

CODICIL
TO
LAST WILL AND TESTAMENT OF
OUIDA JEAN MERRILL

2007-246

I, OUIDA JEAN MERRILL, an adult resident citizen of the Ridgeland, Madison County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this instrument of writing to be a Codicil to the Last Will and Testament made by me on the 8th day of September, 2005.

I

I hereby amend my said Last Will and Testament by deleting Item V thereof in its entirety and substituting the following in its place:

ITEM V.
SPECIFIC BEQUESTS OF RESIDUE

I hereby will, devise and bequeath:

A. To Jared Williams Stacey, grandchild of my deceased husband, William H. Merrill, Jr., the sum of Twenty Thousand Dollars and 00/100 (\$20,000.00).

B. To Clinton Stacey, grandchild of my deceased husband, William H. Merrill, Jr., the sum of Twenty Thousand Dollars and 00/100 (\$20,000.00).

C. To Nicholas Stacey, grandchild of my deceased husband, William H. Merrill, Jr., the sum of Twenty Thousand Dollars and 00/100 (\$20,000.00).

D. To William H. Merrill, III, as custodian for Summer Lynn Merrill, grandchild of my deceased husband, William H. Merrill, Jr., the sum of Twenty Thousand Dollars and 00/100 (\$20,000.00).

E. To Maxie Washington the sum of Twenty Thousand Dollars and 00/100 (\$20,000.00).

F. To John W. Robinson, my nephew, the sum of Ninety-One Thousand Six Hundred Sixty-Six Dollars and 67/100 (\$91,666.66).

G. To Harriet Robinson Orstad, my niece, the sum of Ninety-One Thousand Six Hundred Sixty-Six Dollars and 67/100 (\$91,666.67).

H. To Tami Metts, my niece, the sum of Ninety-One Thousand Six Hundred Sixty-Six Dollars and 67/100 (\$91,666.67).

The foregoing specific bequest to the individuals named in this Item V is based on a value of my estate (excluding the personal effects subject to Item VI) available for distribution of Three Hundred Seventy Five Thousand Dollars and 00/100 (\$375,000.00). In the event the value of my estate (excluding the personal effects subject to Item VI) available for distribution at the time of my death is less than Three Hundred Seventy Five Thousand Dollars and 00/100 (\$375,000.00) then the distribution to the individuals named in Items F - H shall be reduced equally by that difference.

II.

Except as changed by the above provision, I republish, reaffirm and readopt my said Last Will and Testament of the 8th of September, 2005.

IN WITNESS WHEREOF, I have hereunto subscribed my name to this a Codicil to my Last Will and Testament on this the 27th day of February, 2007.

[Handwritten signature of Ouida Jean Merrill]

OUIDA JEAN MERRILL

This instrument was, on the date shown above, signed, published and declared by Ouida Jean Merrill to be a Codicil to her Last Will and Testament of September 8, 2005, in our presence, and we, at her request, have subscribed our names hereto as witnesses in her presence and in the presence of each other.

Susan Scarborough
Witness

of POB 912 Pelahatchie, MS 39145
Address

Sylvie D. Robinson
Witness

of 131 Lake Mansdale, Ms
Address
39110

Initials: *[Handwritten initials]*

STATE OF MISSISSIPPI

COUNTY OF HINDS

Personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, each of the undersigned Affiants, who being by me first duly sworn to law, says on oath:

(1) The within Codicil was subscribed in our presence by Ouida Jean Merrill, the within named Testatrix, on the 5th day of February, 2007.

(2) That the Testatrix was then and there of sound and disposing mind and memory, and above the age of eighteen (18) years.

(3) That each of the undersigned subscribed and attested the within Codicil as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the Testatrix, and in the presence of each other.

| | |
|--------------------------------------|--------------------------------------|
| Signature: <u>Sylvie D Robinson</u> | Signature: <u>Susan Scarborough</u> |
| Name: <u>Sylvie D Robinson</u> | Name: <u>Susan Scarborough</u> |
| Address: <u>131 Lake Mansdale</u> | Address: <u>P.O. Box 912</u> |
| <u>Madison, MS 39110</u> | <u>Pelahatchie, MS 39145</u> |
| Telephone No.: <u>(601) 853 1773</u> | Telephone No.: <u>(601) 854-5120</u> |

Subscribed and sworn to before me by the above-named Affiants on this 5th day of February, 2007.

Mary K Pustor
NOTARY PUBLIC

My Commission Expires:



MADISON COUNTY MS This instrument was filed for record March 22, 2007.

Book 41 Page 299
ARTHUR JOHNSTON, C. C.

BY: L. Jones D.C.



Initials: SM

Last Will and Testament 2007-280

FILED
THIS DATE
MAR 22 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

OF

MADELINE M. JOHNSON

I, MADELINE M. JOHNSON, a resident of Hidalgo County, Texas, declare this to be my Will. I revoke all earlier Wills and Codicils.

I.

IDENTITY OF TESTATOR'S FAMILY

I am not now married. My husband R. CLIFFORD JOHNSON died on October 2, 1988. I have no children now living.

II.

PROPERTY BEING DISPOSED

It is my intention to dispose of all of the property which I have the right to dispose of by Will. I do not intend to exercise any power of appointment which I now possess or which may hereafter be conferred on me, unless such power is specifically referred to herein or in any Codicil hereto.

III.

PAYMENT OF DEBTS

I direct that all of my just debts, including expenses of my last illness and funeral and burial expenses, be paid when due, or as soon after my death as is practicable; provided that nothing herein contained shall be construed as maturing any indebtedness which is not otherwise due or directing the prepayment of any indebtedness owing by me at

Madeline M. Johnson
MADELINE M. JOHNSON

the time of my death or arising by reason of death. I hereby authorized and empower my Executrix in case of any claim made against my estate, to settle and discharge the same in her sole discretion. I further direct that all estate, inheritance, succession, legacy or other death taxes levied or assessed upon or with respect to any property required to be included in my gross estate, whether or not passing under my Will, including the taxable value of life insurance, powers, rights or interest, by reason of any state or federal law now or hereafter in force, shall be paid out of my residuary estate as expenses of administration and as general charges thereon.

IV.

EXECUTOR

I appoint BETTY MARTIN MARBLE to be the Independent Executrix of my Will. I direct that no bond shall ever be required of her as such, and that no action be taken in any Court with respect to my estate, except to probate my Will and to file an Inventory, Appraisement and List of Claims. My Independent Executrix shall have full power of sale with respect to all or any of the property of my estate, and is given every authority and power with respect thereto that I would have if personally living and acting.

If BETTY MARTIN MARBLE should predecease me, or should she fail to qualify as Independent Executrix of my Will and Estate, I appoint SALLY MAE MARTIN RIDDELL to serve without bond and to possess all of the aforementioned powers with respect to my Estate.

Madelaine M. Johnson
MADELINE M. JOHNSON

BEQUESTS AND DEVISES

(1) It is my intention that certain personal effects shall be distributed by my Executrix to the beneficiaries named in a written list of gifts, signed by me, to be placed in a sealed envelope and kept together with my Will, as the list may exist at the time of my death.

(2) I give the following cash bequests. If either of the following persons shall not survive me I give such bequest to his or her lawful lineal descendents per stirpes:

(a) To ROBERT (BOB) MARTIN of Ashland, Kentucky, the sum of TEN THOUSAND AND NO/100THS DOLLARS (\$10,000.00).

(b) To MADELINE MARTIN FAZIO of Joliet, Illinois, the sum of TEN THOUSAND AND NO/100THS DOLLARS (\$10,000.00).

(c) FIVE THOUSAND AND NO/100THS DOLLARS (\$5,000.00) to MILLIGAN SPRINGS CEMETERY, Montgomery County, Mississippi, for perpetual care, maintenance and upkeep of my cemetery plot.

(d) TEN THOUSAND AND NO/100THS DOLLARS (\$10,000.00) to GRACE BAPTIST MISSION, on Bridge Street, Weslaco, Texas.

VI.

RESIDUARY ESTATE

All of the rest and remainder of my estate I give to JAMES L. MARTIN, JR. of Austin, Texas, BETTY MARTIN MARBLE of Jackson, Mississippi and SALLY MAE MARTIN RIDDELL of Jackson, Mississippi, share and share alike; provided that if any of them shall not survive me, the share that would

Madelaine Johnson
MADELINE M. JOHNSON

pass to such person shall instead pass to his or her surviving lineal descendants per stirpes. If any of the aforementioned persons shall die without lineal descendants surviving, then the share so set aside for such deceased person shall instead pass and be added to the shares of the remaining named beneficiaries or if they shall be deceased to their lineal descendants per stirpes.

For purposes of all gifts made under this Will, any beneficiary who dies within one hundred eighty (180) days after my death shall be considered not to have survived me.

IN WITNESS WHEREOF, I have signed this Will on the 12 day of Jan, 1989.

Madelaine M. Johnson
MADELINE M. JOHNSON

The foregoing instrument was in our presence signed by MADELINE M. JOHNSON and declared by her to be her Will. We at her request and in her presence and in the presence of each other, have signed our names as witnesses on January 12, 1989.

Julian A. Gray
WITNESS

Connie Zuerger
WITNESS

THE STATE OF TEXAS)
)
COUNTY OF HIDALGO)

BEFORE ME, the undersigned authority, on this day personally appeared MADELINE M. JOHNSON, Testatrix, and the undersigned Witnesses known to me to be the Testatrix and the Witnesses, respectively, whose names are subscribed to

the annexed and foregoing instrument in their respective capacities, and, all of said persons being by me duly sworn, the said Testatrix declared to me and to said Witnesses in my presence that said instrument is her Will and that she willingly made and executed it as her free act and deed for the purposes therein expressed; and the said Witnesses; each upon their oath stated to me, in the presence and hearing of said Testatrix, that the said Testatrix had declared to them that said instrument is her Will, and that she executed same as such and wanted each of them to sign it as a witness; and, upon their oaths, each witness stated further that they did sign the same as witnesses in the presence of the said Testatrix and at her request; that she was at that time nineteen (19) years of age or over and was of sound mind; and that each of said witnesses was then at least fourteen (14) years of age.

Madeline M. Johnson
MADELINE M. JOHNSON

[Signature]
WITNESS

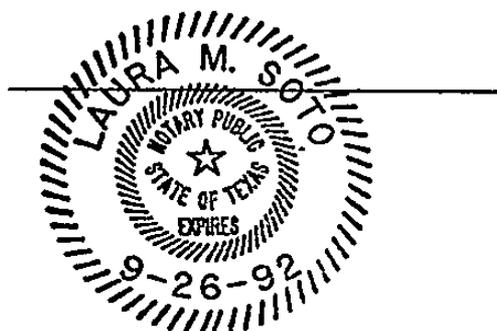
[Signature]
WITNESS

SUBSCRIBED AND ACKNOWLEDGED BEFORE ME by the said MADELINE M. JOHNSON, Testatrix, and SUBSCRIBED AND SWORN TO BEFORE ME, by the said Witnesses, whose names are subscribed to this and the foregoing pages of this Will, on this 12th day of JANUARY, 1989.

Laura M. Soto
Notary Public, State of Texas

My commission expires:

Notary's printed name:



LAURA M. SOTO

MADISON COUNTY MS. This instrument was filed for record March 22, 2007.
Book 41 Page 302
ARTHUR JOHNSTON, C. C.
BY: [Signature] D.C.

FILED
THIS DATE

MAR 22 2007

ARTHUR JOHNSTON, CHANCERY CLERK
BY *Ken Sievers* D.C.

FIRST CODICIL TO THE WILL

OF

MADELINE M. JOHNSON

I, Madeline M. Johnson, a resident of Hidalgo County, Texas, do hereby make this First Codicil to my Will dated January 12, 1989.

I.

The second paragraph of Article IV on page 2 of my Will is hereby amended to read as follows:

If BETTY MARBLE MARTIN should predecease me, or should she fail to qualify as Independent Executrix or cease to act after qualifying as such, I appoint Roy Davis as the Independent Executor of my Will to serve without bond and to possess all of the aforementioned powers with respect to my estate.

II.

In all other respects I hereby reconfirm and republish my Will dated January 12, 1989.

IN WITNESS WHEREOF, I have signed my name to this First Codicil to my Will dated January 12, 1989, at McAllen, Texas, in the presence of the undersigned witnesses, who signed the same as witnesses at my request, in my presence and in the presence of each other this 1st day of May, 1991.

Madeline M. Johnson
Madeline M. Johnson

The instrument set forth above was signed in our presence by Madeline M. Johnson, and declared by her to be the First Codicil to her Will dated January 12, 1989. We, at her request, and in her presence and in the presence of each other, have signed our names to this instrument as witnesses on the 1st day of May, 1991.

J. A. [Signature]
Witness

Richard O. [Signature]
Witness

THE STATE OF TEXAS)
COUNTY OF HIDALGO)

BEFORE ME, the undersigned authority, on this day personally appeared MADELINE M. JOHNSON, Testatrix, and the witnesses, known to me to be the Testatrix and the witnesses, respectively, whose names are subscribed to the annexed or foregoing instrument in their respective capacities, and, all of said persons being by me duly sworn, the Testatrix, MADELINE M. JOHNSON, declared to me and to the said witnesses in my presence that said instrument is the First Codicil to her Will dated January 12, 1989, and that she had willingly made and executed it as her free act and deed for the purposes therein expressed; and the said witnesses, each on their oath stated to me, in the presence and hearing of the said Testatrix, that the said Testatrix had declared to them that said instrument is the First Codicil to her Will dated January 12, 1989, and she executed same as such and wanted each of them to sign it as a witness; and upon their oaths each witness stated further that they did sign the same as witnesses in the presence of the said Testatrix and at her request; that she was at the time eighteen (18) years of age or over and was of sound mind; and that each of said witnesses was at least fourteen (14) years of age.

Madelaine M. Johnson
MADELINE M. JOHNSON

[Signature]
WITNESS

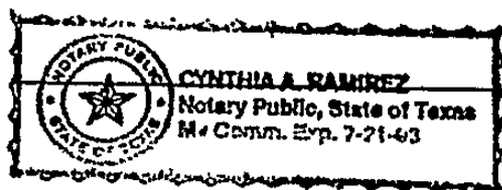
[Signature]
WITNESS

SUBSCRIBED AND ACKNOWLEDGED BEFORE ME by said Testatrix, MADELINE M. JOHNSON, and subscribed and sworn to before me by the said witnesses on this 1st day of May, 1991.

My commission expires:

7/21/93

Cynthia A. Ramirez
Notary Public, State of Texas
Notary's Printed Name:



MADISON COUNTY MS This instrument was filed for record March 28, 2007.

Book 41 Page 307
ARTHUR JOHNSTON, C. C.

BY: *[Signature]* D.C.



FILED

THIS DATE

MAR 27 2007

ARTHUR JOHNSON, CHANCERY CLERK
BY *Kim Stevens* DC,

SECOND CODICIL TO THE WILL
OF

MADELINE M. JOHNSON

Madeline M. Johnson, a resident of Hidalgo County, Texas, do hereby make this Second Codicil to my Will dated January 12, 1989.

I.

Article V, paragraph (2)(d) on page 3 of my Will is hereby deleted in its entirety.

II.

In all other respects I hereby reconfirm and republish my Will dated January 12, 1989, and the First Codicil dated May 1, 1991.

IN WITNESS WHEREOF, I have signed my name to this Second Codicil to my Will dated January 12, 1989, at McAllen, Texas, in the presence of the undersigned witnesses, who signed the same as witnesses at my request, in my presence and in the presence of each other this 27th day of November, 1991.

Madeline M. Johnson

Madeline M. Johnson

The instrument set forth above was signed in our presence by Madeline M. Johnson, and declared by her to be the Second Codicil to her Will dated January 12, 1989. We, at her request, and in her presence and in the presence of each other, have signed our names to this instrument as witnesses on the 20 day of November, 1991.

[Signature]

Witness

[Signature]

Witness

THE STATE OF TEXAS)
)
COUNTY OF HIDALGO)

BEFORE ME, the undersigned authority, on this day personally appeared Madeline M. Johnson, Testatrix, and the witnesses, known to me to be the Testatrix, and the witnesses, respectively, whose names are subscribed to the annexed or foregoing instrument in their respective capacities, and, all of said persons being by me duly sworn, the Testatrix, Madeline M. Johnson, declared to me and to said witnesses in my presence that said instrument is the Second Codicil to her Will dated January 12, 1989, and that she had willingly made and executed it as her free act and deed for the purposes therein expressed; and the said witnesses, each on their oath stated to me, in the presence and hearing of the said Testatrix, that the said Testatrix had declared to them that said instrument is the Second Codicil to her Will dated January 12, 1989, and that she executed same as such and wanted each of them to sign it as witnesses; and upon their oaths each witness stated further that they did sign the same as witnesses in the presence of the said Testatrix and at her request; that she was at the time eighteen (18) years of age or over and was of sound mind; and that each of said witnesses was at least fourteen (14) years of age.

Madeline M. Johnson
Madeline M. Johnson

[Signature]
Witness

[Signature]
Witness

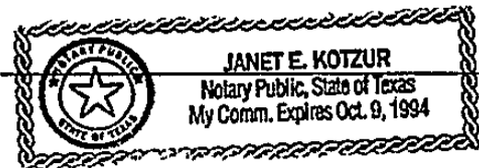
SUBSCRIBED AND ACKNOWLEDGED BEFORE ME by the said Testatrix, Madeline M. Johnson, and subscribed and sworn to before me by the said witnesses on this 20th day of November, 1991.

Janet E. Kotzur
Notary Public, State of Texas

My commission expires:

Oct 9, 1994

Notary's printed name:



MADISON COUNTY MS This instrument was filed for record March 22, 2007.

Book 41 Page 309
ARTHUR JOHNSTON, C. C.

BY: K. Sewell D.C.



2007-187

LAST WILL AND TESTAMENT
OF
JACK PATTERSON

David L. Morrow, Jr.
Morrow Law Firm, PLLC
200 East Government Street, Suite 100
Post Office Box 148
Brandon, Mississippi 39043-0148
(601) 824-5040

LAST WILL AND TESTAMENT
OF
JACK PATTERSON

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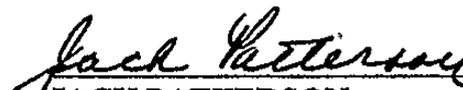
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LAST WILL AND TESTAMENT
OF
JACK PATTERSON

I, JACK PATTERSON, a resident citizen of Rankin County, Mississippi, being over the age of eighteen (18) years and of sound and disposing mind and memory, do hereby make, publish and declare this my Last Will and Testament, and by this act I do hereby revoke all wills and codicils to wills heretofore made by me. At the time of this writing, I am married to ANNE O. PATTERSON, and my living natural children are JANNE T. SWEARENGEN and JUDSON J. PATTERSON.

I. PAYMENT OF DEBTS

I direct that all my just debts which may be probated, registered, and allowed against my Estate to be paid as soon as may conveniently be done, including the expenses of my last illness, funeral expenses, the cost of an appropriate grave marker, and the expenses of the administration of my estate. My Co-Executors shall have full authority to pay any such debts immediately upon my death without any prior court approval thereof. In the event that there be other debts that are not properly probated against my estate, as required by law, then the Co-Executors may nevertheless pay said debts in their sole discretion, as they may deem appropriate, but they shall have no liability or obligation to pay same, unless duly and lawfully probated as required by law. I direct this clause of my Will shall not be construed as creating a trust for the benefit of my creditors.



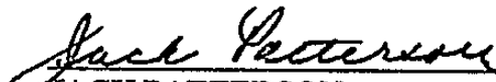
JACK PATTERSON

II LIENS ON PROPERTY

My Co-Executors shall not be required to pay off any liabilities that are liens on any of my property, such as any mortgage on my residence, other than debts required to be paid in administering my Estate as provided in Article VI. However, my Co-Executors may in their absolute discretion use or sell assets from my Estate to pay all or any part of such liabilities.

III SPECIFIC DEVICES

I hereby give, devise, bequeath, and gift the indicated portion of the property that I may own at the time of my death, whether real, personal, or mixed, wherever situated, sometimes referred to as my residuary estate as follows: one-quarter (1/4) to my daughter, Janne T. Swearngen, if living at the time of my death; otherwise, to my grandsons, William Patterson and Reynolds Patterson, share and share alike; one-quarter (1/4) to my son, Judson J. Patterson, per stirpes, and one-half (1/2) in trust to my wife, Anne O. Patterson, for her use and benefit. This trust for Anne O. Patterson will be known as the "Anne O. Patterson Special Needs Trust". Anne O. Patterson is currently receiving medicaid, is a resident of the Community Nursing Home, Jackson, Mississippi, and such trust will have the following uses and purposes and be subject to the terms and conditions hereinafter set forth.



JACK PATTERSON

1. Trust Property and Declaration. Testator assigns, transfers, and sets over unto the Trustee the property identified in this Last Will and Testament for Anne O. Patterson, to be held in trust, together with any additions thereto, in consideration of the premises and the covenants hereinafter set forth, and upon the following express terms and conditions and with the powers and limitations hereinafter conferred and stated.

2. Declaration of Irrevocable Trust. This trust, when activated under the terms and conditions of this Last Will and Testament is hereby declared to be irrevocable, and it shall not at any time, by any person or persons, be amended, altered or modified in any manner.

Article II. Distribution of Income and Principal During Lifetime of Anne O. Patterson.

1. The trustee shall hold, manage, invest and reinvest the Trust Estate, and shall pay or apply the income and principal of the Trust Estate in the following manner:

(a) During the lifetime of Anne O. Patterson (hereinafter sometimes referred to as the "Special Needs Beneficiary"), the Trustee shall pay from time to time such amounts from income and/or principal ("Trust Funds") for the satisfaction and benefit of Anne O. Patterson's special needs (as hereinafter defined), as the Trustee shall determine in the Trustee's limited discretion, as hereinafter provided. Under no circumstances may the Trustee distribute income or principal directly to Anne O Patterson. Further the Special Needs



JACK PATTERSON

Beneficiary shall have no right of withdrawal and neither the principal nor income of this trust shall be pledged, assigned, transferred, sold, conveyed or in any manner whatsoever accelerated, anticipated, or encumbered by the Special Needs Beneficiary, nor shall any income or corpus of said trust be in any manner subject to or liable while in the hands of the Trustee for the debts, contracts, torts, or engagements, or to her voluntary alienation or disposition whatsoever; but all distributions of income and principal shall be made only under this Agreement in accordance with the absolute, sound, and sole discretion of the Trustee so as to not disqualify this as a Special Needs Trust as authorized under 42 USC 1396p(d) (4) (A).

(b) This trust is created expressly for Anne O. Patterson's extra and supplemental care, maintenance, support and education in addition to and over and above the benefits she otherwise receives or may receive from any local, state, or federal government, or from any private agencies, any of which provide services or benefits to developmentally disabled, incapacitated or disabled persons. It is the express purpose of this trust that it be used only to supplement other benefits received by Anne O. Patterson. The Trustee shall take into consideration the applicable resource and income limitations of any public assistance programs for which Anne O. Patterson is eligible when determining whether to make any discretionary distributions.

(c) The Trustee shall seek support and maintenance for Anne O. Patterson from all available public resources, including (but not limited to) the Supplemental Security Income Program (SSI), state medical benefits, Medicaid, Federal Social Security Disability



JACK PATTERSON

Income (SSDI), and any additional, similar, or successor programs for which Anne O. Patterson is or may in the future be eligible. These government assistance programs shall be deemed to be the primary source of support of the Special Need Beneficiary, and the disbursement from this trust shall be only for the supplemental use of Anne O. Patterson. Upon the Trustee's sole discretion, the Trustee may pay all or a portion of the expenses of the beneficiary for special needs if the Trustee determines that it is impossible or impractical for such expenses to be paid from the Special Needs Beneficiary's estate or from other sources.

(d) The Trustee is authorized to expend Trust Funds for Anne O. Patterson's special needs, including procurement of more sophisticated medical, psychological and/or dental treatment, experimental or holistic rehabilitative therapies, private rehabilitative, or educational training, and additional care beyond the care authorized by any government program for Anne O. Patterson provided that such care is not available under any government program or any other available public resources.

(e) The Trustee is also authorized to expend Trust Funds as follows: (i) to pay for expenses not covered by available public programs, including maintenance and living expenses, (ii) to acquire, lease, rent, contract for, equip, modify, improve and maintain a home for Anne O. Patterson, (iii) to purchase an automobile or van or similar vehicle for Anne O. Patterson and her family and to modify, improve, maintain or replace such vehicle, and (iv) to pay for companions and attendants for Anne O. Patterson.

(f) The Trustee may also expend Trust Funds for Anne O. Patterson's benefit for items by which Anne O. Patterson's life will be enriched and made more enjoyable


JACK PATTERSON

and which are not otherwise available to Anne O. Patterson from any governmental program, including, but not limited to, furniture, appliances, radios, televisions, audio equipment, video equipment, computer equipment, electronic devices and/or equipment, vacations, recreational opportunities, trips, family visits, visits to friends and/or relatives, birthday gifts, holiday gifts, and any other tangible or intangible items which in the sole discretion of the Trustee would enhance or benefit Anne O. Patterson, limited, however by subparagraph (g) below. In addition the Trustee shall maintain contact between Anne O. Patterson and other family members and friends, and the Trustee is authorized to expend Trust Funds for transportation and communication costs for said individuals to facilitate such contacts.

(g) Under no circumstances shall the Trustee exercise discretion to utilize Trust Funds for the payment of items or services that would otherwise be borne by any publicly funded program, including, but not limited to, Social Security Administration, Veterans Administration, Medicaid, and Supplemental Security Income or Public Assistance Programs. The Trustee shall have no authority to pay for items and services provided by any governmental program and the Special Needs Beneficiary shall have no right to seek court directed invasion of Trust Funds pursuant to any provision of federal, state, or local law.

(h) The Trustee, in carrying out the intent of Testator, acknowledges that it is the Testator's intent merely to provide supplemental support for Anne O. Patterson, and no provision in this Agreement or otherwise shall be available to require any invasion of trust funds by the Trustee or any court for the primary support of Anne O. Patterson. Trustee, in exercising



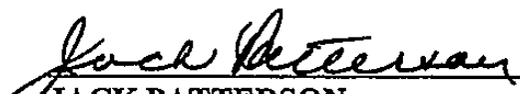
JACK PATTERSON

powers herein, is to also recognize an obligation to perform in a prudent manner so as to serve the interest of the residual beneficiaries named under Article III hereof.

(i) In the event the Trustee is required by any department or agency of federal, state or local government to release principal or income of the trust to or on behalf of the Special Needs Beneficiary to pay for equipment, medication or services that any department, agency or organization is authorized to provide, or in the event the Trustee is required by any department or agency administering such benefits to petition the court or an administrative agency for the release of trust principal or income for this purpose, the Trustee shall deny such request and is directed to obtain legal counsel to defend, at the expense of the Trust Estate, any contest of this provision or other legal challenge to the trust of any nature. The Trustee shall have complete discretion with regard to the defense of any such claim, including the management of all litigation which may result. The Trustee also shall be authorized, in his/her complete discretion, to settle, in whole or in part, or otherwise compromise any such claim or litigation. Furthermore, in the event that the Trust Estate is challenged or faces imminent invasion by any governmental department or agency in such a way as to effect Anne O Patterson's eligibility for benefits available under any governmental program, the Trustee is empowered to amend this Trust so as to maintain Anne O. Patterson's eligibility for benefits under such governmental program.

Article III. Disposition of Trust Estate Upon Anne O. Patterson's Demise.

(1) Distribution of Income and Principal This Trust shall terminate upon the death of Anne O. Patterson. Upon termination of this Trust, the Trustee is authorized to pay on



JACK PATTERSON

behalf of Anne O. Patterson a reimbursement of all Medicaid payments made on her behalf causally related to her treatment, and incurred and paid beginning on the date this trust becomes active, up to the full balance of the trust estate. Thereafter, if no reimbursement is required or in the event any trust balance is remaining, then in such event the balance shall be used to pay (i) her funeral and burial expenses, (ii) any and all death taxes imposed upon her estate, (iii) court fees of a probate, administration or estate proceedings, and (iv) any and all legal and accounting fees and expenses related to her estate. Any remaining balance shall be distributed in equal shares to the children of Anne O. Patterson as shall then be living.

Article IV. Provisions Relating to the Trust Estate

(1) The following provisions shall apply to the Trust Estate created hereunder, and to each share thereof;

(a) "Spendthrift Provision": No interest in the principal or income of this trust shall be anticipated, assigned, or encumbered, or be subject to any creditor's claim or to legal process, prior to its actual receipt by the Special Needs Beneficiary. Furthermore, it is the intent of the trust as expressed herein, that because this trust is to be conserved and maintained primarily for the special needs of Anne O. Patterson, no part of the corpus hereof, nor principal or undistributed income, shall be subject to the claims of voluntary or involuntary creditors for the provision of care and services, including residential care, by any public entity, office, department or agency of any state, or of the United States of any other governmental entity or agency.



JACK PATTERSON

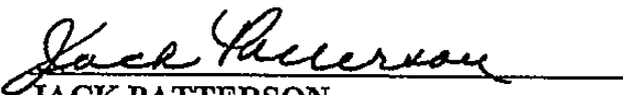
Article V. Powers and Duties of Estate.(1) Investments

(a) The Trustee of the trust established hereunder (including any Successor Trustee) shall have the continuing, absolute, discretionary power to deal with any property, real or personal, held in the trust. Such power may be exercised independently and without the prior or subsequent approval of any court or judicial authority, and no person dealing with such Trustee shall be required to inquire into the propriety or any of the actions of such Trustee. The Trustee shall not be limited to the type and character of investments in which the Trustee may invest the funds of this trust, so long as the Trustee uses reasonable prudence and judgment in the selection of investments. Subject to the provisions of this Special Needs Trust, the Trustee shall have the following general powers:

(i) To retain any property so long as such retention appears advisable, and to exchange any such property for other properties and to retain such items received in exchange.

(ii) To retain such property for any period, whether or not the same be of the character permissible for investments by fiduciaries under any applicable law, and without regard to any effect the retention may have upon the diversification of the investments.

(iii) To lease any such property beyond the period fixed by statute for leases made by a Trustee and beyond the duration of the Trust Estate created hereunder.


JACK PATTERSON

(iv) To invest any part or all of the principal of the Trust Estate in any common trust fund, legal or discretionary, which may be established and operated by and under the control of the Trustee.

(v) To allocate in the Trustee's sole discretion, in whole or in part, to principal or income, all receipts and disbursements for which no express provision is made hereunder, which allocation shall fully protect the Trustee with respect to any action taken or payment made in reliance thereon.

(vi) To make any and all payments under this Trust by direct payment of the Special Needs Beneficiary's expenses.

(vii) To sell, transfer or exchange any and all trust assets, real or personal.

(viii) To retain and pay for the benefit of any beneficiary hereunder attorneys, accountants, financial planners, social workers, health care professional and any other professionals required in the sole discretion of the Trustee.

(ix) To procure tax advice and pay all lawful assessments and taxes.

(x) To act severally as to the above powers, including, but not limited to, transactions with financial institutions and bank.

(xi) To do and perform any acts or powers authorized under applicable state law not otherwise restricted or limited under this Agreement.


JACK PATTERSON

2. Additional Powers

(a) The foregoing provisions notwithstanding, it is recognized that the Trustee is not licensed nor skilled in the field of social services. The Trustee may seek the counsel and assistance of Anne O. Patterson's guardian, if any, and any state and local agencies that have been established to assist the handicapped or mentally disabled and similar resources. The Trustee may use these resources to aid Anne O. Patterson's guardian, if any, as appropriate, in identifying programs that may be of social, financial, developmental or other assistance to Anne O. Patterson. However, the Trustee shall not in any event be liable to Anne O. Patterson, the remainder beneficiaries of the trust or any other party for Anne O. Patterson for her acts as Trustee hereunder so long as the Trustee acts reasonable and in good faith. For example, the Trustee, as well as Anne O. Patterson's guardian, if any, shall not be liable for the failure to identify each and every program or resource that might be available to Anne O. Patterson on account of her disabilities.

(b) The Trustee may expend Trust Funds to pay attorney fees and disbursements and court fees relating to any Guardianship proceeding commenced on behalf of Anne O. Patterson as well as any appeal therefrom any attorney fees related to health care and estate planning for Anne O. Patterson including preparation and funding of this Trust.

Article VI. Provisions Relating to Trustee.

(1) The following provisions shall apply to the Trust Estate created hereunder, and to each share thereof:


JACK PATTERSON

(a) Annual Accounts: The Trustee shall render an Annual accounting of the trust to the beneficiary, Anne O. Patterson, or her guardian, as may be applicable, and any other entity as may be required. Any duly appointed fiduciary of Anne O. Patterson shall have the right to request and obtain an accounting of receipts, disbursements and distributions during the administration of the Trust Estate.

(b) Compensation: The Trustee shall be entitled to receive a fair and just compensation for services rendered hereunder and shall also be reimbursed for all reasonable expenses incurred in the management and protection of the Trust Estate and travel and lodging expenses to and from the Trustee's residence and Anne O. Patterson's residence as frequently as the Trustee determines in the Trustee's sole discretion.

(c) Bond: The Trustee is authorized to pay for any required bond from the Trust Estate.

Article VII. Appointment of Trustee.

(1) Appointments.

(a) JANNE T. SWEARENGEN and JUDSON J. PATTERSON are hereby nominated and appointed as Co-Trustees of this trust.

(b) During the existence of the trust estate created herein, the Special needs Beneficiary shall have the right to appoint a Successor Trustee, subject to the below listed limitations:


JACK PATTERSON

Each trustee hereunder, whether originally designated herein or appointed as successor, shall have the right to resign at any time by giving thirty (30) days written notice to that effect to the Special Needs Beneficiary of the trust. Thereafter, the Special Needs Beneficiary shall have the right within such thirty day period to appoint a successor trustee. In the event the special needs beneficiary fails to designate a successor trustee within the time specified, then the resigning trustee may name a successor. Within thirty days thereafter, the resigning trustee shall deliver all assets then held to its successor, whereupon it shall have full acquittance for all assets so delivered and shall have no further duties hereunder. Any successor trustee appointed under the provisions of this Article must be a national banking company possession trust powers and having a combined capital and surplus of \$15,000,000, or must be a licensed attorney or qualified accountant. Any successor trustee hereunder shall possess and exercise all powers and authority herein conferred on the original trustee.

(c) No Trustee shall be liable or responsible for any loss or damage arising by reason of any act or omission to or by the Trustee or in connection with any activities carried out under this trust, except for the Trustee's own gross negligence, willful neglect or unlawful act.

Article VIII. Miscellaneous.

(1) Paragraph Headings. The paragraph headings used are for convenience only and shall not be resorted to for interpretation of this trust. Wherever the context so requires, the masculine shall include the feminine or neuter, and vice versa, and the singular shall include the plural and vice versa.


JACK PATTERSON

(2) Validity of Provisions If any portion of this trust is held to be void or unenforceable, the balance of this trust shall nevertheless be carried into effect.

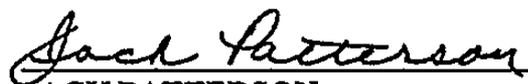
(3) Governing Law. This Trust shall be construed in accordance with the laws of the State of Mississippi.

IV. WHEN BENEFICIARIES PREDECEASE TESTATOR

If my wife, Anne O. Patterson, predeceases me, then her share shall pass to my children, Janne T. Swearengen and Judson J. Patterson. If my children, Janne T. Swearengen and Judson J. Patterson, predecease me, their share shall pass to such of their children, as may be living at the time of my death, and if none living, then to the surviving brother/sister.

V. APPOINTMENT OF GUARDIAN

Inasmuch as my wife, Anne O. Patterson is an adult that is not capable of managing her affairs, then I hereby nominate, constitute and appoint my children, jointly, to serve as guardian over her person and estate, without bond, inventory, appraisal, or accounting. In the event one of my children is unable or unwilling to so serve, then I hereby nominate, constitute and appoint my remaining child to serve individually, without bond, inventory, appraisal or accounting.



JACK PATTERSON

VI ESTATE TAXES, DEBTS, AND ADMINISTRATIVE EXPENSES

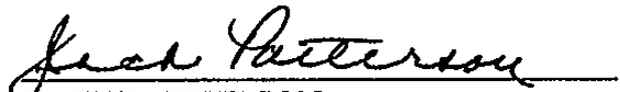
Any taxes, debts, and administrative expenses of my Estate shall be paid first from my estate.

VII APPOINTMENT OF CO-EXECUTORS

I name, nominate, constitute and appoint my children, **JANNE T. SWEARENGEN** and **JUDSON J. PATTERSON**, to serve as Co-Executors of my Last Will and Testament, and I direct that no bond, appraisal, accounting or inventory be required of my Co-Executors. In the event one of my named children is unable or unwilling to so serve, then I name, nominate, constitute the remaining child to serve as sole executor and that the serving child not be required to have bond, appraisal, accounting or inventory required of this Executor. I hereby expressly give and grant unto said Co-Executors/Executor all the rights, powers and discretion set forth in Sections 91-9-101 to 91-9-119 of the Mississippi Code of 1972, as amended, and any other powers that may be granted by law.

VIII SIMULTANEOUS DEATH PROVISION

In the event that my wife, Anne O. Patterson, and I should die in a common accident, or under such circumstances that it cannot be determined which of us died first, I hereby declare that I shall be deemed to have survived my wife, and this will and all of its provisions shall be construed on that assumption.


JACK PATTERSON

IN WITNESS WHEREOF, I sign, seal, and publish and declare this instrument to be by Last Will and Testament, in the presence of Sara M. Morrow and John R. Elliott, Jr. whom I have requested to serve as subscribing witnesses on this the 21st day of April, 2000.

Jack Patterson
JACK PATTERSON

We, each of the subscribing witnesses to the foregoing Last Will and Testament of JACK PATTERSON, do hereby certify that the said JACK PATTERSON, declared this instrument to be his Last Will and Testament to us, that he affixed his signature thereto in our presence, that each of us affixed his/her signature thereto in his presence and in the presence of each other, and that on this occasion the said JACK PATTERSON was of sound and disposing mind and memory.

Witness our signatures this 21st day of April, 2000.

SUBSCRIBING WITNESSES:

ADDRESSES:

Sara M. Morrow
Signature of Witness #1

Sara M. Morrow
Printed Name of Witness #1

1403 Cassandra Place, Brandon, Ms.

John R. Elliott, Jr.
Signature of Witness #2

John R. Elliott, Jr
Printed Name of Witness #2

209 Woodlands Green Dr Brandon Ms

Jack Patterson
JACK PATTERSON

AFFIDAVIT OF SUBSCRIBING WITNESSES

State of Mississippi

County of Rankin

PERSONALLY appeared before me, the undersigned authority, in and for the said county and state, on this the 21st day of April, 2000, within my jurisdiction, Sara M. Morrow and John R. Elliott, Jr. subscribing witnesses to the foregoing and attached Last Will and Testament of JACK PATTERSON, who being first duly sworn, stated that the within named JACK PATTERSON, whose name is subscribed thereto, declared in their presence the attached to be his Last Will and Testament; that at his request, and in their presence, and in the presence of each other, the said affiants subscribed their names thereto as witnesses to its execution and publication; and said testator was of sound and disposing mind and memory and above the age of 21 years; and that there was no evidence of undue influence.

Sara M. Morrow
(SUBSCRIBING WITNESS)

1403 Cassandra Pl. Brandon, Ms.

John R. Elliott, Jr.
(SUBSCRIBING WITNESS)

209 Woodlands Green Dr Brandon, Ms

SWORN to and subscribed before me, this the 21st day of April, 2000.

Arthur Johnston, C.C.
NOTARY PUBLIC

My Commission Expires:
My Commission Expires February 17, 2001

MADISON COUNTY MS, This Instrument was
filed for record March 25, 2007.

Book 41 Page 311
ARTHUR JOHNSTON, C. C.

BY: K. Jewell D.C.



Last Will and Testament 2007-237-G

of

Salvador Joseph Corpora

I, Salvador Joseph Corpora, a legal resident of Madison County Mississippi, being of sound and disposing mind and memory, and above the age of twenty-one (21) years, and not acting under duress or undue influence of anyone, make, publish and declare this instrument to be my Last Will and Testament, revoking all former Wills or Codicils made by me. My wife, Elda, died December 8, 2001. She and I had one daughter, Ann Regina Scanlon who lives in Lafayette, California. Without any malice I have intentionally omitted my daughter Ann and her daughter from this will.

ITEM I

I direct that all my just debts probated against my estate and funeral expenses be paid as soon as practicable after my death.

ITEM II

I do hereby appoint my friend and neighbor, Christopher W. Harrington of 109 Movietown Drive # 107, Canton, MS 39046 to serve as Executor of my Estate under this Will. If he shall be unable or unwilling to serve as Executor, then I appoint my friend and

S.J.C.

FILED
THIS DATE
MAR 23 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *L. Jones* D.C.

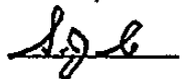
neighbor, J. Ann Kalom of 109 Movietown Drive in Canton, MS 39046 as Executrix. All rights, powers, duties, and discretions granted to and imposed upon my Executor or Executrix shall be exercisable by and imposed upon any successor Executor or Executrix. I give said Executor or Executrix the fullest power and authority in all matters and questions, including without limitation, complete power and authority to sell at public or private sale, for cash or credit, or to lease, dispose of, barter or exchange, all property, real, personal and mixed, at such times and upon such terms and conditions as he or she may determine, all without court order. I direct that neither my Executor or Executrix, nor any successor Executor or Executrix shall be required to make any bond.

ITEM III

My Executor or Executrix shall pay my funeral expenses, expenses of my last illness, expenses of administration of my estate and all federal and state, estate, inheritance, succession, transfer, or other death taxes which are assessed against my estate.

ITEM IV

All property, both real and personal, including the land upon which my former home was situated in St. Bernard Parish Louisiana, and all cash, bank accounts and other assets which I shall own at my death and all property over which I shall then have any general power of appointment, I give, bequeath, and devise absolutely equally to Christopher W. Harrington and J. Ann Kalom to share and share alike.



ITEM V

I wish to have a Catholic burial and my body to be interred at Chalmette Cemetery in St. Bernard Parish beside my wife Elda.

IN WITNESS WHEREOF, I have hereunto affixed my signature this 31st day of October, 2006, at Jackson, Mississippi.

Salvador Joseph Corpora
Salvador Joseph Corpora

The foregoing instrument was, on the date therein mentioned, signed, published and declared by the above-named Testator to be his Last Will and Testament, in the presence of us, who, at her request, in his presence and in the presence of each other, have subscribed our names as witnesses. We declare that at the time of the execution of this instrument the Testator, according to our best knowledge and belief, was of sound mind and disposing memory and under no constraint.

Carole Richardson
WITNESS

Carole Richardson
Print Name

2020 Ramona Dr.

Pearl, MS 39208
ADDRESS

[Signature]
WITNESS

1431 BAY VISTA

Genid GAGGINI
Print Name

BRANDON MS 39047
ADDRESS

[Signature]

AFFIDAVIT OF SUBSCRIBING WITNESS
TO LAST WILL AND TESTAMENT

STATE OF Mississippi
COUNTY OF Hinds

PERSONALLY CAME AND APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, the within named Carle Richardson, who, after being by me first duly sworn, stated on oath the following:

1. That the affiant was personally acquainted with Salvador Joseph Corpora, and that said individual was a resident of Madison County, Mississippi on October, 31 2006.

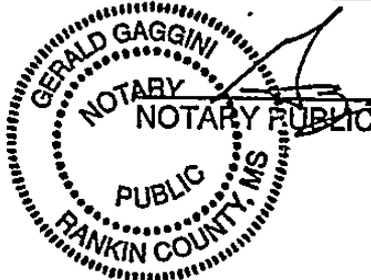
2. That affiant, in the presence of at least one other witness, and at the request of Salvador Joseph Corpora, in the process of executing said Last Will and Testament, did on said date sign and subscribe an instrument of writing represented to be his LAST WILL AND TESTAMENT.

3. That said instrument, the original of which is attached hereto, was signed by Salvador Joseph Corpora as the testator, and that he declared the same to be his Last Will and Testament, with all witnesses signing in his presence and in the presence of each other, and that at said signing, Salvador Joseph Corpora was over the age of twenty-one (21) and of sound mind.

THIS, the 31st day of October, 2006.

Carle Richardson

SWORN TO AND SUBSCRIBED BEFORE ME on this the 31 day of Oct, 2006.



GERALD GAGGINI
Mississippi Statewide Notary Public
My Commission Expires October 31, 2009

lg

AFFIDAVIT OF SUBSCRIBING WITNESS
TO LAST WILL AND TESTAMENT

STATE OF Mississippi
COUNTY OF Rankin

PERSONALLY CAME AND APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, the within named Gerald Cassini, who, after being by me first duly sworn, stated on oath the following:

1. That the affiant was personally acquainted with Salvador Joseph Corpora, and that said individual was a resident of Madison County, Mississippi on October, 31, 2006.

2. That affiant, in the presence of at least one other witness, and at the request of Salvador Joseph Corpora, in the process of executing said Last Will and Testament, did on said date sign and subscribe an instrument of writing represented to be his LAST WILL AND TESTAMENT.

3. That said instrument, the original of which is attached hereto, was signed by Salvador Joseph Corpora as the testator, and that he declared the same to be his Last Will and Testament, with all witnesses signing in his presence and in the presence of each other, and that at said signing, Salvador Joseph Corpora was over the age of twenty-one (21) and of sound mind.

THIS, the 31 day of Oct, 2006.



SWORN TO AND SUBSCRIBED BEFORE ME on this the 31 day of October, 2006

Carol J. Richardson
NOTARY PUBLIC

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JAN 13, 2009
BONDED THRU STEGALL NOTARY SERVICE

Page 5 of 5 Pages



MADISON COUNTY MS This instrument was filed for record March 23, 2007.

Book 4 Page 331
ARTHUR JOHNSTON, C C.

BY: R. Jones D.C.



B 41 P 336

LAST WILL AND TESTAMENT
OF
JULIA M. WRIGHT

FILED
THIS DATE
MAR. 23 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *Kim Silver* D.C.

I, Julia M. Wright, an adult resident citizen of Madison County, Mississippi, being of sound and disposing mind, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all prior testamentary dispositions, and proceeding anew, do declare as follows:

**ARTICLE I.
DEBTS AND TAXES**

I direct that all my debts, funeral expenses, the cost of administration of my estate, and any estate or inheritance taxes payable by reason of my death be paid as soon as practicable after my death.

**ARTICLE II.
SECURED DEBTS**

In the event any property or interest in property or life insurance passing under this Will, by operation of law or otherwise by reason of my death, shall be encumbered by mortgage or lien, or shall be pledged to secure any obligation (whether the property or interest in property so encumbered or pledged shall be owned by me jointly or individually), it is my intention that such indebtedness shall not be charged to or paid from my estate, but the devisee, legatee, joint owner taking by survivorship, or beneficiary receiving such property or interest in property shall take it subject to all encumbrances as existing at the time of my death.

**ARTICLE III.
BEQUEST OF PERSONAL EFFECTS**

I give and bequeath unto my husband, George W. Wright, all my wearing apparel, jewelry, silver, heirlooms, furniture, household, garden and lawn furnishings, equipment and

J M W

supplies, and all other articles of personal or household use or ornament as may be owned by me at my death, and any automobile that I may own for my personal use (not including cash on hand, securities of any type or evidences of indebtedness) together with my interest in all property insurance policies or the proceeds therefrom applicable to such personal property, to be his absolutely, if he survives me. In the event George W. Wright shall not survive me, all of the aforesaid property shall descend to John R. Wright, Jr., if living, and if not, to his issue.

ARTICLE IV.

DISPOSITION OF MY RESIDUARY ESTATE

IF MY HUSBAND SURVIVES ME

If my husband, George W. Wright, survives, me, I hereby give, devise and bequeath all the residue and remainder of my property (including lapsed bequests and devises, if any), real and personal, tangible and intangible, of whatever nature and wherever situated, to which I am legally or equitably entitled (all of which together is herein referred to as my "residuary estate"), unto my husband, George W. Wright, outright, absolutely and free of all trusts. In the event George W. Wright does not survive me, I bequeath my residuary estate as provided in Article V of this Will.

ARTICLE V.

DISPOSITION OF MY RESIDUARY ESTATE

IF MY HUSBAND PREDECEASES ME

In the event my husband George W. Wright, predeceases me, I hereby make the following specific bequests:

- (a) I give and bequeath to William H. Wright, Jr. the sum of Twenty Thousand Dollars (\$20,000.00).
- (b) I give and bequeath to Ann Harbour Fuller the sum of Twenty Thousand Dollars (\$20,000.00).
- (c) I give and bequeath to John R. Wright, Jr. the sum of Twenty Thousand Dollars (\$20,000.00).

(d) I give and bequeath to Lee Richie Wilkinson the sum of Ten Thousand Dollars (\$10,000.00).

(e) I give and bequeath to Ellen Richie Jason the sum of Ten Thousand Dollars (\$10,000.00)

In the event any of the above named beneficiaries shall predecease me or die prior to distribution of my estate, it is my desire and I so direct that their share shall descend to their issue, per stirpes.

In the event my residuary estate, after payment of all debts and expenses as provided hereinabove, shall be insufficient to fulfill all of the specific bequests provided in this Article V, I hereby direct that the funds available for such specific bequests be divided as follows: William H. Wright, Jr, Ann Harbour Fuller and John R. Wright, Jr. shall each receive twenty-five percent (25%) of the funds available for the specific bequests; Lee Richie Wilkinson and Ellen Richie Jason shall each receive twelve and one-half percent (12.5%) of the funds available to pay these specific bequests.

After funding the specific bequests called for in this Article V, I hereby give, devise and bequeath all the residue and remainder of my property, if any, (including lapsed bequests and devises, if any), real and personal, tangible and intangible, of whatever nature and wherever situated, to which I am legally or equitably entitled (all of which together is herein referred to as my "residuary estate"), unto John R. Wright, Jr., if living, and if not, to his issue.

ARTICLE VI

POWERS OF EXECUTOR

In addition to the powers set forth in Article VII below and not by way of limitation, I hereby authorize and empower my Executor to do all things which, in his sole and absolute discretion, are necessary for the administration of my estate, and without limiting the generality of the foregoing, expressly grant the following powers:

A. To collect all income and to deduct, before distribution to the beneficiaries, such fees and expenses as may accrue or be payable;

B. To retain any and all investments or securities, to invest and reinvest any funds or assets, to change investments, to invest in any common trust or mutual fund, securities, stocks, bonds, loans, mortgages, real estate or other property, real or personal, and to hold cash or securities or other assets of little or no yield for such period as may be deemed advisable, all without being restricted to any forms of investment by statute or rule of court;

C. To sell, contract to sell, exchange, lease, pledge, mortgage or otherwise dispose of, for any purpose and at any time prior to making final distribution, any or all assets of the estate, real or personal, for such prices and upon such terms and conditions, and in such manner as may be deemed advisable;

D. To borrow such sums of money as may be required for any purpose and to give security in respect of such borrowing;

E. To manage, protect, exchange, partition, subdivide, grant and convey, with or without covenants of warranty, lease for a term of years or perpetually, with or without privilege of purchase, and to do and perform any and all other proper acts as owner of any and all real estate of any interest therein and any improvements thereon;

F. To receive, hold or transfer any property in his name or in the name of a nominee without disclosing the fiduciary relationship;

G. To employ, as an expense of the estate, such brokers, agents, custodians or investment counsel, as may be deemed necessary in administering the estate; and, as an expense of the estate, to advise with legal counsel; and the fiduciaries shall not be liable in respect of any action taken in good faith in accordance with the opinion of such legal or investment counsel;

H. To maintain such demand or savings accounts as he shall deem appropriate in a national or state bank which insures its accounts;

I. To execute and deliver deeds, leases, bills of sale, contracts, powers of attorney, assignments, and any and all other instruments which may be deemed necessary or proper to carry out the powers herein granted; and

J. To compound, compromise or adjust any and all claims and demands whatsoever.

J m 22

ARTICLE VII

APPOINTMENT OF EXECUTOR

I hereby appoint my husband, George W. Wright, as Executor of this Will. In the event my said Executor shall for any reason fail to qualify, or having qualified shall cease to act, then I appoint John R. Wright, Jr. as my alternate Executor. In the event John R. Wright, Jr. shall for any reason fail to qualify, or having qualified shall cease to act, then I appoint William H. Wright, Jr. as my alternate Executor. Said Executor or any successor shall not be required to give bond, nor render any inventory, appraisal or accounting. Said Executor shall have all rights, powers and discretion granted Trustees under the Mississippi Uniform Trustees Powers Act, and any and all amendments thereto which serve to enlarge said powers.

WITNESS my signature on this the 10th day of February, 2000.

Julia M. Wright
JULIA M. WRIGHT

SIGNED, PUBLISHED AND DECLARED as the Last Will and Testament of the above Testator in the presence of the undersigned witnesses, who at the request of and in the presence of said Testator and in the presence of each other, subscribed their names as witnesses to said Last Will and Testament on the day of the date thereof.

Robert R. Sailer

Juan Bedford

LAST WILL AND TESTAMENT

OF

2007-294

JULIA M. WRIGHT

AFFIDAVIT OF SUBSCRIBING WITNESSES

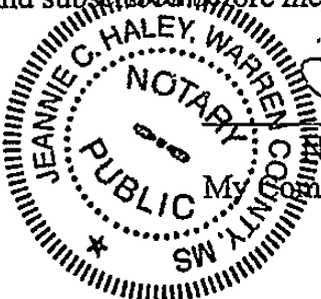
STATE OF MISSISSIPPI
COUNTY OF WARREN

PERSONALLY appeared before me, the undersigned Notary Public in and for said County and State, the subscribing witnesses to the Last Will and Testament of the above testator of Madison County, Mississippi, dated February 10, 2000, who having been first duly sworn, deposed and said:

That the said testator, being of sound and disposing mind and memory and then more than twenty-one years of age, signed, published and declared said instrument of writing in the presence of the subscribing witnesses on the day of the date thereof and the undersigned subscribed said instrument as a witness thereto at the instance and request, and in the presence of said testator and also in the presence of the other subscribing witness, on the day and year aforesaid, and that the other subscribing witness thereto subscribed said instrument as a witness thereto at the instance and request, and in the presence of said testator and also in the presence of the undersigned, on the day and year aforesaid.

Robert R. Bailen
Lee Ann Beal

SWORN TO and subscribed before me, this 10th day of February, 2000.



Jeanie Stalus
Notary Public
My Commission Expires: 2/23/03

FILED
THIS DATE
MAR 23 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY: L. Jones D.C.

F:\JEANNIE\RRB\HILLS\WITNESS.AFF

MADISON COUNTY MS This instrument was
filed for record March 23, 2007.

Book 41 Page 336
ARTHUR JOHNSTON, C. C.
BY: L. Jones D.C.



LAST WILL AND TESTAMENT

OF

DOROTHY REE FORTENBERRY

I, Dorothy Ree Fortenberry, an adult resident citizen of Madison County, Mississippi, being over the age of twenty-one years, and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and I do hereby revoke any and all wills and codicils heretofore made by me.

I.

I do hereby constitute and appoint my sons, Robert Randall Fortenberry, Clifton Fortenberry, and Ross Fortenberry to be the Co-Executors of this, my Last Will and Testament, and I hereby direct that no bond be required of said Executors, and I further waive the necessity of having a formal appraisement made of my estate.

II.

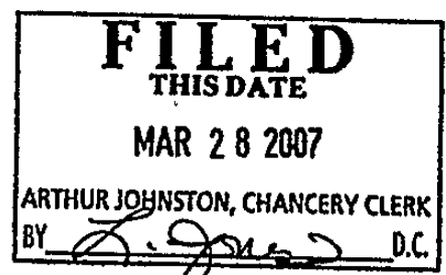
I hereby direct my Executors to pay my funeral expenses and all of my debts which may be probated, registered and allowed against my estate as soon as may be conveniently done. I direct my Executors to pay all federal and state estate, inheritance, succession, transfer, or other death taxes which are assessed against my estate.

III.

I give, devise and bequeath unto my sons, Robert Randall Fortenberry, Clifton Fortenberry and Ross Fortenberry, all of my property comprising my estate, of whatsoever kind or character and wheresoever situated.

IN WITNESS WHEREOF, I have hereunto subscribed my name, this, the 13 day of October, 1994.

Dorothy Ree Fortenberry
DOROTHY REE FORTENBERRY



This instrument was, on the date shown above, signed, published and declared by Dorothy Ree Fortenberry to be her Last Will and Testament in our presence; and we, at her request, have subscribed our names hereto as witnesses in her presence and in the presence of each other.

Delbert Green
WITNESS

5115 Galaxie Drive
ADDRESS

Jackson, Mo. 64306

Sam Mason
WITNESS

5175 Galaxie Dr
ADDRESS

Jackson Mo 64304



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
DOROTHY REE FORTENBERRY, DECEASED

PROBATE FILE NO. 2007-276-G

ROBERT RANDALL FORTENBERRY,
CLIFTON FORTENBERRY AND
ROSS FORTENBERRY

PETITIONERS

PROOF OF WILL BY AFFIDAVIT
OF HANDWRITING OF TESTATRIX

STATE OF MISSISSIPPI

COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the state and county aforesaid, the within named Mary Jo Antee, who being by me first duly sworn, states on her oath as follows:

That Affiant is an adult resident citizen of Rankin County, Mississippi, and resides at 125 Brenhaven Road, Brandon, Mississippi 39042; and

Affiant is the natural sister of Dorothy Ree Fortenberry, deceased, having known said decedent all of Affiant's lifetime, being 76 years at the time of decedent's death; and

That over the course of decedent's life Affiant observed decedent sign her name on numerous occasions and became personally familiar with the decedent's signature over the past 76 years; and

FILED
THIS DATE
MAR. 28 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY [Signature] D.C.

Affiant has personally examined that certain instrument of writing consisting of two typewritten pages, being dated October 13, 1994, and purporting to be the Last Will and Testament of Dorothy Ree Fortenberry, now deceased, and the signature of Dorothy Ree Fortenberry appended thereto; and

Affiant, beyond any reasonable doubt, recognizes the signature appended to the two page typewritten instrument dated October 13, 1994, and purporting to be the Last Will and Testament of Dorothy Ree Fortenberry, to be the true original signature of Affiant's sister, Dorothy Ree Fortenberry, deceased; and

Affiant is not an heir, beneficiary, legatee, or devisee of the estate of Dorothy Ree Fortenberry, deceased, has no beneficial interest in said estate, and this Affidavit is not made for any unlawful or fraudulent purpose whatsoever, but is true and correct as stated and executed solely to establish the truth of the matters set forth herein.

WITNESS MY HAND this the 17th day of March, 2007.

Mary Jo Antee

MARY JO ANTEE

SWORN TO AND SUBSCRIBED BEFORE ME, this the 17th day of March, 2007.

Janice Drucilla Nelson

NOTARY PUBLIC

MY COMMISSION EXPIRES:



Phillip M. Nelson
Attorney for Petitioners
1220 Highway 51 North
Madison, MS 39110
1-601-856-8869
M.S.B.# 3810

MADISON COUNTY MS This instrument was filed for record March 28, 2007.

Book 41 Page 344
ARTHUR JOHNSTON, C. C

BY: *[Signature]* D.C.



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
DOROTHY REE FORTENBERRY, DECEASED

PROBATE FILE NO. 2007-276-G

ROBERT RANDALL FORTENBERRY,
CLIFTON FORTENBERRY AND
ROSS FORTENBERRY

PETITIONERS

PROOF OF WILL BY AFFIDAVIT
OF HANDWRITING OF TESTATRIX

STATE OF MISSISSIPPI

COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the state and county aforesaid, the within named Katherleen Ganzeria, who being by me first duly sworn, states on her oath as follows:

That Affiant is an adult resident citizen of Madison County, Mississippi, and resides at 315 Ingleside, Madison, Mississippi 39110; and

Affiant is the natural sister of Dorothy Ree Fortenberry, deceased, having known said decedent all of Affiant's lifetime, being 81 years at the time of decedent's death; and

That over the course of decedent's life Affiant observed decedent sign her name on numerous occasions and became personally familiar with the decedent's signature over the past 81 years; and

FILED
THIS DATE
MAR 28 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY L. Jones D.C.

Affiant has personally examined that certain instrument of writing consisting of two typewritten pages, being dated October 13, 1994, and purporting to be the Last Will and Testament of Dorothy Ree Fortenberry, now deceased, and the signature of Dorothy Ree Fortenberry appended thereto; and

Affiant, beyond any reasonable doubt, recognizes the signature appended to the two page typewritten instrument dated October 13, 1994, and purporting to be the Last Will and Testament of Dorothy Ree Fortenberry, to be the true original signature of Affiant's sister, Dorothy Ree Fortenberry, deceased; and

Affiant is not an heir, beneficiary, legatee, or devisee of the estate of Dorothy Ree Fortenberry, deceased, has no beneficial interest in said estate, and this Affidavit is not made for any unlawful or fraudulent purpose whatsoever, but is true and correct as stated and executed solely to establish the truth of the matters set forth herein.

WITNESS MY HAND this the 17 day of March, 2007.

Katherleen Ganzeria
KATHERLEEN GANZERIA

SWORN TO AND SUBSCRIBED BEFORE ME, this the 17th day of March, 2007.

Janice Drucilla Nelson
NOTARY PUBLIC

MY COMMISSION EXPIRES:



Phillip M. Nelson
Attorney for Petitioners
1220 Highway 51 North
Madison, MS 39110
1-601-856-8869
M.S.B.# 3810

MADISON COUNTY MS This instrument was filed for record March 28, 2007.

Book 41 Page 345
ARTHUR JOHNSTON, C. C.
BY: *L. Jones* D.C.

FILED
THIS DATE
MAR 29 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]*

LAST WILL AND TESTAMENT
OF
THOMAS ALBERT ROSS, JR.

2007-281

I, THOMAS ALBERT ROSS, JR., an adult resident citizen of Rankin County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and I do hereby revoke any and all other wills and codicils heretofore made by me.

ITEM I.

I do hereby constitute and appoint my beloved wife, Mrs. Rosalind Butler Ross, if she shall survive me, as Executrix of this my Last Will and Testament; and if she shall not survive me, I nominate and appoint my partner, William L. Eubank, Jr., as such Executor. I hereby direct that the Executrix (or Executor) shall not be required to give any bond, and I hereby waive the necessity of having a formal appraisal made of my estate. In addition to any inherent, implied or statutory powers the Executrix (or Executor) shall have full power and authority to sell, transfer, convey, mortgage, lease and dispose of the property comprising my estate upon such terms and in such manner and for such prices as the Executrix (or Executor) shall deem proper.

ITEM II.

I hereby direct my Executrix (or Executor) to pay my funeral expenses and all of my just debts which may be probated, registered and allowed against my estate as soon as may be conveniently done.

ITEM III.

I hereby acknowledge that all household effects, furniture, furnishings, appliances, silverware, and chinaware which are now in our home, are the sole and separate property of my beloved

THA, Jr.

wife, Mrs. Rosalind Butler Ross, but if I should own any similar property at the time of my death, I give and bequeath same to my said wife, together with all of my corporeal, tangible personal property, if she shall survive me; and if she shall not survive me, I give and bequeath all of said property to my two sons, Thomas Albert Ross, III and Charles Timothy Ross, share and share alike, or if either of my sons should predecease me, to the issue of such deceased son, per stirpes.

ITEM IV.

I devise and bequeath all the rest and residue of the property comprising my estate, of whatsoever kind or character and wheresoever situated, to my said wife, Mrs. Rosalind Butler Ross, if she shall survive me; and if she shall not survive me, I devise and bequeath all of said property to my two said sons, share and share alike, or if either of my sons should predecease me, to the issue of such deceased son, per stirpes.

ITEM V.

In the event that both my said wife and I should die in a common accident or disaster, or under such circumstances that it cannot be determined which of us is the survivor, I hereby declare that she shall be deemed to have survived me, and this Will and all of its provisions shall be construed upon that assumption.

IN WITNESS WHEREOF, I have hereunto subscribed my name this the 4th day of March, 1974.

Thomas Albert Ross, Jr.
THOMAS ALBERT ROSS, JR.

This instrument was, on the day and year shown above, signed, published and declared by THOMAS ALBERT ROSS, JR. to be his Last Will and Testament in our presence, and we, at his request, have subscribed our names hereto as witnesses in his presence and in the presence of each other.

Erskine W. Wells
J. Gray Langford
Linda P. Jennings

STATE OF MISSISSIPPI

COUNTY OF MADISON

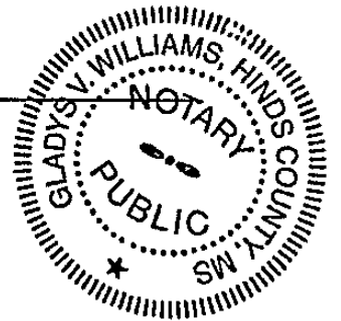
AFFIDAVIT OF SUBSCRIBING WITNESSES

THIS DAY personally came and appeared before me, the undersigned authority at law in and for said jurisdiction, Linda P. Jennings, one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of THOMAS ALBERT ROSS, JR., deceased, late of Madison County, Mississippi, who having been first duly sworn, makes oath that the said THOMAS ALBERT ROSS, JR. signed, published and declared the original of said instrument as his Last Will and Testament on the 4th day of March, 1974, the day and date of said instrument, in the presence of said affiant, Erskine W. Wells, and J. Jerry Langford, that said Testator was then of sound and disposing mind and memory and above the age of twenty-one years; and said affiant, Erskine W. Wells, and J. Jerry Langford, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the said Testator and in the presence of each other.

Witness: Linda P. Jennings
Address: 2311 Memorial Circle
Flow, Ms 39071

SWORN to and subscribed before me, this the 16th day of March, 2007.

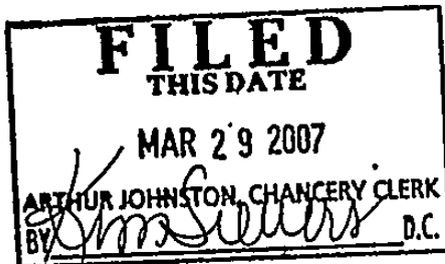
Gladys V. Williams
NOTARY PUBLIC



My Commission Expires:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES MAY 5, 2007
BONDED THRU STEGALL NOTARY SERVICE

MADISON COUNTY MS. This instrument was
filed for record March 29 2007
Book 41 Page 345
ARTHUR JOHNSTON, C. C.
BY: K. Owens c.c. 

BK 41 79348



LAST WILL AND TESTAMENT

OF

GRACE KIRK WOFFORD

2007-318

I, GRACE KIRK WOFFORD, of Clarksdale, Coahoma County, Mississippi, hereby declare this to be my Last Will and Testament and revoke any other wills or codicils that I may have made.

ARTICLE ONE

PERSONAL AND HOUSEHOLD EFFECTS

I bequeath all of my personal and household effects to my husband, George C. Wofford ("George"), for and during the term of his natural life, with remainder at George's death to our children and grandchildren as follows:

- (A) One-fourth to Martha Kirk Wofford Pleasant Edgerton ("Martha Kirk");
- (B) One-fourth to Alice Wofford Halford ("Alice");
- (C) One-fourth to Sarah Wofford Love ("Sarah"); and
- (D) One-fourth in equal shares to the children of our deceased daughter, Susan Wofford Lunn ("Susan"), specifically Andrew Riley Lunn ("Andy"), George Hamilton Lunn ("George"), and Katherine Susanna Lunn ("Katie").

ARTICLE TWO

QUALIFIED TERMINABLE INTEREST PROPERTY MARITAL TRUST

(A) Marital Bequest. I give, devise, and bequeath to George as Trustee (or if George fails to qualify or ceases to act for any reason, to Martha Kirk, Alice, and Sarah as Successor Co-Trustees) of "The George C. Wofford Marital Trust" a fractional share of my residuary estate the numerator of which will be determined as follows: (1) ascertain the value of my entire estate passing under this Will, (2) deduct therefrom the value of all property distributed under the preceding Article of this Will, (3) deduct from the remainder the sum of (A) the largest amount, if any, that after allowing for the unified credit and any deduction attributable to family-owned business interests, I can transfer without any federal estate tax being imposed on my estate, reduced

by the aggregate value of (i) any property included in my gross estate interests) that passes or has passed outside of this Will or under any preceding Article of this Will without qualifying for a charitable or marital deduction under the federal estate tax law, and (ii) all distributions made from my estate to pay transfer taxes, debts, and expenses of administration for which no deduction is allowed for federal estate tax purposes and which require the use of the unified credit to avoid the imposition of federal estate tax, plus (B) all debts, expenses of administration, and similar charges which reduce the value of the property disposed of in this Will that may qualify for the marital deduction, and (4) the result will be the numerator of the fraction. The denominator of the fraction will be the value of the assets in my residuary estate. All computations hereunder will be made on the basis of property values as finally determined for federal estate tax purposes and after taking into account any election my Executor makes for tax purposes, but assuming that any election required to qualify this bequest for the marital deduction is made, whether or not such election is actually made. No reduction will be made in this bequest, however, and no charge will be made against this bequest or the beneficiary thereof because of any estate or inheritance tax imposed on my estate or this bequest, except that any such tax resulting from my Executor's decision not to elect to treat all or any part of otherwise qualified terminable interest property as such will be paid from that property.

(B) Funding. My Executor may select the assets to be used to satisfy this bequest, and the satisfaction of this bequest and the division of my estate will be on the basis of values existing on the date of division in the case of property then divided, or on the date of distribution in the case of any property previously distributed. This bequest will carry with it a proportionate part of the income of my estate from the date of my death.

(C) Nonqualifying Assets. My Executor will not use to satisfy this bequest or any part thereof assets which are ineligible for the marital deduction or assets for which a credit is allowed against United States estate tax for any estate, inheritance, legacy or succession tax imposed by any foreign country or political subdivision thereof, if and to the extent there are other assets sufficient to satisfy this bequest.

(D) Possibly No Property. I am aware that, as a result of the application of the formula provisions in this Article, it is possible that no property may be disposed of hereunder.

(E) Payment of All Income to George. Commencing with the date of my death, the Trustee will pay all of the income of the trust to George in monthly or other convenient installments (but at least annually) for and during the term of George's natural life.

(F) Distributions of Principal to George. The Trustee may also pay to George or use for George's benefit so much of the principal of the trust as the Trustee determines to be required for George's health, support, and maintenance in his accustomed manner of living.

(G) George's Death. On George's death, I devise and bequeath any accrued and undistributed income of this trust to George's executor or administrator and the remaining principal of this trust to go over to and become a part of the trust created under Article Three of this Will, which disposes of my residuary estate, to be held, administered, and distributed as a part of such trust. If such trust is not in existence at the time of distribution, the property in this trust will be held and distributed by the Successor Trustees on the identical terms, provisions, uses, and trusts set out in Article Three, all of the provisions of which are incorporated herein by reference.

(H) Payment of Taxes Attributable to QTIP Interest. Unless George's will expressly directs otherwise, the Successor Trustees

will pay on George's death, either directly or through his Executors, the federal estate tax and state death tax attributable to the inclusion of property in this trust in George's gross estate, computing the amount of the federal estate tax for this purpose in accordance with the applicable federal statute extending a right of recovery for such tax to George's Executors, and the amount of the state death tax as the difference between the death tax payable on account of George's death with and without the inclusion of the property in this trust in the calculation. The Successor Trustees may withhold distribution of an amount of property sufficient in their judgment to cover any liability imposed on them hereunder until such liability is finally satisfied.

(I) QTIP Election. I anticipate that George as Executor will elect to treat the property in this trust as qualified terminable interest property that qualifies for the marital deduction in the determination of the federal and Mississippi estate tax liability imposed on my estate. I recognize, however, that future tax considerations, whether relating to the time of George's death and mine, the availability of advantageous tax options for my estate, or otherwise, may indicate that it would be prudent not to make the election in whole or in part, and for this reason I leave the responsibility for that decision solely to George as Executor.

(J) Disclaimer. If George renounces or disclaims all or any part of his interest in the property passing under this Article, such property or part thereof will not pass hereunder but will instead pass under and be governed by the provisions of Article Three of this Will, which disposes of the residue of my estate, and without prejudice to George's interests thereunder.

ARTICLE THREE

CREDIT SHELTER RESIDUARY NON-MARITAL TRUST

(A) Rest to Residuary Non-Marital Trust. All of the rest,

residue, and remainder of my property of every kind and description and wherever located, including any lapsed or void legacy or devise, I give, devise, and bequeath to George as Trustee (or if George is unable to act for any reason Martha Kirk, Alice, and Sarah as Successor Co-Trustees) of "The George C. Wofford Non-Marital Trust," to be held, administered and disposed of as follows:

(B) Payment of All Income to George. The Trustee will pay all of the income of the trust to George in monthly or other convenient installments (but at least annually) for and during the term of George's natural life.

(C) Distributions of Principal to George. The Trustee may also pay to George or use for George's benefit so much of the principal of the trust as the Trustee determines to be required for George's health, support, and maintenance in his accustomed manner of living.

(D) George's Death. On George's death, I devise and bequeath any accrued and undistributed income of the trust to George's executor or administrator and the remaining principal of the trust as follows:

(a) Bequest to Martha Kirk. One-fourth outright to Martha Kirk, or if she is not living, to her blood descendants in equal shares, per stirpes.

(b) Bequest to Alice. One-fourth outright to Alice, or if she is not living, to her blood descendants in equal shares, per stirpes.

(c) Bequest to Sarah. One-fourth outright to Sarah, or if she is not living, to her blood descendants in equal shares, per stirpes.

(d) Bequests in Trust for Susan's Children. One-fourth to Dr. Riley H. Lunn as Trustee, to be divided into separate equal trusts for the benefit of his and Susan's children, specifically

Andrew Riley Lunn ("Andy"), George Hamilton Lunn ("George"), and Katherine Susanna Lunn ("Katie"), to be held, administered, and disposed of as follows:

(1) All Income Annually. The Trustee will pay all of the income of each of the trusts to Andy, George, and Katie at least as often as annually.

(2) Discretionary Principal Prior to Age 35. Prior to age 35, the Trustee may also in his sole and absolute discretion pay so much of the principal of each trust to the beneficiary as the Trustee determines to be required for the beneficiary's health, support, and maintenance in his or her accustomed manner of living.

(3) Age 35. Upon each beneficiary attaining the age of 35, the Trustee will distribute the remaining principal of their trust, together with any accrued and undistributed income, outright to the beneficiary, or if the beneficiary dies prior to attaining the age of 35, to the beneficiary's blood descendants in equal shares, per stirpes.

ARTICLE FOUR

PAYMENT OF TAXES, DEBTS, EXPENSES

All transfer, estate, inheritance, succession and other death taxes which become payable by reason of my death, including the generation-skipping transfer tax on any direct skip created by the terms of this Will rather than by a disclaimer, but excluding any other generation-skipping transfer tax and also excluding any additional estate tax imposed pursuant to Section 2032A(c) or Section 2033A(f) of the Internal Revenue Code of 1986, as it may be amended, and all debts and expenses of administration of my estate, whether in respect of property passing under this Will or otherwise, will, unless otherwise expressly provided elsewhere in this Will, be paid without apportionment from the rest, residue, and remainder of my estate and will be paid first from any share thereof that is ineligible for the marital deduction, except that

my Executor will make claim if and to the extent permitted by law for death taxes assessed against my estate because of any power of appointment which I may have or because of the inclusion of any qualified terminable interest property in my gross estate, but will not make claim against any such property which is exempt from federal generation-skipping transfer taxes to the extent that other qualifying terminable interest property is sufficient to pay such taxes.

ARTICLE FIVE

EXECUTOR

I appoint George as Executor, or if George fails to qualify or ceases to serve, Martha Kirk, Alice, and Sarah as Co-Executrices, with all to serve without bond, inventory, appraisal, and accounting to any court and to have all of the powers and discretions with respect to my estate during its administration as are granted to Trustees under Article Six, including the power to sell any of the real or personal property which I may own as of the date of my death at public or private sale for cash or on credit, or to mortgage it, pledge it, lease it, and exchange it, all to be exercised without prior or subsequent court orders or reports. I also hereby waive any requirements of issuing summons, giving notice of any hearing, conducting or holding any such hearing, filing bond or other security, or in any way obtaining court order or approval for any such sale, mortgage, pledge, lease, exchange, assignment, transfer or conveyance of any real or personal property.

ARTICLE SIX

TRUSTEES' POWERS

I hereby specifically grant to the Trustee as well as to Successor Trustees all powers as are granted to Trustees under the "Mississippi Uniform Trustee's Powers Law, Sections 91-9-101 through 91-9-119 of the Mississippi Code of 1972 Annotated, As

Amended, including the power to sell any of the real or personal property in the trusts at public or private sale for cash or on credit, or to mortgage it, pledge it, lease it, and exchange it, all to be exercised without prior or subsequent court orders or reports.

THIS the 1st day of August, 2000.

Grace Kirk Wofford
GRACE KIRK WOFFORD

ATTESTATION CLAUSE

The above and foregoing Last Will and Testament of GRACE KIRK WOFFORD was declared by her in our presence to be her Last Will and Testament, and was signed by her in our presence, and at her request and in her presence and in the presence of each other, we, the undersigned, witnessed and attested the due execution of the Last Will and Testament of Grace Kirk Wofford.

THIS the 1st day of August, 2000.

| | |
|---------------------------|-------------------------------------------|
| <u>Janette W. Hubbard</u> | <u>195, Lee Dr E12</u> |
| ATTESTING WITNESS | ADDRESS |
| | <u>Clarksdale, Miss 38614</u> |
| <u>Cathy H. Davis</u> | <u>232 Court St. Clarksdale, MS 38614</u> |
| ATTESTING WITNESS | ADDRESS |

ATTORNEY'S CERTIFICATION

This Instrument Prepared By
Edward (Ed) P. Connell, Sr.
Attorney at Law
Post Office Box 368
152 Delta Avenue
Clarksdale, Mississippi 38614
Telephone 662-627-2241
Facsimile 662-627-9788
Mississippi Bar Number 6457



Commonwealth of Kentucky
Court of Justice
28 U.S.C. Sec.1738;
FRCP Rule 44

CERTIFICATION ACT
OF CONGRESS



UNITED STATES OF AMERICA

STATE OF KENTUCKY,-

JEFFERSON County SS.

2007-165

I, MICHAEL LOSAVIO, Clerk of CIRCUIT Court, in and for the State and County aforesaid, do hereby certify that the foregoing is a full, true and correct copy of 89-P-04174, H. WESTON SEGURA, ONE CERTIFIED COPY OF WILL AND ONE CERTIFIED COPY OF THE PETITION, AND ONE COPY OF THE INVENTORY, AND ONE COPY OF THE SETTLEMENT in the above-styled case, as appears of record in my office.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of the Court aforesaid, at the city of LOUISVILLE, this 6TH day of DECEMBER, 2006.

Michael Losavio

Clerk

STATE OF KENTUCKY,

JEFFERSON County SS.

I, WILLIAM RYAN, Judge of the DISTRICT Court

in the state and county aforesaid, do certify that MICHAEL LOSAVIO, who has signed the foregoing certificate, is, and was at the time of same, Clerk of said Court, duly elected and qualified; that all his/her official acts as such are entitled to full faith and credit, and that his/her foregoing attestation is in due form of law.

GIVEN UNDER MY HAND, at the City of LOUISVILLE, this 6TH day of DECEMBER, 2006.

William Ryan

Judge

STATE OF KENTUCKY,

JEFFERSON County SS.

I, MICHEL LOSAVIO, Clerk of the CIRCUIT Court in the State

and county aforesaid, do certify that WILLIAM RYAN who signed the foregoing certificate, is and was at the time of signing same, Judge of said Court, duly elected and qualified; that all of his/her official acts as such are entitled to full faith and credit, and that his/her foregoing attestation is in due form of law.

GIVEN UNDER MY HAND, at the City of LOUISVILLE, this 6TH day of DECEMBER, 2006.

Michel Losavio

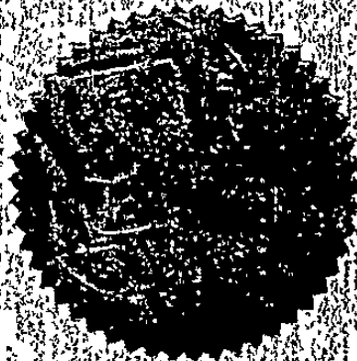
Clerk

FILED
THIS DATE
APR 05 2007
ARTHUR JOHNSTON, CLERK
BY *Kim Stivers* D.C.

Commonwealth of Kentucky
County of Jefferson

I, BOBBIE HOLSCLAW, County Clerk, in and for the Commonwealth and County aforesaid, am the Legal Custodian of the seal and records of my office, and as such, do hereby certify that the documents attached hereto are full, true and correct copies as compared with the original records in my Office.

In Testimony Whereof, I set my hand and affix my Seal at
Louisville, Kentucky this 17th day of DECEMBER
2006



Bobbie Holsclaw
Bobbie Holsclaw
Jefferson County Clerk

BOOK 0164 PAGE 038

BOOK 0041 PAGE 0358

CLERK'S OFFICE

LAST WILL AND TESTAMENT

89F04174

1934

OF

WILLIAM MILLER, CLERK

H. WESTON SEGURA

BY K. I. D.C.

I, H. WESTON SEGURA, a resident of Jefferson County, Kentucky, being of sound mind and disposing memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all former Wills and Codicils made by me.

ITEM I

I direct that all my just debts, funeral expenses and costs of administering my estate be paid by my Executor out of my general estate. I further direct that all Federal Estate and all Inheritance taxes that may be assessed against my estate, or against any of the transferees or recipients thereof, or the beneficiaries hereunder, and whether assessed on account of property passing under this Will or otherwise, be paid by my Executor or of that portion of my general estate which passes under Item IV hereof as though all such taxes were a direct charge against my estate.

ITEM II

All of the furniture, furnishings, household goods, silverware, china and ornaments located in my residence are the property of my wife, JANE SEGURA, and I hereby acknowledge and confirm her ownership of all such items.

All of my clothing, jewelry, personal effects, automobiles and all other tangible personal property not otherwise specifically bequeathed, (except cash on hand or on deposit) owned by me at the time of my death, I bequeath to my wife, JANE SEGURA. If my said wife predeceases me, then this property shall pass in equal shares to my children, THOMAS N. SEGURA, ANN S. WEBB, JOSEPH W. SEGURA and JOHN S. SEGURA, per stirpes.

H. Weston Segura
H. WESTON SEGURA

BOOK 0164 PAGE 308

W.M.P. Sec

RECORDED
OCT 20 1934
INDEXED
95235
[Handwritten signature]

ITEM III

If my wife, JANE SEGURA, survives me, I bequeath the sum of Six hundred thousand (\$600,000.00) Dollars to THOMAS N. SEGURA, as Trustee, to be held, managed and controlled as a trust estate, with all of the rights and powers and subject to the limitations hereinafter enumerated, for the following uses and purposes:

(a) During my wife's lifetime, or until such time as she may remarry, the Trustee shall pay to or use the net income for the benefit of my wife.

(b) Upon the death of my wife, after my death, or upon my death, if my wife does not survive me, or until the Trustee has actual knowledge of her remarriage, whichever event first occurs, this trust shall terminate, and the Trustee shall divide and distribute the trust estate among my then living issue, per stirpes.

(c) The Trustee, in his discretion, may disburse from the principal of the trust (even to the point of completely exhausting same) such amounts as he deems advisable to support my wife in substantially the same standard of living to which she was accustomed at the time of my death. In determining the amounts of principal to be disbursed, the Trustee shall take into consideration any other income or property which my wife may have. However, it is my desire that the Trustee be liberal in making disbursements from the principal for the benefit of my wife, for my primary concern is to provide for her reasonable health, maintenance and support and not for the preservation of principal for ultimate distribution to my descendants.

(d) Unless otherwise clearly indicated, words in the singular or plural shall include the plural or singular where applicable. Also, words in the masculine gender shall include feminine gender where applicable.

H. Weston Segura
H. WESTON SEGURA

*H.M.P.
S.K.R.*

(e) If, at the normal termination of the trust, I have no living descendants entitled to receive the trust principal in fee, then the Trustee shall distribute such principal, in fee, one-half (½) to my then living heirs-at-law and one-half (½) to my wife's then living heirs-at-law, as determined by Kentucky law then in force.

ITEM IV

I give, devise and bequeath all the rest and residue of my estate, real, personal or mixed, of whatsoever nature and wheresoever situated, to my wife, JANE SEGURA, to be hers absolutely and in fee simple.

Provided, however, should my wife, predecease me, then I give, devise and bequeath all the rest and residue of my estate, real, personal or mixed, of whatsoever nature and wheresoever situated, to my children, THOMAS N. SEGURA, ANN S. WEBB, JOSEPH W. SEGURA and JOHN S. SEGURA, equally, share and share alike, per stirpes.

ITEM V

My wife shall be presumed to survive me if we die under such circumstances that the order of our deaths cannot be determined.

ITEM VI

I nominate and appoint my son, THOMAS N. SEGURA, Executor of this my Last Will and Testament and request that he be permitted to qualify without giving surety on his bond. I further grant him full power to sell any and all of my property or estate without any order of Court.

ITEM VII

I further request that my Trustee hereinabove named be permitted to qualify as such without giving surety on his bond. I hereby grant my Trustee hereunder all powers conferred by law, and further grant him the power to sell any and all of my property or


H. WESTON SEGURA

Handwritten: SOLD PER

My Commission Expires: 1-18-90

Charles B. Zirkle
NOTARY PUBLIC, STATE-AT-LARGE, KY

This is to certify that the foregoing instrument was prepared by Charles B. Zirkle, 1102 Ky. Home Life Building, Louisville, Kentucky 40202 (502) 582-2401

Charles B. Zirkle

STATE OF KENTUCKY } SCT
COUNTY OF JEFFERSON }

I, Bobbie Holsclaw, Clerk of the Jefferson County Court, do hereby certify that the foregoing contains a full, true and correct copy as taken from and compared with the original records in my office, of which I am Legal Custodian and that

said Will is recorded in WAB
Book 164 Page 308-314

Witness my hand this 6th day of December of 2006

ROBBIE HOLSLAW, Clerk
By [Signature] DC

AOC 81-805
Commonwealth of Kentucky
Court of Justice

*Added
12/15/89*



*22769
4350*

Case No. 89PO 4174
County JEFFERSON
Court District #15

In re Estate of H. Weston Segura Birth date of decedent July 31, 1912
Residence 510 Tiffany Lane St. Louisville Ky. 40207
who died testate xx intestate _____ on the 14th day of October, 19 89

PETITION FOR
PROBATE OF WILL
APPOINTMENT OF ADMINISTRATOR
APPOINTMENT OF EXECUTOR

Petitioner Thomas N. Segura states that the statements in the caption are true and that the names of the surviving spouse, heirs at law and next of kin known to applicant are as follows:
Name Relationship Age Address
Jane Segura Spouse 0/21 510 Tiffany Lane Louisville, KY 40207

Decedent owned or had interest in the following listed Real Estate with estimated market values as follows:
None

Decedent owned or had interest in the following listed Personal Property with estimated market values as follows:
See Schedule Attached

There has been no previous administration in said decedent's estate in Kentucky or elsewhere. ^{Total} \$1,706,338.98
Petitioner is indebted to or owes the decedent Nothing

Petitioner applies for the probate of decedent's will which is filed herewith and which is the last will and testament of decedent.

Petitioner prays that Thomas N. Segura whose address is 12505 46th Avenue North Plymouth, MN 55442 be appointed as Executor-Administrator of said estate who offers as surety on the bond the following:
Without Surety

Petitioner says that all statements in the foregoing are true
Thomas N. Segura 12505 46th Avenue North Plymouth, MN 55442
Petitioner Address

Subscribed and sworn before me by petitioner this 18th of October, 19 89
My commission will expire January 18, 1990

Charles B. Zirkle
Notary Public, State of Kentucky

This certifies that the within petition was prepared or subscribed by the undersigned in accordance with the meaning and tenor of Kentucky Civil Rule No. 11.

Charles B. Zirkle
Charles B. Zirkle Attorney
1102 Ky. Home Life Building
Louisville, Kentucky 40202
(502) 582-2401
Address

*Clerk must prepare and present separate order of probate or complete order of probate on reverse side of this petition (It is filed in duplicate)

STATE OF KENTUCKY } SCT
COUNTY OF JEFFERSON }

I, Bobbie Holsclaw, Clerk of the Jefferson County Court, do hereby certify that the foregoing contains a full, true and correct copy as taken from and compared with the original records in my office, of which I am Legal Custodian and that

and Will is recorded in WRB
Book 164 Page 308-314

Witness my hand this 16th day of December, 2006
BOBBIE HOLSLAW, Clerk
By *Fred McCallister* DA



ORDER

Filed in open court this 18 day of October 19 89

Will tendered in open Court this 18 day of October 19 89

Upon hearing the will offered was proven by Self-proven and ordered probated as the last will and testament of decedent this 18 day of October 19 89

and the Court appoints Thomas N. Secura Executor-Administrator of said estate and fixes bond in the sum of \$ 1,900.00 w/o/s Without Surety

Dean D. [Signature] Judge 10/18/89

COMMONWEALTH OF KENTUCKY
COUNTY OF _____

WAIVER OF NOTICE AND REQUEST FOR APPOINTMENT OF FIDUCIARY

We, the undersigned, surviving spouse and next of kin _____ DECEASED, resident of _____, Kentucky,

hereby waive notice of the presentation of said decedant's will for probate and/or appointment of fiduciary, and request the court to appoint, _____ as Execut _____ or Administrat _____

COMMONWEALTH OF KENTUCKY
COUNTY OF _____

AFFIDAVIT OF SURETY

Affiant, _____ states that affiant is a resident of the Commonwealth of Kentucky, and that affiant has fee simple to and beyond amount of liens or encumbrances and homestead exemptions and subject to execution, real estate of value of \$ _____ located at _____ in affiant's own name. Value of Property \$ _____ Encumbrances \$ _____ Homestead _____

x _____ Surety
_____ Address

Subscribed and sworn to before me by above named affiant this _____ 19 _____

By _____ Clerk
_____ D.C.

A COPY 10-18-89
TEST. TONY MILLER, CLERK
JEFFERSON DISTRICT COURT
LOUISVILLE, KENTUCKY

FILED IN CLERK'S OFFICE

OCT 18 1989

TONY MILLER, CLERK

By [Signature] D.C.

AOC 81-805 Page 2

STATE OF KENTUCKY } SC1
COUNTY OF JEFFERSON }

I, Bobbie Holsclaw, Clerk of the Jefferson County Court, do hereby certify that the foregoing contains a full, true and correct copy as taken from and compared with the original records in my office, of which I am Legal Custodian and that

said Will is recorded in WAO
Book 164 Page 305-314

Witness my hand this 16TH day of December of 2089

BOBBIE HOLSCLAW, Clerk
By [Signature] D.C.

IN RE: ESTATE OF H. WESTON SEGURA, DECEASED
THOMAS N. SEGURA, EXECUTOR

INVENTORY

Affiant, Thomas N. Segura, after first being duly sworn, deposes and states that he is the duly qualified and acting Executor in this estate, and that the following assets have come into his hands as such:

PERSONALTY:

| | | |
|------------------------------------------------------------------------------------|-----------------------------------|--------------|
| 15 units American Tax Credit, LP, @ 1,000 | | \$ 15,000.00 |
| 15 units Arvida JMB, LP, @ 1,000 | | 15,000.00 |
| 23 units ML Income Realty #5, LP, @ 1,000 | | 23,000.00 |
| 8 units ML Media Partners, LP, @ 1,000 | | 8,000.00 |
| 10 units Marriott Hotels, LP, @ 1,000 | | 10,000.00 |
| 10 units SCA Tax Exemp, LP, @ 1,000 | | 10,000.00 |
| 16 units Weston Hotels, LP, @ 1,000 | | 16,000.00 |
| 5 First National DTE Insured Bonds, @ 1,000 | | 5,000.00 |
| 5,000 Henderson County, Kentucky, Hospital Bond, 9.2%, due 9/1/96, @ 101 1/8 | | 10,112.50 |
| 4,556 shares Financial IND Trust, Treasury Fund, @ 9 1/2 | TONY - FIDELITY, CLEVER ← D.C. | 43,282.00 |
| 500 ML Development Capital Market Fund, @ 9 5/8 | | 4,812.50 |
| 407 ML Strategic Divident Fund, @ 12 3/8 | | 5,036.63 |
| Merrill Lynch, CMA Money Fund | | 16,486.00 |
| 1,003 shares Merrill Lynch Municipal Bond Fund, @ 10.16 | | 10,190.48 |
| 800 shares AON, Common Stock, @ 34 3/4 | | 27,800.00 |

BOOK 0041 PAGE 0366

| | |
|-----------------------------------------------------------------------|--------------|
| 3,522 shares A T & T, Common Stock, @ 39 3/4 | \$139,999.50 |
| 200 shares Alcan Aluminum, Common Stock @ 21 1/2 | 4,250.00 |
| 400 shares Atlantic Energy, Common Stock, @ 35 5/8 | 14,250.00 |
| 100 shares Bell South, Common Stock, @ 50 1/2 | 5,025.00 |
| 1,000 shares CPF, Common Stock, @ 10 1/8 | 10,125.00 |
| 600 shares Central Illinois Public Service, Common Stock, @ 22 7/8 | 13,725.00 |
| 500 shares Cigna High Income, Common Stock, @ 8 | 4,000.00 |
| 500 shares Delmarva P & L, Common Stock, @ 18 1/2 | 9,250.00 |
| 258 shares Deposit Guaranty, Common Stock, @ 30 1/2 | 7,804.50 |
| 300 shares Dominion Resources, Common Stock, @ 42 7/8 | 12,862.50 |
| 200 shares Emerson Electric, Common Stock, @ 34 | 6,800.00 |
| 100 shares Exxon Corporation, Common Stock, @ 44 1/2 | 4,425.00 |
| 500 shares FPL Group, Common Stock, @ 32 1/2 | 16,125.00 |
| 700 shares First Penn Corp., Common Stock, @ 15 5/8 | 10,937.50 |
| 2,220 shares General Electric, Common Stock, @ 54 3/8 | 120,712.50 |
| 2,250 shares Hartmarx Corp., Common Stock, @ 23 1/2 | 52,875.00 |
| 200 shares IMO Industries, Common Stock, @ 16 3/8 | 3,275.00 |
| 650 shares Liberty Allstar, Common Stock, @ 7 7/8 | 5,118.75 |
| 500 shares Muni Enhanced, Common Stock, @ 10 1/2 | 5,250.00 |
| 600 shares McDonalds Corp., Common Stock, @ 29 | 17,400.00 |
| 600 shares NS Group, Common Stock, @ 10 1/8 | 6,075.00 |
| 4,520 shares National City Corp., Common Stock, @ 39 5/8 | 179,105.00 |
| 300 shares Nobel affiliates, Common Stock, @ 14 | 4,200.00 |
| 600 shares Oklahoma Gas & Electric, Common Stock, @ 35 7/8 | 21,525.00 |
| 4,320 shares PNC Financial, Common Stock, @ 46 1/2 | 200,880.00 |
| 9,600 shares Phillip Morris, Common Stock, @ 40 1/2 | 388,800.00 |

| | |
|-------------------------------------------------------------------------------|----------------|
| 400 shares Portland General Corp., Common Stock, @ 23 | \$ 9,200.00 |
| 600 shares Public Service Enterprise, Common Stock, @ 26 1/4 | 15,750.00 |
| 200 shares Southwestern Public Service, Common Stock, @ 28 | 5,600.00 |
| 750 shares Sovran Financial Group, Common Stock, @ 40 1/8 | 30,093.75 |
| 725 shares Tenneco, Common Stock, @ 58 1/2 | 42,231.25 |
| 2,894 shares Vermont American, Common Stock, @ 39 3/4 | 115,036.60 |
| Oryx Oil and Gas Royalty, Lease, Gluckstadt Unit, Madison County, Mississippi | 1.00 |
| 1987 Mercury Grand Marquis | 10,700.00 |
| 1979 Mercury Zephyr | 1,500.00 |
| Total | \$1,714,627.86 |

Thomas N. Segura

 THOMAS N. SEGURA, EXECUTOR of the Estate
 of H. Weston Segura, Deceased

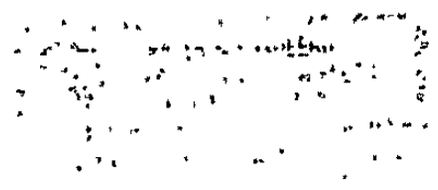
Subscribed and sworn to before me by Thomas N. Segura this 17th day of November, 1989.

My Commission Expires: June 24, 1993

Harold A. ...

 NOTARY PUBLIC, MN

(SEAL)



This is to certify that the foregoing instrument was prepared by Charles B. Zirkle, 1102 Ky. Home Life Building, Louisville, Kentucky 40202 (502) 582-2401

Charles B. Zirkle

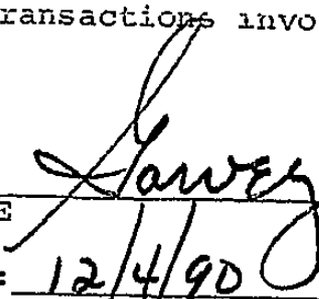
JEFFERSON DISTRICT COURT #15
PROBATE DIVISION
NO. 89PO4174

IN RE: ESTATE OF H. WESTON SEGURA, DECEASED
THOMAS N. SEGURA, EXECUTOR

ORDER

On motion of Thomas N. Segura, Executor of the Estate of H. Weston Segura, Jane Segura being the sole beneficiary of said Estate, and the Court being sufficiently advised:

IT IS NOW AND HEREBY ORDERED, that the requirements of KRS 395.610 through KRS 395.655 are herewith dispensed with and the Informal Final Settlement tendered herewith is accepted by the Court, and the said Executor is hereby discharged of any further liability or responsibility by reason of the transactions involved in said estate and of the trust imposed herein.



JUDGE

DATE: 12/4/90

Tendered by:



CHARLES B. ZIRKLE, ATTORNEY for
Thomas N. Segura, Executor of the
Estate of H. Weston Segura, Deceased
(502) 582-2401

NOV 20 1990

JEFFERSON DISTRICT COURT #15
PROBATE DIVISION
NO. 89PO4174

TO: _____
BY: _____
D.C.

IN RE: ESTATE OF H. WESTON SEGURA, DECEASED
THOMAS N. SEGURA, EXECUTOR

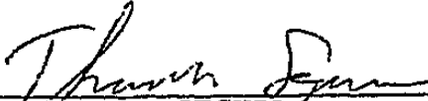
INFORMAL FINAL SETTLEMENT

Affiant, Thomas N. Segura, after being first duly sworn, states that by Order of the Jefferson District Court #15 of Kentucky on the 18th day of October 1989, he qualified and was appointed as Executor of the Estate of H. Weston Segura, who died on the 14th day of October, 1989, a resident of Jefferson County, Kentucky, and testate.

Affiant states that Jane Segura is the sole beneficiary of said decedent's estate under the Will of H. Weston Segura recorded in Will Admitted Book 164, Page 308, in the Office of the Clerk of the County Court of Jefferson County, Kentucky.

Affiant states that the estate of said decedent was solvent; that all lawful claims have been paid or provided for; that all inheritance or other similar taxes have been paid; that the sum of \$3,000.00 has been paid to Charles B. Zirkle as attorney fee herein; and that Jane Segura has received her share thereof.

Affiant therefore asks that this settlement be accepted as his Final Settlement and approved as such and that he be discharged of any further liability by reason of the transactions involved in the settlement of this estate and by reason of the trust herein imposed.


THOMAS N. SEGURA

17th SUBSCRIBED AND SWORN to before me by Jane Segura this
day of November, 1990.

My Commission Expires: 8/31/93

[Signature]
NOTARY PUBLIC, STATE-AT-LARGE, KY

This is to certify that the foregoing instrument was prepared by Charles B. Zirkle, 1102 Ky. Home Life Building, Louisville, Kentucky 40202 (502) 582-2401

[Signature]

RECEIPT

The undersigned, Thomas N. Segura, as Trustee for the trust estate of Jane Segura, hereby acknowledges receipt of a copy of the Informal Final Settlement in the Estate of H. Weston Segura, Deceased, and further acknowledges receipt of the following in full satisfaction of the distributive share for said trust estate:

| | |
|-------------------------------------------------------------|---------------------|
| 2,000 shares General Electric, Common Stock, @ 54 3/8 | \$108,750.00 |
| 400 shares Hartmarx Corp., Common Stock, @ 23 1/2 | 9,400.00 |
| 3,000 shares National City Corp., Common Stock, @ 39 5/8 | 118,875.00 |
| 4,000 shares PNC Financial, Common Stock, @ 46 1/2 | 186,000.00 |
| 4,000 shares Phillip Morris, Common Stock, @ 40 1/2 | 162,000.00 |
| 400 shares Portland General Corp., Common Stock, @ 23 | 9,200.00 |
| Cash | 5,775.00 |
| Total | <u>\$600,000.00</u> |

Thomas N. Segura

 THOMAS N. SEGURA, TRUSTEE

SUBSCRIBED AND SWORN to before me Thomas N. Segura, Trustee,
 this 8 day of November, 1990.

My Commission Expires: 9-18-92

Nancy Metcalf

 NOTARY PUBLIC, MN

(SEAL)

JEFFERSON DISTRICT COURT #15
PROBATE DIVISION
NO. 89PO4174

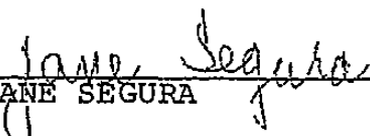
IN RE: ESTATE OF H. WESTON SEGURA, DECEASED
THOMAS N. SEGURA, EXECUTOR

WAIVER

The undersigned hereby certifies that she is the sole beneficiary of the Estate of H. Weston Segura, who died testate on October 14, 1989, a resident of Jefferson County, Kentucky, and whose Will is of record in Will Admitted Book 164, Page 308, in the Office of the Clerk of the County Court of Jefferson County, Kentucky. The undersigned is not under any disability.

Pursuant to KRS 395.605(2) the undersigned beneficiary hereby waives, and requests that the Court dispense with the requirement of, the filing of a Formal Final Settlement in this Estate pursuant to KRS 395.610 to 395.660. The undersigned, being the sole beneficiary of the Estate, requests that the Court accept the attached Informal Final Settlement from Thomas N. Segura, Executor of the Estate of H. Weston Segura, who was appointed by Order of this Court and who qualified as the Executor on October 18, 1989.

The undersigned beneficiary hereby acknowledges receipt of all property and assets due to her from the Estate.



JANE SEGURA

SUBSCRIBED AND SWORN to before me by Thomas N. Segura
this 8 day of November, 1990.

My Commission Expires: 9-18-92

Noney Inteself
NOTARY PUBLIC, MN

(SEAL)

This is to certify that the foregoing
instrument was prepared by Charles B.
Zirkle, 1102 Ky. Home Life Building,
Louisville, Kentucky 40202
(502) 582-2401

Charles B Zirkle

MADISON COUNTY MS This instrument was
filed for record April 5, 2007.

Book 41 Page 356
ARTHUR JOHNSTON, C. C.

BY: K. Sellers D.C.





Commonwealth of Kentucky
Court of Justice
28 U.S.C. Sec.1738;
FRCP Rule 44

CERTIFICATION ACT
OF CONGRESS

UNITED STATES OF AMERICA

STATE OF KENTUCKY,

SS.

2007-106

JEFFERSON County

I, MICHAEL LOSAVIO, Clerk of CIRCUIT Court, in and for the State and County aforesaid, do hereby certify that the foregoing is a full, true and correct copy of CASE # 91-P-02099, ONE CERTIFIED COPY OF WILL, AND ONE CERTIFIED COPY OF THE PETITION, AND ONE COPY OF INVENTORY, AND ONE COPY OF SETTLEMENT in the above-styled case, as appears of record in my office.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of the Court aforesaid, at the city of LOUISVILLE, this 6TH day of DECEMBER, 2006.

Michael Losavio Clerk

STATE OF KENTUCKY,

SS.

JEFFERSON County

I, WILLIAM RYAN, Judge of the DISTRICT Court

in the state and county aforesaid, do certify that MICHAEL LOSAVIO, who has signed the foregoing certificate, is, and was at the time of same, Clerk of said Court, duly elected and qualified, that all his/her official acts as such are entitled to full faith and credit, and that his/her foregoing attestation is in due form of law.

GIVEN UNDER MY HAND, at the City of LOUISVILLE, this 6TH day of DECEMBER, 2006.

William Ryan Judge

STATE OF KENTUCKY,

SS.

JEFFERSON County

I, MICHAEL LOSAVIO, Clerk of the CIRCUIT Court in the State and county aforesaid, do certify that WILLIAM RYAN who signed the foregoing certificate, is and was at the time of signing same, Judge of said Court, duly elected and qualified; that all of his/her official acts as such are entitled to full faith and credit, and that his/her foregoing attestation is in due form of law.

GIVEN UNDER MY HAND, at the City of LOUISVILLE, this 6TH day of DECEMBER, 2006.

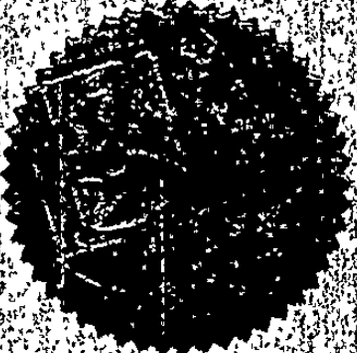
Michael Losavio Clerk

FILED
THIS DATE
APR 05 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY Arthur Johnston D.C.

Commonwealth of Kentucky
County of Jefferson

I, **BOBBIE HOLSCLAW**, County Clerk, in and for the Commonwealth and County aforesaid, am the Legal Custodian of the seal and records of my office, and as such, do hereby certify that the documents attached hereto are full, true and correct copies as compared with the original records in my Office.

In Testimony Whereof, I set my hand and affix my Seal at Louisville, Kentucky this 6TH day of DECEMBER, 2006.



Bobbie Holsclaw
Bobbie Holsclaw
Jefferson County Clerk

LAST WILL AND TESTAMENT
OF
JANE N. SEGURA

91002099
FILED IN CLERK'S OFFICE

MAY 16 1991

TONY MILLER, CLERK

By AK

I, JANE N. SEGURA, a resident of Jefferson County, Kentucky, being of sound mind and disposing memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all former Wills and Codicils made by me.

ITEM I

I direct that payment be made from my residuary estate of all my just debts, funeral expenses, costs of administration, and all estate and inheritance taxes assessed against my estate or against bequests and devises made to beneficiaries hereunder.

ITEM II

It is understood that from time to time I may designate by separate writing, signed and dated by me, specific gifts to designated persons. It is my wish that such designations be honored as a part of this Will.

ITEM III

I give, devise and bequeath all the rest and residue of my estate, real, personal or mixed, of whatsoever nature and wheresoever situated, to my children, THOMAS N. SEGURA, ANN S WEBB, JOSEPH W. SEGURA and JOHN S. SEGURA, equally, share and share alike, per stirpes.

ITEM IV

I nominate and appoint my son, THOMAS N. SEGURA, Executor of this my Last Will and Testament and request that he be permitted to qualify without giving surety on his bond. I further grant him full power of sale without any order of Court.

Jane N. Segura
JANE N. SEGURA

3/11/91
AK

IN TESTIMONY WHEREOF, I do subscribe my name to this Will, and for the purpose of identification, I have also subscribed my name at the bottom of each preceding page, on this 30th day of August, 1989.

Jane N. Segura
JANE N. SEGURA

We, the undersigned, hereby certify that the foregoing instrument of writing was this day produced to us by JANE N. SEGURA, and in our joint presence, signed and acknowledged by her to be her Last Will, and we do now at her request and in her presence, and in the presence of each other, subscribe our names hereto as witnesses to said Will, all on this 30th day of August, 1989.

Leta M. Parks residing at 1102 Ky. Home Life Building
Louisville, Kentucky 40202

Samuel K. Robinson residing at 1102 Ky. Home Life Building
Louisville, Kentucky 40202

STATE OF KENTUCKY)
COUNTY OF JEFFERSON) SS

Before me, the undersigned authority, on this day personally appeared, JANE N. SEGURA, Leta M. Parks and Samuel K. Robinson, known to me to be the Testatrix and the witnesses, respectively, whose names are signed to the attached or foregoing instrument, and all of these persons being by me first duly sworn, JANE N. SEGURA, Testatrix, declared to me and to the witnesses in my presence that the instrument is her Last Will and that she has willingly signed, and that she executed it as her free and voluntary act for the purpose therein expressed; and each of the witnesses stated to me in the presence and hearing of the Testatrix that he signed the Will as witness, and that to the best of his knowledge, the Testatrix is 18 years or over, of sound mind and under no constraint or undue influence.

Jane N. Segura
JANE N. SEGURA, TESTATRIX

Leta M. Parks
WITNESS

Samuel K. Robinson
WITNESS

Handwritten notes: Leta M. Parks and Samuel K. Robinson next to the stamp "BOOK 189 PAGE 93".

BOOK 0041 PAGE 0378

Subscribed, sworn and acknowledged before me by JANE N. SEGURA, the Testatrix, and by Lena M. Peiks and SARAH K. Robinson Witnesses, on the 30th day of August, 1989.

My Commission Expires: 1-18-92

Charles B. Zirkle
NOTARY PUBLIC, STATE-AT-LARGE, KY

This is to certify that the foregoing instrument was prepared by Charles B. Zirkle, 1102 Ky. Home Life Building, Louisville, Kentucky 40202 (502) 582-2401

Charles B. Zirkle

STATE OF KENTUCKY } SCT
COUNTY OF JEFFERSON }

I, Bobbie Holsclaw, Clerk of the Jefferson County Court, do hereby certify that the foregoing contains a full, true and correct copy as taken from and compared with the original records in my office, of which I am Legal Custodian and that

said Will is recorded in WAR Page 931-935

Witness my hand this 6TH day of DECEMBER 2006

BOBBIE HOLSCRAW, Clerk
BY L. M. Cooper DC

ADC-805 Rev. 6-90 BCC# 189 AGE 931

Commonwealth of Kentucky Court of Justice

KRS 394.145, KRS 395 016

add on 5/17



45

Case No. 91PO 2077

County Jefferson

Court District #15

In re Estate of Jane N. Segura Birth date of decedent September 10, 1914

Residence 510 Tiffany Lane St. Louisville Ky 40207

who died testate ~~spc~~ intestate on the 14th day of May 19 91

PETITION FOR PROBATE OF WILL APPOINTMENT OF ADMINISTRATOR APPOINTMENT OF EXECUTOR

Petitioner Thomas N. Segura states that the statements in the caption are true and that the names of the surviving spouse, heirs at law and next of kin known to applicant are as follows:

Name Relationship Age Address See Schedule Attached

Deceased owned or had interest in the following listed Real Estate with estimated market values as follows:

510 Tiffany Lane, Louisville, KY 40207 \$ 225,000.00

TOTAL \$ 225,000.00

Deceased owned or had interest in the following listed Personal Property with estimated market values as follows:

1979 Mercury Zephyr \$ 100.00

See Schedule Attached -- Printout \$ 1,101,092.61

Liberty National Bank, Checking Account 23,237.62

Citizens Fidelity Bank, Checking Account 69,888.59

1987 Mercury Grand Marquis 8,250.00

TOTAL \$ 1,202,568.82

There has been no previous administration in said decedent's estate in Kentucky or elsewhere.

Petitioner is indebted to or owes the decedent Nothing

Petitioner applies for the probate of decedent's will which is filed herewith and which is the last will and testament of decedent.

Petitioner prays that Thomas N. Segura whose address is 12505 46th Avenue Plymouth, MN 55442

be appointed as Executor-Administrator of said estate who offers as surety on the bond the following:

Without Surety

Petitioner says that all statements in the foregoing are true

Thomas N. Segura 12505 46th Avenue Plymouth, MN 55442

Subscribed and sworn before me by petitioner this 16th of May 19 91

My commission will expire February 26, 1995

Notary Public, State-at-Large, Commonwealth of Kentucky

This certifies that the will subscribed by the undersigned in accordance with the meaning and tenor of Kentucky Civil Rule No. 11.

BCC# 189 AGE 931 MAY 16 1991

Charles B. Zirkle Attorney Process Agent for 1102 Ky. Home Life Bldg. Executor Louisville, KY 40202 (502) 582-2401

(Attorney must prepare and present with order of probate or complete order of probate on reverse side of this petition) (To be filled in duplicate)

STATE OF KENTUCKY } SCT COUNTY OF JEFFERSON }

I, Bobbie Holsclaw, Clerk of the Jefferson County Court, do hereby certify that the foregoing contains a full, true and correct copy as taken from and compared with the original records in my office, of which I am Legal Custodian and that

said WILL is recorded in WAB

Book 189 Page 931-935

and this 6th day of December, 2006

BOBBIE HOLSCLAW, Clerk

[Signature]

BOOK 0041 PAGE 0380

ORDER

BOOK 189 PAGE 935

Filed in open court this 16th day of May, 1991

Will recorded in open Court this 17th day of May, 1991

Upon hearing the will offered was proven by Self-proven and

ordered probated as the last will and testament of decedent this 17th day of May, 1991

and the Court appoints Thomas N. Segura Executor of

said estate and fixes bond in the sum of 1,750,000 Without Surety

Lawyer 5/17/91 Judge

COMMONWEALTH OF KENTUCKY

WAIVER OF NOTICE AND REQUEST

COUNTY OF

FOR APPOINTMENT OF FIDUCIARY

We, the undersigned, surviving spouse and next of kin

DECEASED, resident of Kentucky,

hereby waive notice of the presentation of said decedant's will for probate and/or appointment of fiduciary, and request the

court to appoint as Execut or Administrat

COMMONWEALTH OF KENTUCKY

AFFIDAVIT OF SURETY

COUNTY OF

Affiant, states that affiant is a resident of the Commonwealth of

Kentucky, and that affiant has fee simple to and beyond amount of liens or encumbrances and homestead exemptions and

subject to execution, real estate of value of \$ located at

In affiant's own name Value of Property \$

\$ Homestead

PAID BY REBECCA JACKSON JUDGE 1991 MAY 21 AM 9:06 48196

A COPY 57791 ATTEST: TONY MILLER, CLERK JEFFERSON DISTRICT COURT LOUISVILLE, KENTUCKY

BY Address

Subscribed and sworn to before me by above named affiant this 19

BOOK 189 PAGE 935

AOC-805 Rev. 6-90 Page 2

Clerk DC

STATE OF KENTUCKY } SCT COUNTY OF JEFFERSON }

I, Bobbie Holsclaw, Clerk of the Jefferson County Court, do hereby certify that the foregoing contains a full, true and correct copy as taken from and compared with the original records in my office, of which I am Legal Custodian and that

said Will is recorded in WAB

Book 189 Page 931-935

Witness my hand this 6th day of Dec 2006

BOBBIE HOLSCLAW, Clerk By [Signature] DC

AOC-850
9-89

Commonwealth of Kentucky
Court of Justice

KRS 395.605



INFORMAL FINAL SETTLEMENT:
AFFIDAVIT, MOTION, AND ORDER

Case No. 91PO2099
County Jefferson
Court District
Division Probate

BOOK 0041 PAGE 0381

IN RE: Estate of JANE N. SEGURA

AFFIDAVIT/MOTION

Comes the affiant, being first duly sworn, and states as follows:

FILED IN CLERK'S OFFICE
MAR 24 1993
TONY [Signature]

1. Six months have passed since my appointment as fiduciary to the above estate.
(choose one)
2. () I am sole beneficiary
(X) I am not sole beneficiary, but I have attached a verified waiver from each beneficiary (AOC 851). (No verified waiver is required of the "nonresiduary legatee," a beneficiary who has received and receipted for his share pursuant to a specific will provision. The cancelled check or signed receipt is attached as evidence of satisfaction.)
3. The estate is solvent
(choose one)
4. (X) All legal claims and debts have been paid.
() All legal claims and debts have not been paid, but have been provided for in the following manner.

5. All inheritance, estate or similar death taxes have been paid. A duplicate or photocopy of such tax releases is attached, if available

6. All court costs have been paid.
(choose one)

7. (X) My attorney's name is Charles B. Zirkle and his/her fee is \$6,500.00
() I do not have an attorney.

8. Each beneficiary has received his/her share.
Will recorded in Will Admitted Book 189,
Page 931, in the Office of the Clerk of
the County Court of Jefferson County,
Kentucky.

(Continued on back)

AOC-851
9-89

Commonwealth of Kentucky
Court of Justice

KRS 395.605(2)



AFFIDAVIT OF WAIVER
OF FORMAL SETTLEMENT

Case No. 91PO2099
County Jefferson
Court District
Division Probate

BOOK 0041 PAGE 0382

NOTICE: To be used with AOC 850 (Informal Final Settlement: Affidavit, Motion, and Order) when there is more than one beneficiary.

IN RE: Estate of JANE N. SEGURA

We, the undersigned beneficiaries of the above estate, being under no legal disability unless noted, state under oath that we consent to the informal settlement of the estate, hereby waiving the requirements of KRS Chapter 395 regarding settlement of fiduciaries' accounts.

x Thomas N. Segura
THOMAS N. SEGURA

Subscribed and sworn to before me this 25 day of January, 19 93.

This is to certify that the foregoing instrument was prepared by J.D. Raine, Sr., Attorney for the Estate of Charles B. Zirkle, Deceased
1102 Ky. Home Life Building
Louisville, Kentucky 40202
(502) 582-2401

Saunders J. Piper
NOTARY PUBLIC, Name/Title WI

My Commission Expires: 12/19/93
(SEAL)

J.D. Raine Sr.

NOTICE TO JUDGE: If one or more of the beneficiaries is under a disability, you may still allow the filing of an informal settlement if you are of the opinion that the best interests of the person under the disability would be served KRS 395.605(3).

AOC-851
9-89

Commonwealth of Kentucky
Court of Justice

KRS 395.605(2)



**AFFIDAVIT OF WAIVER
OF FORMAL SETTLEMENT**

Case No. 91PO2099
County Jefferson
Court District
Division Probate

BOOK 0041 PAGE 0383

NOTICE: To be used with AOC 850 (Informal Final Settlement: Affidavit, Motion, and Order) when there is more than one beneficiary.

IN RE: Estate of JANE N. SEGURA

We, the undersigned beneficiaries of the above estate, being under no legal disability unless noted, state under oath that we consent to the informal settlement of the estate, hereby waiving the requirements of KRS Chapter 395 regarding settlement of fiduciaries' accounts.

x *John S. Segura*
JOHN S. SEGURA

Subscribed and sworn to before me this _____ day of January, 19 93.

This is to certify that the foregoing instrument was prepared by J.D. Raine, Sr., Attorney for the Estate of Charles B. Zirkle, Deceased
1102 Ky. Home Life Building
Louisville, Kentucky 40202
(502) 582-2401

Lena L Lee
NOTARY PUBLIC, Name/Title
WIS LEE
My Commission Expires on _____
by _____ (SEAL)

J D Raine Sr

NOTICE TO JUDGE: If one or more of the beneficiaries is under a disability, you may still allow the filing of an informal settlement if you are of the opinion that the best interests of the person under the disability would be served. KRS 395.605(3).

AOC-851
9-89

Commonwealth of Kentucky
Court of Justice

KRS 395.605(2)



**AFFIDAVIT OF WAIVER
OF FORMAL SETTLEMENT**

Case No 91PO2099
County Jefferson
Court District
Division Probate

BOOK 0041 PAGE 0384

NOTICE: To be used with AOC 850 (Informal Final Settlement: Affidavit, Motion, and Order) when there is more than one beneficiary.

IN RE: Estate of JANE N. SEGURA

We, the undersigned beneficiaries of the above estate, being under no legal disability unless noted, state under oath that we consent to the informal settlement of the estate, hereby waiving the requirements of KRS Chapter 395 regarding settlement of fiduciaries' accounts.

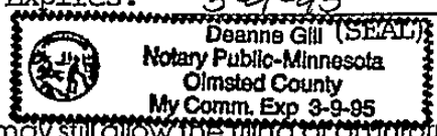
x
JOSEPH W. SEGURA

Subscribed and sworn to before me this 2 day of January February, 19 93.

This is to certify that the foregoing instrument was prepared by J.D. Raine, Sr., Attorney for the Estate of Charles B. Zirkle, Deceased
1102 Ky. Home Life Building
Louisville, Kentucky 40202
(502) 582-2401

Deanne Gill
NOTARY PUBLIC, Name/Title MN

My Commission Expires: 3-9-95



J D Raine Sr

NOTICE TO JUDGE: If one or more of the beneficiaries is under a disability, you may still allow the filing of an informal settlement if you are of the opinion that the best interests of the person under the disability would be served. KRS 395.605(3).

AOC-851
9-89

Commonwealth of Kentucky
Court of Justice

KRS 395.605(2)



AFFIDAVIT OF WAIVER
OF FORMAL SETTLEMENT

Case No. 91PO2099
County Jefferson
Court District
Division Probate

BOOK **0041** PAGE **0385**

NOTICE: To be used with AOC 850 (Informal Final Settlement: Affidavit, Motion, and Order) when there is more than one beneficiary

IN RE: Estate of JANE N. SEGURA

We, the undersigned beneficiaries of the above estate, being under no legal disability unless noted, state under oath that we consent to the informal settlement of the estate, hereby waiving the requirements of KRS Chapter 395 regarding settlement of fiduciaries' accounts.

x *Ann S. Webb*
ANN S. WEBB

Subscribed and sworn to before me this 28th day of January, 19 93.

This is to certify that the foregoing instrument was prepared by J.D. Raine, Sr., Attorney for the Estate of Charles B. Zirkle, Deceased
1102 Ky. Home Life Building
Louisville, Kentucky 40202
(502) 582-2401

[Signature]
NOTARY PUBLIC, Name/Title KY

My Commission Expires: December 14, 1994
(SEAL)

[Signature]

NOTICE TO JUDGE: If one or more of the beneficiaries is under a disability, you may still allow the filing of an informal settlement if you are of the opinion that the best interests of the person under the disability would be served. KRS 395.605(3).

JEFFERSON DISTRICT COURT #15
 PROBATE DIVISION
 NO. 91PO2099

FILED IN CLERK'S OFFICE

IN RE: ESTATE OF JANE N. SEGURA, DECEASED
 THOMAS N. SEGURA, EXECUTOR

JUL 23 1991

TONY [Signature]

INVENTORY

Affiant, Thomas N. Segura, after first being duly sworn, deposes and states that he is the duly qualified and acting Executor in this estate, and that the following assets have come into his hands as such:

REAL ESTATE:

510 Tiffany Lane,
 Louisville, KY 40207 \$ 244,000.00

PERSONALTY:

| | |
|--------------------------------------------------------------------------------------------------------------------------------|-----------|
| \$20,000.00 Chanhassen, Minn. UT, Series A, FTIC, EBD, Bond, 6.100%, due 2/1/97, @ 101.048 | 20,209.60 |
| \$10,000.00 Chatham County, GA., Hospital Auth. Rev. Mem. Med. Center, Series A, MBIA Bond, 7.00%, due 1/1/21, @ 100.382 | 10,038.20 |
| \$10,000.00 Clayton County, GA, Hospital At. Rev. Antic CTF, MBIA, ETM Bond, 6.40%, due 2/1/5, @ 99.716 | 9,971.60 |
| \$10,000.00 Collier County, FL, Cap. IMPT Rev. MBIA Bond, 7.000%, due 10/1/16, @ 100.243 | 10,024.30 |
| \$10,000.00 Douglasville, GA Water & Sewer Rev. MBIA, ETM Bond, 6.200%, due 10/1/17, @ 96.798 | 9,679.80 |
| \$10,000.00 Downtown Savana ATH, GA, Rev. Board of Education Project, MBIA Bond, 7.200%, due 8/1/10, @ 102.177 | 10,217.70 |
| \$10,000.00 Gainesville & Hall County, GA Hospital Authority Rev., Series A, MBIA Bond, 7.200%, due 10/1/20, @ 101.901 | 10,190.10 |
| \$10,000.00 Georgia Mun Elect. at Pwr. Rev. BIGI OLD Bond, 5.000% , due 1/1/20, @ 76.391 | 7,639.10 |
| \$15,000.00 Greater Ky. Housing Assistance Corp., MLTFM, Housing Rv. A. FNMA Bond, 7.125%, due 1/1/24, @ 100.177 | 15,026.55 |

| | |
|-----------------------------------------------------------------------------------------------------------------------|--------------|
| \$20,000.00 Jefferson County, Ky., Cap. PJ. Corp., Rev. First Mortgage, AMBAC, ETM Bond, 6.375%, due 12/1/7, @ 97.257 | \$ 19,451.40 |
| \$5,000.00 Ky. Dev. Fin. At. Hospital Rv. Ref. Baptist SRA OLD, BIGI Bond, 7.625%, due 9/1/11, @ 105.255 | 5,262.75 |
| \$10,000.00 Ky. Dev. Fin. Authority Hospital Rev. Series A, FGIC, Bond, 7.250%, due 12/1/15, @ 102.186 | 10,218.60 |
| \$15,000.00 Ky. Dev. Fin. At. Hospital Rev. Baptist Hospital PJ, BIGI, Bond, 7.200%, due 9/1/15, @ 101.951 | 15,292.65 |
| \$15,000.00 Ky. Housing Corp. HSC Rev. Bond, 6.200%, due 7/1/10, @ 92.115 | 13,817.25 |
| \$10,000.00 Ky. State Turnpike At. ECO Dev. Rd. Rev., Series A Bond, 7.000%, due 1/1/94, @ 103.433 | 10,343.30 |
| \$10,000.00 Ky. State Turnpike Authority Toll Rd. Rev. Bond, 6.000%, due 7/1/11, @ 93.457 | 9,345.70 |
| \$20,000.00 Ky. State Turnpike Auth. Res. Recovery Rd. Rev. Bond, 6.125%, due 7/1/07, @ 95.792 | 19,158.40 |
| \$15,000.00 Louisville & Jefferson County, KY., Met. SD. DR Rev. Bond, FGIC, 7.350%, due 5/1/19, @ 103.615 | 15,542.25 |
| \$10,000.00 Metropolitan Atlanta Rapid Transit At. Ga. SLS, Tax Rev. F, Bond, 7.000%, due 7/1/11, @ 99.347 | 9,934.70 |
| \$20,000.00 U.S. Treasury Bond, 7.500%, due 11/15/16, @ 89.906 | 17,981.20 |
| \$50,000.00 U.S. Treasury Bond, 8.125%, due 8/15/19, @ 96.687 | 48,343.50 |
| 20 units American Tax Credit Properties, LP 88, @ 1,000 | 20,000.00 |
| 15 units Arvida JMB Partners, LP, @ 1,000 | 15,000.00 |
| 8 units ML Media Partners, LP 86, @ 1,000 | 8,000.00 |
| 23 units MLH Income Realty Partnership, V LP 85, @ 986.30 | 22,684.90 |
| 10 units Marriott Residence Inn, II LP 88, @ 1,000 | 10,000.00 |
| 8 units SCA Tax Exempt Fund, Series I, LP 86, @ 1,000 | 8,000.00 |
| 20 units SCA Tax Exempt Fund, Series II, LP 86, @ 1,000 | 20,000.00 |
| 16 units Westin Hotels, LP 86, @ 1,000 | 16,000.00 |
| 500 shares Alliance Shortterm Multi Market Fund, Clas A, @ 9.90 | 4,950.00 |
| 1,000 shares Comstock Partners Strategy Fund, @ 9.375 | 9,375.00 |
| 1067.3587 shares GT International Growth Fund, @ 8.89 | 9,488.82 |
| 163.8246 shares Liberty All Star E Fund, SBI, @ 9.375 | 1,535.86 |

| | |
|----------------------------------------------------------------------------------|---------------|
| 1075.5080 shares Merrill Lynch Developing Capital Markets Fund, @ 10.64 | -\$ 11,443.41 |
| 5182.000 shares Merrill Lynch Municipal Bond Fund, High Yield Class A, @ 10.21 | 52,908.22 |
| 1,003 shares Merrill Lynch Municipal Bond Fund, High Yield Port Class A, @ 10.20 | 10,230.60 |
| 1,000 shares Merrill Lynch Prime Fund, @ 10 | 10,000.00 |
| 891.2810 shares Merrill Lynch Strategic Dividend Fund, Class A, @ 11.69 | 10,419.07 |
| 1,200 shares Muni Insured Fund Inc., @ 10.125 | 12,150.00 |
| 1438.6134 shares Putnam Voyager Fund, @ 8.59 | 12,357.69 |
| 2,000 shares Tyler Cabot Mortgage Securities Fund, @ 11.50 | 23,000.00 |
| 1,500 shares World Income Fund Inc., @ 8.875 | 13,312.50 |
| \$5,000.00 U.S. Treasury Note, 7.875%, due 11/15/99, @ 98.281 | 4,914.05 |
| \$7,000.00 U.S. Treasury Note, 8.000%, due 7/15/94, @ 102.156 | 7,150.92 |
| \$10,000.00 U.S. Treasury Note, 7.750%, due 2/15/01, @ 97.156 | 9,715.60 |
| \$25,000.00 U.S. Treasury Note, 8.625%, due 1/15/95, @ 103.687 | 25,921.75 |
| \$25,000.00 U.S. Treasury Note, 7.875%, due 7/15/96, @ 100.156 | 25,039.00 |
| \$25,000.00 U.S. Treasury Note, 8.125%, due 2/15/98, @ 100.469 | 25,117.25 |
| \$40,000.00 U.S. Treasury Note, 8.500%, due 2/15/00, @ 101.844 | 40,737.60 |
| 400 shares Amoco Corp., Common Stock, @ 51 | 20,400.00 |
| 400 shares Apache Corp., Common Stock, @ 16.375 | 6,550.00 |
| 400 shares Baker Hughes, Inc., Common Stock, @ 28.375 | 11,350.00 |
| 200 shares Barclays PLC ADS, 10.875%, Common Stock, @ 24.75 | 4,950.00 |
| 400 shares Bowater Inc., Common Stock, @ 25.50 | 10,200.00 |
| 400 shares Bradley Real Estate Tr., SBI, Common Stock, @ 7.375 | 2,950.00 |
| 500 shares Central Hudson Gas & Electric Corp., \$5, Common Stock, @ 25.125 | 12,562.50 |
| 2,500 shares Cigna High Income SH, SBI, Common Stock, @ 6 | 15,000.00 |
| 400 shares Cincinnati Bell Inc., Common Stock, @ 23.75 | 9,500.00 |
| 500 shares Delmarva Pwr. & Light, Common Stock, @ 18.125 | 9,062.50 |
| 400 shares Deposit Guaranty Corp., Common Stock, @ 28.375 | 11,350.00 |
| 400 shares Dover Corp., Common Stock, @ 39.125 | 15,650.00 |
| 400 shares Dresser Industry, Common Stock, @ 23 | 9,200.00 |

| | |
|----------------------------------------------------------------------------------|--------------|
| 400 shares E.I. DuPont, DeNemours, \$1 66 2/3, Common Stock, @ 43 | \$ 17,200.00 |
| 900 shares FPL Group, Inc., Common Stock, @ 30.625 | 27,562.50 |
| 125 shares GTE Southwest, Inc., 5.10%, Pfd. Stock, @ 10.75 | 1,343.75 |
| 400 shares Grand Met PLC SPN Adr., Common Stock, @ 27.50 | 11,000.00 |
| 200 shares McDonalds Corp., Common Stock, @ 33.50 | 6,700.00 |
| 200 shares Minnesota Mng. MFG, Common Stock, @ 88.375 | 17,675.00 |
| 900 shares NIAG Mohawk Pwr. Corp., Common Stock, @ 14.876 | 13,387.50 |
| 400 shares Noble Affiliates, Common Stock, @ 14.25 | 5,700.00 |
| 400 shares Northern States Pwr. Minn., Common Stock, @ 33.25 | 13,300.00 |
| 800 shares PPG Industries, Inc., Common Stock, @ 46.50 | 37,200.00 |
| 400 shares Pet Incorporated, New, Common Stock, @ 16.25 | 6,500.00 |
| 1,200 shares Philip Morris Cos., Inc., Common Stock, @ 66.50 | 79,800.00 |
| 400 shares Portland General Corp., Common Stock, @ 18 | 7,200.00 |
| 450 shares Public Service Enterprise Group, Common Stock, @ 27 | 12,150.00 |
| 400 shares Super Valu Stores, Inc., Common Stock, @ 26.75 | 10,700.00 |
| 500 shares Westinghouse Electric Corp., Common Stock, @ 26.875 | 13,437.50 |
| 200 shares Zenith Electronics Corp., Common Stock, @ 6.625 | 1,325.00 |
| Liberty National Bank, Checking Account | 23,237.62 |
| Citizens Fidelity Bank, Checking Account | 69,888.59 |
| 4 \$50 Citicorp Travelers Checks | 200.00 |
| 3 \$50 American Express Travelers Cheques | 150.00 |
| 15 \$100 American Express Travelers Cheques | 1,500.00 |
| 3 U.S. Treasury checks, Social Security for Feb., Mar., & Apr., @ 214.00 | 642.00 |
| Merrill Lynch Municipal Bond Fund High Yield Class A, interest check for Feb. | 288.24 |
| Merrill Lynch Municipal Bond Fund High Yield Class A, interest check for Mar. | 319.54 |
| Merrill Lynch Municipal Bond Fund High Yield Class A, interest check for Apr. | 305.82 |
| 2 Blue Cross Blue Shield, Medical reimbursements | 101.87 |
| 2 Medicare, Medical reimbursements | 454.54 |
| Furniture and furnishings | 1,000.00 |

| | |
|------------------------------------------------------------------------------|-----------------|
| 1/4th Royalty in Lots 1 & 2, Block 20, G.C. Moore Addition, (.0179 acres) | \$ 100.00 |
| 1979 Mercury Zephyr | 150.00 |
| 1987 Mercury Grand Marquis | <u>8,250.00</u> |

| | |
|-------|-----------------------|
| Total | <u>\$1,508,635.36</u> |
|-------|-----------------------|

Thomas Segura

 THOMAS N. SEGURA, Executor of the Estate
 of Jane N. Segura, Deceased

Subscribed and sworn to before me by Thomas N. Segura
 this 26 day of July, 1991.

My Commission Expires: 12/19/93

Charles B. Zirkle

 NOTARY PUBLIC, WI
 State of Wisconsin
 County of Dickinson

(SEAL)

This is to certify that the foregoing
 instrument was prepared by Charles B.
 Zirkle, 1102 Ky. Home Life Building,
 Louisville, Kentucky 40202
 (502) 582-2401.

Charles B. Zirkle

MADISON COUNTY MS This instrument was
 filed for record April 5, 2007.
 Book 41 Page 314
 ARTHUR JOHNSTON, C. C.
 BY: *K. Sewell* DC



FILED
THIS DATE
APR 05 2007
ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

LAST WILL AND TESTAMENT
OF
MARY B. CHEATHAM

2007-306

I, MARY B. CHEATHAM, an adult resident citizen of Madison County, Mississippi, being over the age of twenty-one years and being of sound and disposing mind and memory, and in order to safeguard the interest of those to whom I am most obligated, do hereby make, ordain, publish and declare this instrument of writing to be my Last Will and Testament, hereby revoking any and all prior wills and codicils thereto heretofore made by me.

ITEM I.

I hereby name, nominate and appoint JAMES G. CHEATHAM, SR. as Executor of this my Last Will and Testament, and of whom no bond, accounting, inventory or appraisal shall be required by the Court or any person for him serving in such capacity. In the event that he should be unable or unwilling to serve as Executor, then I hereby name, nominate and appoint JAMES G. CHEATHAM, JR. to serve in his place and stead and upon the same terms and conditions.

ITEM II.

I hereby direct that all my legally probated and proven debts and all expenses of my funeral be paid as soon after my death as may be convenient and authorize and direct my Executor to settle any claim against my estate in his sole and absolute discretion

ITEM III.

I hereby direct my Executor to see to the prompt cremation of my body after my death.

ITEM IV.

I hereby give, devise and bequeath unto my beloved son, JAMES G. CHEATHAM, SR., if he shall survive my death, my entire estate, being all of my real, personal and mixed property of whatsoever kind and wheresoever situated. In the event that JAMES G. CHEATHAM, SR. shall predecease me,

then I hereby give, devise and bequest all of my aforesaid estate to my beloved grandson, JAMES G. CHEATHAM, JR..

ITEM V.

I hereby give, devise and bequeath unto each of my beloved granddaughters, ANNA CHEATHAM MORGAN, HEIDI LORENE CHEATHAM, and CHRISTI MARIE CHEATHAM, one of my diamond rings with the exact ring to be given to each granddaughter to be decided by my Executor at his sole judgment.

IN WITNESS WHEREOF, I, MARY B. CHEATHAM, have in the presence of witnesses, signed, sealed, ordained, declared and published this instrument consisting of these two (2) typewritten pages, to be my Last Will and Testament on this the 17th day of May, 2002.

Mary B. Cheatham

MARY B. CHEATHAM, TESTATRIX

ATTESTATION CLAUSE

The above and foregoing writing, consisting of two (2) typewritten pages, was, on the day and date set forth therein, signed, sealed, ordained, declared and published by MARY B. CHEATHAM to be her Last Will and Testament in our presence, and at her special instance and request, we have subscribed our names as witnesses in her presence, and in the presence of each other.

Phillip M. Nelson
WITNESS
1220 Hwy 51 North
ADDRESS
Madison, MS 39110

Arice D. Nelson
WITNESS
1220 Hwy. 51 North
ADDRESS
Madison, MS 39110

MADISON COUNTY MS This instrument was filed for record April 5, 2007.

Book 41 Page 390
ARTHUR JOHNSTON, C. C.
BY: *R. Jones* D.C.



FILED
THIS DATE

APR 09 2007

ARTHUR JOHNSTON, CHANCERY CLERK
BY *[Signature]* D.C.

LAST WILL AND TESTAMENT
OF

CHARLES WILBUR WATTS
11209 Baja Drive N.E.

Albuquerque, New Mexico 87111

BOOK 0041 PAGE 0392
Page 1 of 6 pages.

2007-346

2 I, Charles Wilbur Watts, of the city of Albuquerque, County of
3 Bernalillo, State of New Mexico, knowing the uncertainty of life and the
4 certainty of death and being over 21 years of age and of sound and disposing
5 mind and memory, make, declare and publish this my Last Will and Testament
6 hereby revoking all others heretofore made by me.

7 1. I direct that my body be cremated and the ashes disposed of from
8 an airplane somewhere over New Mexico, or in the alternative, my body be
9 delivered after my death to some school of medicine to be used in the
10 advancement of medical education and research.

11 2. Declarations: I make the following declarations. My legal heirs
12 at date of this Will and Testament are; Gladys Ann (Tays) Watts as my primary
13 legal heir at this date and other heirs being my five (5) children:

14 Charlotte Marye (Watts), born August 31, 1943

15 Charles Preston Watts, born August 7, 1947

16 James Wilbur Watts, born August 21, 1951

17 William Travis Watts, born May 8, 1954

18 Celeste Elizabeth Watts, born March 10, 1960

19 3. I direct that all my just debts, and expenses in connection with
20 the administration of my estate, be paid as soon after my death as prac-
21 ticable, except that any debt or expense secured by a mortgage, pledge, or
22 similar encumbrance on property owned by me at the time of my death shall not
23 be paid by my estate, but that such property shall pass, subject to such
24 mortgage, pledge, or similar encumbrance, unless, any one or all five of
25 my children, or Gladys A. (Tays) Watts or any combination of my issue
26 surviving me would elect to pay said mortgage, pledge, or encumbrance and
27 keep same as their sole and separate property.

28 4. I give and bequeath to my wife, Gladys A. (Tays) Watts, if she
29 shall survive me; if Gladys does not survive, then to my children, James W.
30 and William T. Watts or whichever are surviving, as their sole and separate
31 property, or the surviving children, Charlotte M, Charles P. and Celeste E.
32 to share and share alike proceeds from my National Service Life Insurance



Maggie Toulouse

Bern. Co. NOT

R 21.00

2007046847
6629794
Page: 1 of 7
03/28/2007 12:49P
BX-R134 Pg-6758

1 Insurance Policy Number V1305-98-01, face amount of insurance, \$10,000.00.

2 5. To my daughters, Charlotte Marye and Celeste Elizabeth, I desire to
3 bequeath to each of the two, one dollar (\$1.00) in U.S. currency and
4 relinquish each of them of all responsibilities and/or claims of my estate.

5 I further desire that Charlotte and Celeste have no voice in the estate,
6 unless they shall survive my other three (3) children, Charles, James and
7 William and Gladys A. (Tays) Watts.

8 6. I give and bequeath to Gladys A. (Tays) Watts if she shall survive
9 me, all my tangible personal property (other than any of the items specifi-
10 cally bequeathed in the foregoing paragraphs, the bequest of which has not
11 lapsed), including any and all furniture, furnishings, china, silverware,
12 jewelry, ornaments, works of art, books, pictures, and other household
13 effects, wearing apparel and other articles of personal use, livestock,
14 vehicles, stores, interest in farm property located in Madison County,
15 Mississippi, Dine'h Builders, Inc. stock, 10% interest in the Oregon King
16 Silver mine, as per Silver Production Co.'s (Felix Seidel), Yellow/Rock
17 Industries, Inc. common stock, and the rest of my estate of every kind and
18 description, I give, devise and bequeath, into equal shares corresponding
19 in number to the number of my children who shall survive me, as listed above
20 in this paragraph, and the preceding paragraph.

21 7. I appoint my wife, Gladys A. (Tays) Watts, as Executor and Trustee
22 under this will. If she should predecease me or fail to qualify, or, having
23 qualified, should die, resign, or become incapacitated, during the adminis-
24 tration of my estate or of any trusts that may exist, or be established, I
25 appoint my son, Charles Preston Watts or my son, William T. Watts, in the
26 order named, as substitute or successor Executors and Trustees. I direct
27 that no Executor or Trustee appointed in accordance with these provisions
28 shall be required to furnish any bond or other security in any jurisdiction
29 for the faithful performance of their duties.

30 8. Powers of fiduciaries: In the administration of my estate and of
31 the trusts established under this will, the Executors and Trustees shall have
32 the following powers, which shall be exercised primarily in the interests of



Maggie Toulouse

Bern Co NOT

R 21.00

2007046847

6629784

Page: 2 of 7

03/28/2007 12:49P

Bk-1134 Pg-6758

1 the life beneficiaries:

2 (a) To retain, in their absolute discretion and for such period as to
3 them shall seem advisable, any and all investments and other properties held
4 by me at my death without liability for any loss incurred by reason of the
5 retention of such investments or properties.

6 (b) To change investments and properties, and to invest and reinvest
7 all or any part of the corpus of my estate, or of any of the trusts hereby
8 established, in such securities, investments, or other property as to them
9 seem advisable and proper, irrespective of whether the same are authorized
10 for the investment of trust funds by the laws of the State of New Mexico.

11 (c) To sell all or any part of the property of whatsoever kind of
12 which I may die seized or possessed, or to or in which I may be or become in
13 any way entitled or have any interest whatsoever, or over which I may have
14 any power of appointment, or which at any time may constitute a part of my
15 estate or of the trusts hereby established, at such times, upon such terms,
16 for cash or on credit, with or without security, in such manner and at such
17 prices, either at public or private sale, as to them shall seem advisable
18 and proper, and to execute good and sufficient deeds and bills of sale
19 thereof.

20 (d) To lease any property held by them and fix the duration of the
21 term, irrespective of the provisions of any statute or of the termination of
22 any trust; and to mortgage, pledge, collect, convert, redeem, exchange, or
23 otherwise dispose of any securities or other property at any time held by them.

24 (e) To borrow money, whether to pay taxes, exercise subscriptions,
25 rights, and options, pay assessments or to accomplish any other purpose of
26 any nature incidental to the administration of my estate or of the trusts
27 hereby established, and to pledge any securities or other property held by
28 them as security therefor.

29 (f) To enforce any bonds, mortgages, security agreements, or other
30 obligations or liens held hereunder; to enter upon such contracts and agree-
31 ments and to make such compromises or settlements of debts, claims, or
32 controversies as they may deem necessary or advisable; to submit to arbitration



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1 any matter or difference; to vote personally or by proxy any shares of stock
2 which may at any time be held by them hereunder, and similarly to exercise
3 by attorney any rights appurtenant to any other securities or other property
4 at any time held by them hereunder.

5 (g) To consent to the reorganization, consolidation, merger,
6 liquidation, readjustment of or other change in any corporation, company, or
7 association, or to the sale or lease of the property thereof or any part
8 thereof, any of the securities or other property of which may at the time be
9 held by them hereunder, and to do any act or exercise any power with refer-
10 ence thereto that may be legally exercised by any person owning similar
11 property in his own right, including the exercise of conversion, subscrip-
12 tion, purchase, or other options, the deposit or exchange of securities, the
13 entrance into voting trusts, and the making of agreements or subscriptions
14 which they may deem necessary or advisable in connection therewith, all
15 without applying to any court for permission so to do, and to hold and
16 redeem or sell or otherwise dispose of any securities or other property which
17 they may so acquire, irrespective of whether the same be authorized for the
18 investment of trust funds by the laws of the State of New Mexico.

19 (h) To cause to be registered in their own names, without qualifi-
20 cation or description, or in their names as executors or trustees hereunder,
21 or in the names of their nominee or nominees, without qualification or
22 description, any securities at any time held in my estate or in the trusts
23 hereby established.

24 (i) To determine the manner in which the expenses incidental to or
25 connected with the administration of my estate and the trusts hereby estab-
26 lished shall be apportioned as between income and principal.

27 (j) To carry out agreements made by me during my lifetime, including,
28 the consummation of any agreements relating to the capital stock of corpo-
29 rations owned by me at the time of my death, including the continuation of
30 any partnership of which I may be a member at the time of my death whenever
31 the terms of the partnership agreement obligate my estate or my personal
32 representative to continue my interest therein, and to enter into agreements



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1 for the rearrangement or alteration of my interests or rights or obligations
2 under any such agreements in effect at the time of my death.

3 (k) To apportion extraordinary and stock dividends received by them
4 between income and principal in such manner as they may see fit; provided,
5 however, that all rights to subscribe to new or additional stock or securi-
6 ties, and all liquidating dividends shall be deemed to be principal.

7 (l) Except as otherwise directed in foregoing paragraphs, to make
8 any division or distribution required under the terms of this will in kind
9 or in money, or partly in kind and partly in money, and to that end to allot
10 to any part or share such stock, securities, or other property, real or
11 personal, as to them seems proper; provided, however, that the Trustees shall
12 not be required to make physical division of the funds except when necessary
13 for distribution of principal, but may, in their discretion, keep the trusts
14 in one or more consolidated funds; nor shall the Trustees be required to
15 make any provision on account of the diminution or increase in value of any
16 securities or investments at any time constituting a part of my estate or
17 of the trusts hereby established, or for depreciation in respect of any
18 tangible property, or for the purpose of amortizing or making good any amount
19 paid in premiums on the purchase of securities or of any other property.

20 The Executors and Trustees may freely act under all or any of the
21 powers by this will given to them in all matters concerning my estate and the
22 trusts hereby established, after forming their judgment based upon all the
23 circumstances of any particular situation as to the wisest and best course
24 to pursue, without the necessity of obtaining the consent or permission of
25 any person interested therein, or the consent or approval of any court, and
26 notwithstanding that they may also be acting as individuals, or as trustees
27 of other trusts, or as agents for other persons or corporations interested
28 in the same matters, or may be interested in connection with the same matters
29 as stockholders, directors or otherwise; and the devisees and bequests, in
30 trust or otherwise, made in this will have been so made in contemplation of
31 such freedom of judgment and action.

32 The powers herein granted to the Executors and Trustees may be



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1 exercised in whole or in part, from time to time, and shall be deemed to be
 2 supplementary to and not exclusive of the general powers of executors and
 3 trustees pursuant to law, and shall include all powers necessary to carry the
 4 same into effect. The enumeration of specific powers herein shall not be
 5 construed in any way to limit or affect the general powers herein granted.
 6 Notwithstanding any other provision in this will, the executors and trustees
 7 shall not exercise any power in a manner inconsistent with the right to the
 8 beneficial enjoyment of trust property accorded to a life beneficiary of a
 9 trust under the general principles of the law of trusts.

10 9. Dealings with fiduciaries: No person dealing with my Executors or
 11 Trustees shall be obligated to see to the application of any moneys, secur-
 12 ities, or other property paid or delivered to them, or to inquire into the
 13 expediency or propriety of any transaction or the authority of my Executors
 14 or Trustees to enter into and consummate the same upon such terms as they
 15 may deem advisable.

16 Being of sound mind and not under any undue stress, I, Charles Wilbur
 17 Watts, 11209 Baja Drive, N.E., Albuquerque, New Mexico 87111, have made this
 18 will.

19 In witness whereof, I have hereunto set my hand to this will this
 20 27 day of APRIL, 1984.

23 Charles W. Watts
 24 CHARLES W. WATTS

25 Elizabeth Surrency
 26 Witness

27 Gloria Gentry
 28 Witness

29 Diana M. Sanchez
 30 Witness

31 Cinda L. He...
 32 Notary Public

My commission expires:
12/20/86



AFFIDAVIT

STATE OF New Mexico
COUNTY OF Bernalillo

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the above mentioned jurisdiction, Becky Tays, who being by me first duly sworn, does on oath say as follows:

1. That she is an adult resident citizen of the State of New Mexico and she has personal knowledge of the matters in this affidavit.
2. That she was familiar with Charles Wilbur Watts during his lifetime and was specifically familiar with his handwriting.
3. That she has reviewed the Last Will and Testament of Charles Wilbur Watts dated April 27, 1984, and confirms herein that the signature thereon alleging to be Charles Wilbur Watts is, in fact, the signature of Charles Wilbur Watts
4. Further, that on said date of the Last Will and Testament of April 27, 1984, affiant knows of her own personal knowledge that Charles Wilbur Watts was of sound mind and disposing memory.

And further affiant saith not.

WITNESS MY SIGNATURE on this the 27 day of March, 2007.

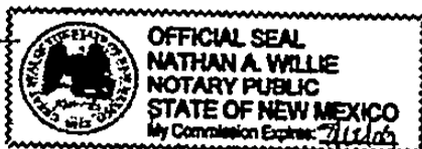
Becky Tays

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 27 day of March, 2007.

NOTARY PUBLIC

MY COMMISSION EXPIRES:

8/12/09
(SEAL)
I:\DAMP\AFFIDAVITays Becky.wpd



MADISON COUNTY MS This instrument was
filed for record April 9, 2007.
Book 41 Page 392
ARTHUR JOHNSTON, C. C.
BY: K. Slevers D.C.