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 shall be sold and the proceeds are to be divided equally amoung JAMES F. CALLAHAM, JOHN M. CALLAHAM, ALICE C. CARWILE, MARY ALICE T. SWOPE and JOHN TREAT.

ITEM IV

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 ALICE C. CARWILE.

ITEM_V

I hereby nominate, constitute and appoint executor of this my Last Will and Testament, JOHN PRESTON CARWILE and direct that he shall serve without bond. If my JOHN PRESTON CARWILE is unable or unwilling to serve, I nominate, constitute and appoint as executor, JAMES F. CALLAHAM and direct that he shall serve without bond. If JOHN PRESTON CARWILE or JAMES F. CALLAHAM is unable or unwilling to serve, I nominate, constitute and appoint JAMES F. CALLAHAM, JR. and direct that he shall serve without bond.

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 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

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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_VII

Whenever my executor herein named 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 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 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 him as executor.

ITEM_VIII

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

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	IN WITNESS WHEREOF, I have hereunto set my hand and affixed my
S	eal this 12th day of May , 1988. Whete T. Callaham META T. CALLAHAM
r c	The foregoing Will consisting of <u>four</u> typewritten pages, this included, the <u>three</u> preceding pages thereof, bearing on the left and margin the initials of the Testator/Testatrix was this <u>12+h</u> day of <u>half</u> , 1988 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.
	Linea C. Levente OF Calhour Falls SC. Karen M. Alewine OF Calhoun Falls, SC
١	STATE OF SOUTH CAROLINA) PROOF OF WILL COUNTY OF ABBEVILLE)
	We, Meta T. Callaham,
	Meta T. Callaham META T. CALLAHAM Linnie C. Leverette WITNESS WITNESS WITNESS
	STATE OF SOUTH CAROLINA) COUNTY OF ABBEVILLE)
	Subscribed, sworn to, and acknowledged before me by Meta T. Calbaham, the Testator/Testatrix, and subscribed and sworn to me by Meta T. Calbaham, the Testator/Testatrix, and subscribed and sworn to me by Meta T. Calbaham, the Testator/Testatrix, and subscribed and sworn to me by Meta T. Calbaham, the Testator/Testatrix, and subscribed and sworn to me by Meta T. Calbaham, the Testator/Testatrix, and subscribed and sworn to me by Meta T. Calbaham, the Testator/Testatrix, and subscribed and sworn to me by Meta T. Calbaham, the Testator/Testatrix, and subscribed and sworn to me by Meta T. Calbaham, the Testator/Testatrix, and subscribed and sworn to me by Meta T. Calbaham, the Testator/Testatrix, and subscribed and sworn to me by Meta T. Calbaham, the Testator/Testatrix, and subscribed and sworn to me by Meta T. Calbaham, the Testator/Testatrix, and subscribed and sworn to me by Meta T. Calbaham, the Testator/Testatrix, and subscribed and sworn to me by Meta T. Calbaham, the Testator/Testatrix, and subscribed and sworn to me by Meta T. Calbaham, the Testator/Tes
	NOTARY PUBLIC FOR SOUTH CAROLINA

My Commission expires: $\frac{2/3}{98}$

I, Meta T. Callaham, resident of and domiciled in the County of Abbeville. South Carolina, do hereby make, publish, and declare this to be Codicil of my Will and Testament dated 12th day of May 1988.

ITEM II of Will to be amended as follows:

Since my brother, James F. Callaham, Sr., died July 8, 1988, his share of money bequesthed to him (\$10,000) shall be reduced to \$3,000 and bequeathed to his children, James F. Callaham, Jr., and Marion C. Sharpe, equally.

ITEM III of Will to be amended as follows:

All personal property and contents of home remaining after bequests been have/made and miscellaneous items selected by relatives or friends desiring them, according to the attached memoranda, are to be sold and/or given away as instructed.

ITEM IV of Will to be amended as follows:

I give, devise and bequeath all real estate owned by me to my sister, Alice C. Carwile, or to her heirs.

ITEMTY of Will to be amended as follows:

If my nephew, John Preston Carwile, is unable or unwilling to serve as my Executor, I appoint Frances C. Arrington to serve in his stead. If they, for any reason, are unable to serve, I appoint J. F. Callaham, Jr., of Atlanta, Georgia, to serve in their stead.

If any of my heirs is deceased, his/her share of my possessions or money is to allotted to his/her heirs excepted as indicated above, indicated in the original Will and Testament dated 12 May, 1988.

Dated: 8/25/89	Meta META	T. Callaham.
Witnesses:		
Martha Suttles	of ablanielle	8/25/89 DATE
Jock Suttle	of abbulles	L8-25-89
L. R. arri, for	of Clemson, DC	DATE 1989

Last Will and Testament of

ALICE C. CARWILE

I, ALICE C. CARWILE, also known as Mrs. Addison B. Carwile, a resident of and domiciled in the County of Abbeville, State of South Carolina, do 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.

ARTICLE I

PAYMENT OF EXPENSES AND DEBTS. I direct that the cost of administering my estate and all legal debts allowable as claims against my estate be paid out of the assets of my estate as soon as practicable after my death.

ARTICLE II

TRUST FOR SPOUSE. If my husband, Addison B. Carwile, survives me, I give, devise and bequeath the residue of my estate, real and personal, wherever situated, to my Trustees, in trust, to hold, manage, and distribute as follows:

- (a) The net income shall be distributed in monthly or other convenient installments to or for the benefit of my husband, Addison B. Carwile.
- (b) If the foregoing payments to or for the benefit of my husband,

 Addison B. Carwile, shall be insufficient in the absolute and sole discretion of my

 Trustees to provide for the reasonable support, care, and comfort of my husband, my

 Trustees may pay to or for the benefit of my husband so much of the principal as they

 may in their absolute and sole discretion deem proper or necessary for such purposes.
- (c) Upon the death of my husband, Addison B. Carwile, my Trustees shall pay out of income or principal his burial expenses and the expenses of his last illness to the extent that these items are not paid, or responsibility for their payment is not assumed, by some other person or estate.

Recorded Dec 13, 1991 Will Book # 11 gaze 305-310

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ARTICLE III

RESIDUE TO ISSUE. If my husband, Addison B. Carwile, survives me, then upon his death the Trustees shall pay and distribute the principal of the trust estate to my issue in equal shares per stirpes.

ARTICLE IV

PREDECEASE OF SPOUSE. If my husband, Addison B. Carwile, does not survive me, I give, devise and bequeath the residue of my estate, real and personal, wherever situated, to my issue in equal shares per stirpes.

ARTICLE V

POWER IN TRUST. If any part of my estate or the principal of the trust herein created shall become payable to a minor, my Executors or Trustees, as the case may be, are hereby authorized in their absolute discretion to hold, administer, invest, and reinvest the same or any part thereof and any income therefrom for the benefit of such minor during his or her minority; to pay or apply so much of the income or accumulated income and such part or parts of the principal as they may deem proper in their absolute discretion for the proper care, maintenance, support, and education of such minor, and to make payments therefor directly to such minor, or to the parent, guardian, or other person in loco parentis to such minor, or to the person with whom such minor resides, or otherwise as they may from time to time deem expedient; and to accumulate for the benefit of such minor any income not so paid or applied, it being intended that this authority shall be construed as a power in trust only and shall not operate to suspend the absolute ownership of such property by such minor or to prevent the absolute vesting thereof in such minor. The receipt of the person to whom payment is made shall be binding and conclusive upon such minor and shall relieve my Executors and Trustees from all liability therefor.

ARTICLE VI

POWERS OF FIDUCIARIES. In the investment, administration and distribution of my estate and of the trusts hereby created, the Executor and Trustee may perform every act in the management of my estate and of the trusts which individuals may perform in the management of like property owned by them free of any trust, including by way of illustration the following powers:

- (a) To sell, grant options to purchase, exchange or alter assets of the trusts or any of them.
- (b) To invest and reinvest all funds from time to time available for investment or reinvestment in any kind of property, real or personal, including by way of illustration: bonds, interests in any amount in common trust funds, corporate shares of any class, mortgages, security interests, and other investments and property as they shall deem proper and for the best interests of the beneficiaries, irrespective of any rules of law governing the investment of trust funds.
- (c) To retain, without liability for loss or depreciation resulting from such retention, original property, real or personal, received from my estate, for such time as they shall deem advisable, although such property may not be of the character prescribed by law for the investment of trust assets and although it represents a large percentage or all of my estate, and such original property may accordingly be held as a permanent investment.
- (d) To lease property upon any terms or conditions and for any term of years although extending beyond the period of any trust hereunder.
- (e) To insure, improve, repair, alter and partition real estate, erect or raze improvements, grant easements, subdivide or dedicate to public use.
- (f) To cause any investments to be registered in their names or in the name of a nominee, and any corporation or its transfer agent may presume conclusively that such nominee is the actual owner of any investment submitted for transfer.
- (g) To delegate powers, discretionary or otherwise, for any purpose to one or more nominees or proxies with or without power of substitution, and to make assignments to, and deposits with, committees, trustees, agents, depositaries and other representatives, and to retain any investment received in exchange in any reorganization or recapitalization.
- (h) To settle, compromise, contest or abandon claims or demands in favor of or against my estate or any of the trusts.

- (i) To borrow money, assume indebtedness, grant security interests in, extend mortgages, and encumber by mortgage, security agreement or pledge.
- (j) To determine all questions with respect to the manner in which expenses (including their fees) are to be borne and receipts are to be credited as between principal and income, and all decisions and accounts of the Executors and Trustees shall be binding on all persons in interest, and they shall incur no liability on account thereof unless guilty of fraud or willful negligence.
- (k) To determine the market value of any investment for any purpose on the basis of such quotations, evidence, date or information as they may deem pertinent and reliable without any limitation whatever, and to distribute in cash or in kind upon partial or final distribution.
- (I) To deal in every way and without limitation or restriction with the executors, trustees or other representatives of any trust or estate in which any beneficiary hereunder has any existing or future interest, even though they themselves are acting in such other capacities, without liability for loss or depreciation resulting from such transaction.
- (m) To pay all costs, charges and expenses of my estate and the trusts and pay or compromise all taxes pertaining to the current administration of the estate or trusts which may be assessed on account of income together with a reasonable compensation to themselves for their services hereunder, including services in the matter of whole or partial distribution of the trusts.
- (n) To invest the trusts as one or more common funds, and to assign undivided interests therein to the several trusts.
 - (o) To charge any premium on investments solely against principal.

 ARTICLE VII

PROVISIONS RELATING TO FIDUCIARIES. The following provisions in addition to all others herein shall apply to my Executors and Trustees to the extent permitted by law:

(a) No Executor or Trustee, whether named herein or otherwise designated or appointed, shall be required to give any bond or security in any court or jurisdiction.

otherwise herein provided.

- (c) They shall not be required to file any inventory of my estate or render or file any account of the proceedings or for the property which may come into their possession.
- (d) They shall not be liable for any act performed by them or any of them in good faith or for any error of judgment or mistake of fact or law, save only each for his or her own individual act of willful misconduct.
- (e) They may consult with counsel and shall be fully protected in any course of conduct taken in good faith in accordance with the advice of counsel.
- (f) No person or corporation dealing with my Executors or Trustees in any transaction affecting my estate or the trust shall be required to inquire or investigate into their authority for entering into such transaction or to see the application made by them of the proceeds of any such transaction.
- (g) They may exercise all of the power and authority conferred upon them in this Will with respect to all property held under a power in trust under this Will.
- (h) Any Executor or Trustee may, at any time, by written instrument delivered to the remaining Executors or Trustees, resign as Executor or Trustee hereunder. In the event of such resignation or in the event any Executor or Trustee shall cease to act as such, the remaining Executors or Trustees, as the case may be, may settle the accounts of the Executor or Trustee so resigning or ceasing to act and any such settlement shall be conclusive and binding upon all persons interested in my estate or the trust.
- (i) No Executor or Trustee shall be disqualified in the exercise of any powers hereunder because of any interest or connection he or she may have in any venture, business, or other enterprise, and each Executor and Trustee may enter into and participate with himself as Executor or Trustee in any matters, including, but not limited to, the right to purchase from my estate or the trust or sell to it any property or other thing.
 - (j) Whenever in this Will reference is made to my Executors or Trustees,

such reference shall be deemed to include not only the Executors and Trustees, and the substitute and successor Executors and Trustees herein named, but also any fiduciary and fiduciaries duly qualified and acting hereunder.

(k) If there should be any of my realty under sales contract at the time of my death to an individual or individuals, upon completion of said contract or contracts, I hereby direct my Executors to give good and sufficient title to the one(s) completing payment for such realty under sales contract to one(s) completing terms of such contract or contracts.

ARTICLE VIII

EXECUTOR. I hereby nominate, constitute and appoint as Co-Executors of this my Last Will and Testament, Frances C. Arrington, Addison B. Carwile, Jr., and John Preston Carwile, and direct that they shall serve without bond.

ARTICLE IX

TRUSTEE. I hereby nominate, constitute and appoint as Trustee of this my Last Will and Testament, Carwellyn, Inc., John P. Carwile, President, Box 725, Abbeville, South Carolina, and direct that it shall serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed

my seal this 9th day of July, 1981, at Colourille,

ALICE C. CARWILE (SEAL)

The foregoing Will consisting of six (6) typewritten pages, this included,

the five (5) preceding pages thereof bearing on of the Testatrix was this day of day of signed, sealed, published and declared by the Will and Testament in the presence of us, who a and in the presence of each other, have hereunt hereto.	said Testatrix as and for her Last at her request and in her presence
Caely W. Haale	of Maxalds, South Carolina
Carel J. Ferguson	of albertle, South Carolina
Carel I. Sover	of Alberille, South Carolina

CODICAL TO THE LAST WILL AND. LESTAMENT OF

Alice C. Carwile

I, Alice C. Carwile, a resident of and domiciled in the County of Abbeville, State of South Carolina, do hereby make, publish, and declare this to be a CODICIL to my LAST WILL AND TESTAMENT dated Marchal, 1989.

It is my desire that the portion of my estate due to my deceased son, Addison Brooks Carwile, Jr., be left to his widow, Marianne E. Carwile, and in the event of her death, to her children.

In the event of the death of any of my other children, the above paragraph is applicable.

Signed: Willice C. Carwile

Alice C. Carwile

Date: March 4, 1989

Witnesses:

Beth C. McLool H. Eugene ME Lood

Date: March 4, 1989

Recorded Dev. 13, 1991 Will Book# 11 page 311

2#17 Pages 312+313/

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Page 1 of 2

6604 Broad Street
Bethesda, Maryland 20816
December 15, 1984

I, Laura Jane Vickery Nixon dellaCamera, being of sound mind, declare this to be my last Will-and Testament.

I appoint James F. Kelly, my only remaining brother-in-law, as Executor of my estate, nequiring no bond before the Probate Court of Peningomer's County, Maryland, II Executor is to sell my real properties, 6604 Broad Street, and 6424 Broad Street, both in Bethesda, Maryland, settle any and all debts incurred by myself or by my estate, collect any monles and insurances due my estate, file and pay all taxes as required by the laws of the United States and the laws of the State of Maryland.

Having already dispersed my household goods among my family during my lifetime, and wishing to help provide for my sisters' latter years and comfort, my Executor is to divide all remaining monios and all stocks/bonds into equal fourths, a fourth to be given to each/of my sisters: Lois Evelyn Vickery, Hartwell, Georgia; Edna Haze!

Vickery Woolfenden, Bethesda, Maryland; Reba Ione Vickery Martin, Mashington, C. C.; and Ruby Nelle Vickery Kelly, McLean, Virginia. In addition to her one fourth of my estate, my sister Lois is also to have my half of the farm in South Carolina which we own together.

scorded December

In the event any or all of my sisters should predecease me, each sister's one/fourth of my estate is to be distributed as she designates to her heirs, legatees and assigns. I have already dispersed momentos to my neices and nephews (Lawrence Clinton Vickery, Martha Ann Martin Walters, James David Martin, Deborah Elaine Woolfenden Oliphant, John Franklin Kelly, Paul Douglas Kelly, and their children), and I know that my sisters will see to the needs of their own children and grandchildren.

Laura V. della Camera 12/15/34

Laura V. C-llaCamena

.1.1.

Anita Rolling 12/15-/84

173 tacker, MD 20816

Cal C. Spagh. 12/15/84.
WITNESS date
6608 Broad St
Bolheda, Wd 208/6

313

STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

Tast Will and Testament

OF

WILLIAM HENRY KIDD

I, WILLIAM HENRY KIDD, 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 wills and testaments by me heretofore made:

ITEM I.

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

ITEM II.

I give and bequeath to my wife, Sue Mozell Kidd, all of the personal property that I now own and all that I may later acquire, of every kind and nature, wheresoever situate.

ITEM III.

I give, bequeath, and devise to my wife, Sue

Mozell Kidd, all of the real property that I now own, and all that

I may later acquire, wheresoever situate, to her, her heirs and

assigns forever.

ITEM IV.

All the rest and residue of my property, of every kind and nature, and wheresoever situate, real, personal, or mixed, whether now owned or later acquired, I give, bequeath, and devise to my wife, Sue Mozell Kidd, her heirs and assigns forever.

ITEM V.

In the event my wife, Sue Mozell Kidd, and I should die or perish in a common accident or disaster, neither surviving the other for a period longer than twelve hours, I give,

Recorded Dec 13, 1991, will BE# 17 page 314-315

PAGE NO. 1

W.H.K.

(Last Will and Testament of William Henry Kidd) (Page No. 2 of 2 Pages)

bequeath and devise all of my property, real, personal, or mixed, and wheresoever situate, in equal shares, to my five children, they being Horace Alford Kidd, Sue Mazelle K. Daniel, Raymond Bryant Kidd, Alice Marie K. Haynie and Henry Doyle Kidd, to them, their heirs and assigns.

ITEM VI.

I hereby nominate, constitute, and appoint my wife, Sue Mozell Kidd, as the sole executrix of this my last will and testament, she to serve without the necessity of bond if such be required by law at the time of my death; but in the event that my wife and I should perish in a common disaster or accident as set out in ITEM V, then in that event I hereby nominate, constitute and appoint my son, Henry Doyle Kidd, 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 ______ day of October, 1974.

William Henry Kidd (L.S.)

SIGNED, SEALED, PUBLISHED AND DECLARED by the said William Henry Kidd as and for his last will and testament, in our presence, and in the presence of each other, and we at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names in our own handwriting as witnesses this 17th day of October, 1974.

Miller N. Drigger OF Calhoun Fulls, S.C.
Martha A. Atolges OF Calhoun Falls S.C.

BOMEN.

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tnamstrad om lliM teek

I, MARY C. MANN, 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

I LEW I

I direct that all of my just debts, secured and unsecured, be

paid as soon as practicable after my death.

ILEW II

I give, devise and bequeath my bedroom suite to my niece,

PATRICIA B. HURT.

ILEW III

I give, devise and bequeath my oak dresser, oak bed, wardrobe

ILEW IV

I give, devise and bequeath all of the rest, residue and remainder of my property of every kind and description, wherever will, absolutely in fee simple, to my sisters, ANNIE CAMPBELL, will, absolutely in fee simple, to my sisters, ANNIE CAMPBELL, such in the simple, to my sisters, ANNIE CAMPBELL, authors or survivors of them, share and share alike.

I LEW V

I hereby nominate, constitute and appoint executor of this my

Last Will and Testament, R. EUGENE PRUITT, JR. and direct that

he shall serve without bond.

ILEW AI

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 my executor may deem best, and to execute and deliver any and all instruments and to do all acts which my executor may deem proper or necessary to carry out the purposes of this will, without being limited in any way by the specific grants of power made, and without the necessity of a court order. Any substitute or successor executrix or executor shall have all the powers granted to the original executor.

ITEM VII

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this _5th day of September, 1989.

MARY C. MANN (SEAL)

The foregoing Will consisting of 3 pages, this included, the preceding pages thereof, bearing on the margin the initials of the Testator/Testatrix was this 50 day of September, 1989, 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.

1 Thomas O Drainer OF Abbeville S.C.

1 Many June Fraince OF Abbeville, S.C.

STATE OF SOUTH CAROLINA PROOF OF WILL COUNTY OF ABBEVILLE WE, Mary C. Mann,

Wary Care Mann,

witnesses, respectively, whose names are signed to the 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 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. MARY C. MANN 1- is winess STATE OF SOUTH CAROLINA ABBEVILLE COUNTY OF Subscribed, sworn to, and acknowledged before me by

Mary C. Mann, the Testator/Testatrix, and subscribed and sworn to before me by Momas C. Main and and Mary Game Mains, witnesses, this to day of Applember, 1989

Olicia M. arnol (L.S.)
Notary Public for South Carolina

My Commission Expires: 10/18/93

318

Hast Will and Testament

Certified A True Copy

STATE OF SOUTH CAROLINA)

COUNTY OF GREENWOOD)

Clerk, Probate Court Greenwood County, S.C.

I, HELEN N. TRIBBLE, County of Greenwood, State of South Carolina, being of sound and disposing mind and memory, do hereby revoke any and all Wills and Codicils heretofore made by me, and do make, publish and declare this to be my Last Will and Testament.

ITEM I.

I direct that all my just debts, funeral expenses and costs of administration be paid out of the principal of my estate.

ITEM II.

I give, devise and bequeath to my husband, Jack W. Tribble, if he survives me, all the property of all kinds wherever situated belonging to me at the time of my death, to be his absolutely.

ITEM III.

In the event that my husband, Jack W. Tribble, shall predecease me, all of the property of all kinds, wherever situated, belonging to me at the time of my death I give, devise and bequeath, in equal shares, to my children, the then living child or children of any of my children, who may have predeceased me, to succeed per stirpes to the share its or their parent would have taken.

ITEM IV.

I hereby nominate, constitute and appoint my husband, Jack W. Tribble, as Executor of this my Last Will and Testament, and direct that he not be required to furnish any bond or to make any return to any governmental agency from which he may be relieved by this my Last Will and Testament. In the event my husband predeceases me, or if for any reason he is unable or unwilling to act as such Executor, I hereby nominate, constitute and appoint my brother-in-law, Ralph E. Tribble, of Abbeville, South Carolina, as Executor

of my said estate, with the same powers as if he had been originally named as

ILEM A.

Without limitation of the powers conferred upon my executor by statute, or by general rules of law, my executor is specifically authorized and empowered:

- (a) To invest any funds or my estate in any stocks, bonds, notes, or other securities or property, real or personal, including any common or commingled fund maintained by my executor, and notwithstanding that such investments may not be of the character allowed to executors, executrices or trustees by statute or general rules of law, it being my intention to give the broadest investment and discretion to my executor;
- (b) To sell or otherwise dispose of any property, real and personal, at any time forming a part of my estate, for cash or upon credit, in such manner and on such terms and conditions as it may deem best, and no person dealing with it shall be bound to see to the application of any moneys paid;

 (c) To manage, operate, repair, improve, mortgage, and lease for
- any term any real estate at any time held by it;

 (d) To make distribution in cash or in kind upon any division of my
- estate; and
 (e) In general, to exercise all powers in the management of my estate
- which any individual could exercise in the management of similar property owned in his own right, upon such terms and conditions as may seem best, and to execute and deliver any and all instruments and to do all acts which may be deemed necessary or proper to carry out the purposes of this Will.

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

HELEN N. TRIBBLE (L. S.)

ede o

snch Executor.

SIGNED AND SEALED in the presence of the undersigned, who, at the request of the testatrix, in her presence and in the presence of each other, have hereunto signed our names as witnesses:

Residing at Greenwood, South Carolina.

anne, & Davis Residing at Greenwood, South Carolina.

Residing at Greenwood, South Carolina.

JOINT WILL AND TESTAMENT
OF
WILLIAM A.McILWAIN
and
MARGARET P. McILWAIN

In the name of God, amen:

We, William A. McIlwain and Margaret P. McIlwain of Abbeville County, State of South Carolina, do make, publish and declare this as and for our joint will and testament.

Item: 1. We commit our souls to the gracious God who gave them and direct that our bodies be decently interred according to the rites of our Church, and that suitable markers be placed at our graves, and that all expenses incurred therefor be paid out of our Estates.

Item: II. We will and direct that our executor or executrix pay all of our just debts with the first money coming into his or her hands.

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

Item: IV. We hereby nominate, constitute and appoint the survivor of us, as executor or executrix of this will, giving him or her power to do all things necessary to carry out this will, including the right to make conveyances without the Order of the Court.

In witness whereof we have hereunto set our hands and seals, interchangeably, this 20 day of July A.D., 1973.

Signed, sealed, published and declared by William A.

McIlwain and Margaret P.

McIlwain as and for their joint will and testament, in the presence of us, who in their presence, and each other, at their request, have subscribed our names as Witnesses.

William A. McIlwain (Husband)

Margaret P. McIlwain (Wife)

Districe C. Sparrow Add

Address abbelieg & C.

alkeville, S.C.

Recorded Dev 18, 1991 Will Bk # 17 page 322

STATE OF SOUTH CAROLINA,) COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF HORACE G. PHILLIPS

IN THE NAME OF GOD, AMEN:-

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

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

ITEM 11:- After the payment of my debts, I will, devise and bequeath all the rest, residue and remainder of my property real, personal and mixed unto my wife, Helen B. Phillips, in fee simple absolute, however, should my wife, Helen B. Phillips, pre-decease me or should we both die in a common disaster then, I will, devise and bequeath all my property, real, personal and mixed unto my son, W. Frank Phillips, in fee simple a bsolute.

ITEM 111:- I hereby nominate, constitute and appoint my wife, Helen B. Phillips, Executrix of this my Last Will and Testament, with full power to her to do any and every act necessary to carry this my Last Will into effect and without giving bond as such Executrix, however, should my said wife, Helen B. Phillips, be unable to qualify as my Executrix for any reason, then I hereby nominate, constitute and appoint my son, W. Frank Phillips, Executor of this my Last Will and Testament, to serve as above set out.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this the 2/ day of January, A. D. 1980.

Signed, Sealed, Published and Declared by HORACE G. PHILLIPS, as and for his Last Will and Testament, in our presence, and we, in his presence, at his request, and each of us in the presence of the other two, have hereunto signed names as attesting witnesses.

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LAST WILL AND TESTAMENT OF

RUTH S. ODOM

Wills and Codicils heretofore by me made. following as and for my Last Will and Testament, hereby revoking all other of Abbeville, South Carolina, do hereby make, publish and declare the I, RUTH S, ODOM, of 409 Greenville Street, in the City and County

by will, I give, will, devise and bequeath to my three children, JULIA death, and all property over which I shall then have any power of disposition All property, both real and personal, which I shall own at my

which his or her parent would have taken had such parent survived me. death, such children shall take by representation between them the share any of them shall have died in my lifetime leaving children living at my equal shares, in fee simple, if they shall survive me; but in case either or ODOM RADFORD, NORA ODOM GREENE and RUTH ODOM REDDICK, in

NORA ODOM GREENE, and RUTH ODOM REDDICK, Co-Executrixes in her place. to qualify or cease to act as such Executrix, then I appoint my daughters, Georgia, Executrix of this my Last Will and Testament. If she should fail 2. I appoint my daughter, JULIA ODOM RADFORD, of Metter,

convert, or otherwise dispose of any real or personal property at any 3. I hereby authorize my Executrix to sell, transfer, exchange,

time forming a part of my estate, in such manner, at such times, for such

purposes, for such prices, and upon such terms or conditions as she may

partly in cash and partly in kind, not necessarily rateably but on the basis deem advisable; to make distribution of principal in cash or in kind or

execution or discharge of any powers or duties held by or imposed upon do any other act which she may deem necessary or desirable for the proper instruments as may be necessary to carry out any of these powers; and to of equal value according to her own judgment; to execute and deliver such

4. I request that no Executrix hereunder shall be required to give her, whether by the terms of this Will or by applicable law.

any bond.

IN WITNESS WHEREOF, I have signed my name at the foot and end of this my Last Will and Testament and affixed my seal this 24th day of J2//, 1969.

Ruth & Odom (L.S.)

The foregoing instrument, consisting of Two (2) typewritten pages, typewritten on only one side, was at the date thereof by the said RUTH S. ODOM, signed, sealed, published and declared to be her last Will and Testament, in the presence of us, who at her request, in her presence, and in the presence of each other, have subscribed our names as attesting witnesses.

Robert J. Hawthaut Abbeville, South Carolina

Consernary St. Copeland of Abbeville, South Carolina Mancy S. King of Abbeville, South Carolina

· ON

PAGE

signs forever.

my daughter, Helen Smith Hembree, to them, their heirs and asand devise, in equal shares, to my son, Winston N. Smith and to or mixed, whether now owned or later acquired, I give, bequeath, every kind and nature, and wheresoever situate, real, personal, All the rest and residue of my property, of

ITEM IV.

forever.

acquire, wheresoever situate, to them, their heirs and assigns all of the real property that I now own, and all that I may later N. Smith and to my daughter, Helen Smith Hembree, in equal shares, I give, bequeath and devise to my son, Winston

ILEW III.

later acquire, of every kind and nature, wheresoever situate. all of the personal property that I now own and all that I may Smith and to my daughter, Helen Smith Hembree, in equal shares,

I give and bequeath to my son, Winston N.

ITEM II.

as soon as practicable after my death.

I direct that all of my just debts be paid

ILEW I:

heretofore made:

testament, hereby revoking any and all wills and testaments by me publish and declare the following as and for my last will and memory but mindful of the uncertainty of life, do hereby make, I, LOIS SEIGLER SMITH, being of sound mind and

LOIS SEIGLER SMITH

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ABBEVILLE COUNTY STATE OF SOUTH CAROLINA

(Last Will and Testament of Lois Seigler Smith) (Page No. 2 of 2 Pages)

ITEM V.

I hereby nominate, constitute, and appoint my son, Winston N. Smith, 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.

Lois Seigler (Smith (L.S.)

SIGNED, SEALED, PUBLISHED AND DECLARED by the said Lois Seigler Smith as and for her last will and testament, in our presence, and in the presence of each other, and we 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

327

OF Mt. Carmel. S.C.

OF Celleven Fully

ger OF Calhoun Tallo,

LAST WILL

OF

ISLA KENT LIPSCOMB

- I, ISLA KENT LIPSCOMB, of the County of Abbeville, State of South Carolina, do hereby make and publish this as my Last Will and hereby revoke all previous Wills and Codicils by me made.
- I direct my Executrix to pay out of my estate my legal debts,
 my funeral expenses, and any unpaid expenses of my last illness, and the
 cost of a suitable tombstone or marker for my grave.
- 2. I give and devise to my friend, CARY LEIGH O'NEAL, if she survives me, to be hers absolutely, all of my jewelry, including my diamond ring.
- 3. I give and devise to my niece, DOROTHY TRIBLE WINFREE, my antique bedside table which belonged to my great grandfather Kent.
- 4. I give and devise my bank account in NCNB, Account Number 701014737, a one-third (1/3) each to CARY LEIGH O'NEAL, JAMES B. O'NEAL, and DOROTHY TRIBLE WINFREE.
- 5. All the rest, residue and remainder of my estate, real and personal, of whatever nature and wherever situated, and whether acquired before or after the execution of this Will, including but without limitation, all property over which I shall have any power of appointment, and all lapsed legacies and devises, I give and devise to my friend, CARY LEIGH O'NEAL.
 - 6. I appoint CARY LEIGH O'NEAL, Executrix of this my Will.

Recorded Jan 3, 1992 wice Bk#1 page 328-330

TY.D.

RHC BWB

HAWTHORNE & MUNDY

ATTORNEYS AT LAW

E. PINCKNEY STREET

P.O. BOX 218

ABBEVILLE, S.C. 29620

If, however, she shall fail to qualify or cease to act as Executrix, I appoint my friend, JAMES B. O'NEAL, Executor in her place. I direct neither shall be required to furnish any bond.

IN WITNESS WHEREOF, I sign my name to this instrument this day of Arender, 1990, and being first duly sworn, do hereby declare to the undersigned notary public for South Carolina that I sign and execute this instrument as my Last Will and 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.

Isla Kent Lipscomb, Testatrix

We, Rosemany H. Copeland, Becky W. Borne the witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned notary public for South Carolina that the Testatrix signs and executes this instrument as her Last Will and that she signs it willingly, and that each of us, in the presence and hearing of the Testatrix, hereby signs this Will as witnesses 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.

Besky W. Boure
Witness

STATE OF SOUTH CAROLINA) COUNTY OF ABBEVILLE

SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me by ISLA KENT LIPSCOMB, the Testatrix, and subscribed and sworn to before me by

HAWTHORNE & MUNDY ATTORNEYS AT LAW E. PINCKNEY STREET P.O. BOX 218 ABBEVILLE, S.C. 29620

Becky W. Borrie, witness, this /t day of

Rosesman W. Copeland Notary Public for South Carolina

My Commission Expires Sept. 8, 1998

HAWTHORNE & MUNDY

ATTORNEYS AT LAW

E PINCKNEY STREET

PO BOX 216

ABBEVILLE, S.C. 29620

STATE OF SOUTH CAROLINA
COUNTY OF ABBEVILLE

1992 Book#17 Papes 331-335

FIRST CODICIL

I, ARNOLD TROXLER, do hereby make, publish and declare this to be the First Codicil to my Last Will and Testament dated October 4, 1989.

FIRST: I hereby delete Item V of my Last Will and Testament and insert it its place a new Item V as follows:

ITEM_V

I hereby nominate, constitute and appoint as executor of this my Last Will and Testament, WERNER TROXLER, residing at HC-60, Route 23, Due West, South Carolina and direct that he shall serve without bond. If my said executor is unwilling or unable to serve, I nominate, constitute and appoint RICHARD ZUSI, residing at 4700 Edgefield Road, Bethesda, Maryland 20014 and direct that he shall serve without bond.

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

ARNOLD TROXLER

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

Luciu C. Leventh OF Calton Falls St. Karen a. ashley OF Calhon Falls St. STATE OF SOUTH CAROLINA
COUNTY OF ABBEVILLE

PROOF OF WILL

We, Arnold Troxler, 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.

ARNOLD TROXLER

LINER L. Leventh
WITNESS

WITNESS

STATE OF SOUTH CAROLINA
COUNTY OF ABBEVILLE

Subscribed, sworn to and acknowledged before me by Arnold Troxler, the Testator/Testatrix, and subscribed and sworn to me by witnesses, this ast day of ______, 1991

NOTARY PUBLIC FOR SOUTH CAROLINA

My Commission Expires: 10-4-98

332

Last Will and Testament

I, ARNOLD TROXLER, 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.

I direct the or tools - all had ed and unsecured, be paid as soon as been previously disbursed or sold.

I direct th_ \(\) Coutomobile ed immediately after my death.

I give, dev sehold effects of every kind, together with my tools and automobile which I own at my death, to my brother, WERNER TROXLER.

ITEM IV

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: 10/20 to my brother, WERNER TROXLER; 5/20 to my sister, BERTHA ZUSI; and 5/20 to my brother, JULIUS TROXLER.

ITEM V

I hereby nominate, constitute and appoint executor of this my Last Will and Testament, RICHARD ZUSI, residing at 4700 Edgefield Road, Bethesda, Maryland 20014, and direct that he shall serve without bond. If my said executor is unable or unwilling to serve, I nominate, constitute and appoint WERNER TROXLER and direct that he shall serve without bond.

J. J.

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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 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 my executor may deem best, and to execute and deliver any and all instruments and to do all acts which my executor may deem proper or necessary to carry out the purposes of this Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order. Any substitute or successor executrix or executor shall have all the powers granted to the original executor.

ITEM VII

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 4th day of October, 1989.

ARNOLD TROXLER (SEAL)

334

ana Kaa

alicia M. arnold OF abbeiille, A.C.
Karen a. Ashley OF Calhoun Falls, SC
-/(XXX/)
STATE OF SOUTH CAROLINA) PROOF OF WILL
COUNTY OF ABBEVILLE) Office of Oracle and
WE, Arnold Troxler, Quita A and And witnesses, respectively, whose names are signed to the foregoing instrument being first duly sworn, do hereby declare to the
undersigned authority that the Testator/Testatrix signed and
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
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.
Anald Link
arnold troxler Olicia M. arnold
Koren a. Askley
Kalen a. askley
\ \tag{\tag{\tag{\tag{\tag{\tag{\tag{
STATE OF SOUTH CAROLINA)) COUNTY OF ABBEVILLE)
Subscribed, sworn to, and acknowledged before me by
and sworn to before me by Alicia M. World, and Subscribed with the Testator/Testatrix, and subscribed and sworn to before me by Alicia M. World, and Market
Notary Public for South Carolina

335

My Commission Expires: 7-17-91

Tast Will and Testament

OF

WILLIAM GRADY POWELL

I, WILLIAM GRADY POWELL, 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 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 J. Herman Powell and Clara E. Powell Grimes 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 J. Herman Powell 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.

I hereby nominate, constitute and appoint J. Herman Powell 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 27day of September 1980.

nullian Gray Forell (L.S.)

Recorded Jan. 7, 1992 Will Book # 17 page 338-339

BATTER S.S.S.S.

Last Will and Testament

I, ARNOLD TROXLER, 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.

I direct the or tools - all had ed and unsecured, be paid as soon as been previously.

Cubursed or sold.

I direct th $\int 0$ Curtomobile ed immediately after my death.

I give, dev sehold effects of every kind, together with my tools and automobile which I own at my death, to my brother, WERNER TROXLER.

ITEM IV

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: 10/20 to my brother, WERNER TROXLER; 5/20 to my sister, BERTHA ZUSI; and 5/20 to my brother, JULIUS TROXLER.

ITEM V

I hereby nominate, constitute and appoint executor of this my Last Will and Testament, RICHARD ZUSI, residing at 4700 Edgefield Road, Bethesda, Maryland 20014, and direct that he shall serve without bond. If my said executor is unable or unwilling to serve, I nominate, constitute and appoint WERNER TROXLER and direct that he shall serve without bond.

J. J.

ana Kaa

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my seal this the day of October, 1989. IN WITNESS WHEREOF, I have hereunto set my hand and affixed Will that said beneficiary predeceased me. then it shall be conclusively presumed for the purposes of this would render it doubtful whether the beneficiary or I died first, accident or calamity or otherwise under such circumstances as If any beneficiary and I should die as a result of a common ILEW AII to the original executor. successor executix or executor shall have all the powers granted without the necessity of a court order. Any substitute or limited in any way by the specific grants of power made, and or necessary to carry out the purposes of this Will, without being instruments and to do all acts which my executor may deem proper executor may deem best, and to execute and deliver any and all owned in his own right, upon such terms and conditions as my exercise all of the powers in the management of similar property receive, release, repair, sell, sue for, and in general to exercise options with respect to, take possession of, pledge, business of mine, invest, lease, manage, mortgage, grant and dispose of, enter into, exchange, hold, improve, incorporate any to, to continue any business of mine, convey, convert, deal with, to allot, assign, buy, care for, collect, contract with respect generally, my executor is specifically authorized and empowered: to any inherent, implied, or statutory powers granted to executors

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The foregoing Will consisting of 3 pages, this included, the preceding pages thereof, bearing on the margin the initials of the Testator/Testatrix was this 4 day of October, 1989, 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.

alicia M. arnold OF abbeille, A.C.
Karen a. ashley of Calhoun Falls, SC
STATE OF SOUTH CAROLINA)) PROOF OF WILL COUNTY OF ABBEVILLE)
WE, Arnold Troxler, Testator/Testatrix and the witnesses, respectively, whose names are signed to the foregoing instrument, being first duly sworn, do hereby declare to the undersigned authority that the 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.
ARNOLD TROXLER Alicia M. arnold
Karen a. askley
STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE)
Subscribed, sworn to, and acknowledged before me by Arnold Troxler, the Testator/Testatrix, and subscribed and sworn to before me by Alicia (Will), and Karm (Ashly , witnesses, this H42 day of October), 1989.
Notary Public for South Carolina

335

My Commission Expires: 7-17-91

LAST WILL AND TESTAMENT OF LILA H. ARNOLD

- I, LILA H. ARNOLD, of Abbeville County, State of South Carolina, being of sound mind and disposing mind and memory, do hereby make, publish, and declare the following as and for my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore by me made.
- 1. 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 disposition by will, I give, will, devise, and bequeath to my husband, T. L. ARNOLD, in fee simple, if he shall survive me. If my said husband 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 disposition by will, I give, will, devise, and bequeath to my son, BOYD ARNOLD, in fee simple.
- 2. I appoint my husband, T. L. ARNOLD, Executor of this my Last Will and Testament. If he should fail to qualify or cease to act as such Executor, I appoint my son, BOYD ARNOLD, Executor in his place.
- 3. I hereby authorize my Executor 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 him shall seem best.
- 4. I request that no Executor hereunder be required to give any bond.

 IN WITNESS WHEREOF, I have signed my name at the foot and end
 of this my Last Will and Testament and affixed my seal this 7th day of

of this my Last Will and Testament and affixed my seal this //

Tila H. armed (L.S.)

The foregoing instrument, consisting of one (1) typewritten page, typewritten on only one side, was at the date thereof by the said LILA H. ARNOLD, signed, sealed, published, and declared to be her Last Will and

RJH QHE NSK Testament, in the presence of us, who at her request, in her presence, and in the presence of each other, have subscribed our names as attesting witnesses.

Huttianlos Abbeville, South Carolina

Rosemany A. Copelard of Abbeville, South Carolina of Abbeville, South Carolina

Tast Will and Testament

OF

WILLIAM GRADY POWELL

I, WILLIAM GRADY POWELL, 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 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 J. Herman Powell and Clara E. Powell Grimes 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 J. Herman Powell 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.

I hereby nominate, constitute and appoint J. Herman Powell 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 27day of September 1980.

rulling Gray Fowllf (L.S.)

Recorded Jan. 7, 1992 Will Book # 17 page 338-339

13.50 3.50 3.00 3.00 3.00 (LAST WILL AND TESTAMENT OF WILLIAM GRADY POWELL)
(Page 2 of two pages)

SIGNED, SEALED, PUBLISHED AND DECLARED by the said WILLIAM GRADY POWELL as and for his last will and testament, in our presence, and in the presence of each other, and we at his request, and in the presence of each other, have hereunto subscribed our names in our own handwriting as witnesses this 27th day of September 1980.

B.F. Willary Address Calhoun Falls, S.C.

C Willary Address Calhoun Falls, S.C.

Address Calhoun Falls, S.C.

Address Calhoun Falls, S.C.

Tast Will and Testament

OF

GNINES O. HALL

I, GAINES O. HALL, 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.

Campbell Hall, 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 wife,

Irmaline Campbell Hall, all of the real property that I now own,

and all that I may later acquire, wheresoever situate, to her, her

heirs and assigns forever.

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

ITEM V. I hereby nominate, constitute and appoint my wife, Irmaline Campbell Hall, as the sole executrix of this my last will and testament, she to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my Mand and Seal to this my last will and testament, this 2/2 day of August, 1980.

Jaines O. Hare (L.S.)

SIGNED, SEALED, PUBLISHED AND DECLARED by the said

Recorded Jan 7, 1992 Will Book # 17 page 340-341

LAST WILL AND TESTAMENT OF GAINES O. HALL (Page 2 of two pages)

GAINES O. HALL, as and for his last will and testament, in our presence and in the presence of each other, and we, at his request and in his presence and in the presence of each other, have subscribed our names in our own handwriting as witnesses this _day of August, 1980.

Address Calhoun Falls, S. L.,
Address Calhoun falls, S.

Address Callesin July 50.

Last Will and Testament

I, BRENDA I. 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 son, SAMUEL ROBERT HALL.

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 son, SAMUEL ROBERT HALL.

ITEM IV

I hereby nominate, constitute and appoint executor of this my Last Will and Testament, ROBERT E. HALL, JR. and direct that he shall serve without bond. If my said executor is unable or unwilling to serve, I nominate, constitute and appoint RANDALL KIDD and direct that he shall serve without bond.

ITEM V

I hereby nominate, constitute and appoint as trustee and testamentary guardian of my child, ROBERT E. HALL, JR. and direct that he shall serve without bond. If my said trustee and testamentary guardian is unable or unwilling to serve, I nominate, constitute and appoint ROBERT E. HALL, III and direct that he shall serve without bond.

ITEM VI

By way of illustration and not of limitation and in addition to any inherent, implied or statutory powers, granted to executors or trustees, my Executor and Trustee is specifically authorized and empowered with respect to any property, real or personal, at any time held under any provision of this my Will; to allot, allocate between principal and income, assign, borrow, buy, care for, collect, compromise claims, contract with respect to, continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, to make distributions or divisions 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 or the Trust 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 and

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and discretions had with respect to the trusts created herein

shall have with respect to each share so retained all the powers

sooner die, to his or her executors or administrators. My Trustee

beneficiary upon attaining age eighteen (18), or if he or she shall

Such beneficiary's share shall be paid over and distributed to such

not so paid or applied shall be accumulated and added to principal.

beneficiary or his or her parents known to my Trustee. Any income

Trustee deems advisable any other income or resources of such

of such beneficiary, taking into consideration to the extent my

necessary to provide for the support, medical care, and education

of the net income and principal of such share as my Trustee deems

beneficiary attains the age of eighteen (18) years, using so much

possession of such in trust for such beneficiary until such

notwithstanding the provisions herein, my Trustee shall retain

who has not attained the age of eighteen (18) years, then such

ITEM VII

without being limited in any way by the specific grants of power

deem proper or necessary to carry out the purposes of this my Will,

instruments and to do all acts which my Executor and Trustee may

Trustee may seem best, and to execute and deliver any and all

If any share hereunder becomes distributable to a beneficiary

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beneficiary,

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immediately

made, and without the necessity of a court order.

accident or calamity or otherwise under such circumstances as would If any beneficiary and I should die as a result of a common

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 November, 1991.

Brenda J. Hall BRENDA I. HALL

and sworn to au Subscribed, sworn to, and acknowledged before me by BRENDA I. CONNIX OF ABBEVILLE STATE OF SOUTH CAROLINA influence. of age or older, of sound mind, and under no constraint or undue best of her knowledge the Testatrix was at the time eighteen years willingly directed another to sign for her), and that she executed it as her free and voluntary act for the purposes therein expressed, and that each of the witnesses, in the presence and hearing of the Testatrix signed the Will as witnesses and to the bearing of the Testatrix signed the Will as witnesses and to the bearing of the Testatrix signed the Will as witnesses and to the WE BEENDA I HALL, the 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 Testatrix signed and executed the instrument as her last Will and that she had signed willingly, (or willingly directed another to sign for here). The Testatrix and the witnesses, COUNTY OF ABBEVILLE DECOL OF WILL стать ов солтн сакогіим witnesses hereto. of November, 1991, signed, sealed, published and declared by the said Testatrix as and for her Last Will and Testament and in the presence of us, who at her request, and in her presence and in the presence of each other, have hereunto subscribed our names as with the presence of each other.

The foregoing Will consisting of five typewritten pages, this included, the four preceding pages thereof, bearing on the left hand margin the initials of the Testatrix was this day

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

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

IN THE NAME OF GOD, Amen:

I, John Bowie of Abbeville, County of Abbeville, State of South Carolina, do make, ordain, publish and declare this as and for my last will and testament.

Item I. I commit my soul to the gracious God who gave it and direct that my body be decently buried according to the rites of my Church, and that my grave be suitably marked and that all expense incurred be paid out of my estate.

Item III. I will and direct that my just debts be paid out of the first money coming to hand in my estate.

Item IV. I nominate, constitute and appoint my cousin, Wes McBride, as executor of my will.

Item V. I will, devise and bequeath all of my property to Wes McBride in fee simple.

Witness my hand and seal this Signed, sealed, published and declared by John Bowie, 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.

and Address Ofbersel Mildred En Harper

John X Bow

mark

day of June A. D. 1977.

δολ, σολλεελ, εοπρλοπίδε ελαίπδ, εοπίλαεί ωίτλ πεεδρεεί το, αλζοςατε δετωεεπ ρλίης έραλ απά ίπεομε, αδδίθη, δολλοω, δυμ, εαλε αηψ τίπε κελά under any ρκουίδίοη οδ τκίδ my wilk: το allot, and empowered with respect to any property, real or personal, at έπωδεεεδ generally, my Co-Εχεραέλίχεδ απε δρερίδιοαλλy αυτhολίτεα ίπλελεπέ, ίπρλίεα οι δέατμέσλη ροωελό βλαπέεα το εχεεμέσλό ολ ittustration and not of timitation and in addition to any the order of the court, and to act without bond and, by way of terms of this will, including the making of conveyances, with out ωίλλ and Τεδταπεητ, ωίτη αλλ ηερεδδαλη powers το ρακλη ουτ τηρ BRYANT and ROSA BELL SUTTON, as Co-Executrixes of this, my last Ι μελεδη πομέπατε and appoint LINDA JEAN

estate. Carolina, and that all expenses incurred theresore be paid by my rites of my Church, Glovers AME Church, Calhoun Falls, South έτ απά αίκεςτ τhατ my body be decently interred according the Ι σοπμίτ πη δουί το τλε βλαείουδ 6οd ωλο βανε ITEM 2.

ησχείηα έτελ ηαπεd.

estate, respectively, in the hands of my devisees and executors πεαλ εδέατε, and hereby charge the same upon my personal and real personal estate, or if that should prove insufficient, out of my mentioned may in the first place be paid and satisfied out of my buneral, and testamentary expenses, and all legacies herein

ITEM 1. I desire and direct that all my debts,

πατικε πεκετοβολε by me made.

πενολίπο απη απά αλλ ωίλλο οπ ίπολλιμπεπτό οδ α τεολαμεπταπη and declare this as and for my last will and Testament, hereby and disposing mind and memory, do hereby make, ordain, the County of Abbeville, state of South Carolina, being of sound

I, JOHN HENRY BRYANT, a resident of and domicited in

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JOHN HENRY BRYANT

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continue any business of mine, convey, convert, deal with, despose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, and in general, to exercise all of the powers in the management of my Estate which any individual could exercise in the management of similar property owned in its own right, upon such terms and conditions as my Co-Executrixes may deem best, and to execute and deliver any and all instruments and to do all acts which my Co-Executrixes 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, without the necessity of a court order.

ITEM 4. I give, devise and bequeath my personal property, wherever situated, of which I may die seised or possessed or to or in which I may be or become in any way intitled or have any interest or over which I may have any power or appointment, remaining after the payment of my just debts and buneral expenses, as aforesaid to LINDA JEAN BRYANT as trustee for MARILYN MESSINA BRYANT and ROSA BELL SUTTON as trustee for JONATHAN LEON BRYANT, to be divided equally between them, per stirpes; the child or children of any predeceased child or children of mine to take per stirpes the share to which his, hers or their parent would have taken had that parent survived me.

ITEM 5. I hereby give, devise and bequeath One-Half (1/2) interest in my House and Lot on Pendleton Street, Calhoun Falls, South Carolina to LINDA JEAN BRYANT as trustee for MARILYN MESSINA BRYANT, and the remaining One-Half (1/2) interest to ROSA BELL SUTTON as trustee for JONATHAN LEON BRYANT, per stirpes; the child or children of any predeceased child or children of mine to take per stirpes the share to which his, hers or their parent would have taken had that parent survived me.

PAGE 2 OF 4 PAGES

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child or children of mine to take per stirpes the share to which SUTTON; per stirpes; the child or children of any predeceased One-Third (1/3) interest to ROSA BELL SUTTON as trustee for ERICA BELL SUTTON as trustee for JONATHAN LEON BRYANT and the remaining for MARILYN MESSINA BRYANT; and One-Third (1/3) interest to ROSA Calhoun Falls, South Canolina, to LINDA JEAN BRYANT as thustee (1/3) interest in the Ten (10) Aeres in the Flatwoods near ITEM 6. I hereby give, devise and bequeath One-Third

his, here or their parent would have taken had that parent

act for the purposes therein expresses, and that I am eighteen and being birst duly sworn, do hereby declare to the undersigned this instrument this 19 day of february 19 88 Ι, ΙΟΗΝ ΗΕΝRY ΒRYANΤ, Τhe Τεδέατολ, δίgn my name το

years of age or older, of sound mind, and under no constraint or αυτλολίτη τλατ Ι δίηη απά εχερυτε τλίδ ίπδτλυπεπτ αδ πη νολυπταλη

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Testator is eighteen years of age or older, of sound mind, and the Testator's signing, and that to the best of our knowledge the and hearing of the Testator, hereby sign this Will as witness to and he signs it willingly and that each of us, in the presence the Testator signs and executes this instrument as his tast will δωολη, and do hereby declare to the undersigned authority that the witnesses, sign our names to this instrument being birst duly mollin ban 21/13 and Miriam

under no constraint, or undue influence.

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undue influence.

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