirpes the share to which his or her parent would have been entitled to take.

PAGE ONE OF TWO PAGES

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