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James W. Fuhrmeister

Judge of Probate

LAST WILL AND TESTAMENT -- 209846--

I, GILLIAN BRANSCOMB BEAVERS, a resident of Jefferson County, State of Alabama, being of sound and disposing mind and memory, do make, publish and declare this instrument as and for my last will and testament, hereby revoking any and all former wills and codicils thereto heretofore made by me.

GILLIAN BRANSCOMB BEAVERS

ITEM ONE

I direct that all my just debts, including the expenses of my last illness and funeral, shall first be paid out of my estate by my executor, hereinafter named, as soon as possible after my death.

ITEM TWO

I give and bequeath all household furniture, furnishings and effects (including, without limitation, appliances, furniture, furnishings, rugs, pictures, paintings, books, silver, plate, linen, china, glassware, antiques and objects of art), personal effects (including, without limitation, wearing apparel, jewelry, watches and all other articles of personal use or ornament) and automobiles owned by me at the time of my death and not otherwise effectively bequeathed, together with all policies of insurance relating thereto, to such of my children, Charles Alfred Jones Beavers, Jr., Anita Beavers Greer and Rebecca Beavers Kissel, as survive me, to be divided among them by my executor, in my executor's sole and absolute discretion, in as nearly equal proportions as may be practicable, having due regard for the personal preferences of my children; provided, however, that if any thild of mine shall predecease me leaving issue surviving me, such issue shall take, per stirpes, the share

FILED IN OFFICE THIS THE DAY OF OCT. 20 10
FOR PROBATE AND RECORD.

Alan L. King
JUDGE OF PROBATE

ABB



20140528000160960 1722 377.60 Shelby Cnty Judge of Probate, AL 05/28/2014 02:00:41 PM FILED/CERT that the child who predeceased me would have taken had he or she survived me. If I am not survived by any issue of mine, the gift provided by this Item shall lapse, and the property herein described shall become a part of my residuary estate.

I hereby vest in my executor full power and authority to determine what items of property pass under the provisions of this Item.

I may leave a written memorandum expressing my desires as to the disposition or division of some of the property described above. I urge that my wishes as so expressed be carried out. I do not intend, however, to impose any trust or other enforceable obligation by any such written memorandum.

Any property to which a minor is entitled under this Item may be delivered to (a) the guardian or conservator of the property of such minor, (b) the guardian of the person of such minor, or (c) the person having the care and custody of such minor, and the receipt of the person to whom delivered shall be effective to release my executor.

ITEM THREE

- 1. I give and bequeath the sum of Five Thousand Dollars (\$5,000.00) to each grandchild of mine surviving me. If any grandchild of mine does not survive me, the gift provided in this paragraph 1 for such grandchild shall lapse and become a part of my residuary estate.
- 2. I give and bequeath the sum of One Thousand Dollars (\$1,000.00) to each great grandchild of mine surviving me. If any great grandchild of mine does not survive me, the gift provided in this paragraph 2 for such great grandchild shall lapse and become a part of my residuary estate.

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ITEM FOUR

My residuary estate (meaning thereby the rest and residue of the property of whatsoever kind and character and wheresoever situated belonging to me at the time of my death and over which I have the power of disposition) shall be disposed of as follows:

- 1. If any issue of mine survives me, my executor shall divide my residuary estate into a sufficient number of equal shares so that there shall be set aside one equal share for each child of mine surviving me and one equal share for the issue collectively surviving me of each child of mine who predeceases me leaving issue surviving me, such shares to be held or disposed of as follows:
 - A. With respect to each child of mine surviving me, I give, devise and bequeath one of such equal shares to him or her.
 - B. With respect to each child of mine who predeceases me leaving issue surviving me, my executor shall further divide one of such equal shares among such living issue, in equal shares per stirpes, and with respect to each living issue entitled to such share or a portion of such share, I give, devise and bequeath such share or such portion of such share to which he or she is entitled to him or her if he or she has attained the age of thirty-five (35) years, otherwise to the trustee hereinafter named, in trust, nevertheless, to be held, managed and disposed of as a separate trust for his or her benefit in accordance with the provisions of ITEM FIVE hereof.
- 2. If I am not survived by any issue of mine, I give, devise and bequeath my residuary estate to my heirs determined at my death.

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ITEM FIVE

The following provisions shall govern each separate trust herein created for the primary benefit of a living issue of a deceased child of mine, such living issue being hereinafter referred to as the "beneficiary," and the trustee is directed as follows:

- 1. The trustee shall pay to or for the benefit of the beneficiary so much, if any, of the net income or principal of the trust as the trustee, in the trustee's sole and absolute discretion, shall deem necessary or desirable for the beneficiary's support, maintenance, health and education, it being my intention that all or part or none of the net income or principal may be paid to the beneficiary. The trustee shall consider all resources and income of or available to the beneficiary from all sources reasonably known to the trustee. The beneficiary shall not have the right to require that any payment of income or principal be made under the provisions of this paragraph, the decision of the trustee being final and binding. The trustee shall be fully discharged with respect to all amounts of income and principal so paid to or for the benefit of the beneficiary without obligation on the part of the beneficiary to account therefor to the trustee or any person, firm or corporation. The net income or any part thereof not so paid shall be accumulated and added to and become a part of the principal of the trust.
- 2. If the beneficiary was under the age of twenty-five (25) years at the creation of the trust, the trustee shall transfer, convey and pay over, free of trust, to the beneficiary one-third (1/3) of the then principal when the beneficiary attains the age of twenty-five (25) years and one-half (1/2) of the then remaining principal when the beneficiary attains the age of thirty (30) years.

If the beneficiary was over the age of twenty-five (25) years but was under the age of thirty (30) years at the



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creation of the trust, the trustee shall transfer, convey and pay over, free of trust, to the beneficiary one-third (1/3) of the then principal immediately upon the funding of the trust and one-half (1/2) of the then remaining principal when the beneficiary attains the age of thirty (30) years.

If the beneficiary was over the age of thirty (30) years but was under the age of thirty-five (35) years at the creation of the trust, the trustee shall transfer, convey and pay over, free of trust, to the beneficiary two-thirds (2/3) of the then principal of the trust immediately upon the funding of the trust.

- 3. The trust shall terminate on the first to occur of
 - A. The date the beneficiary attains the age of thirty-five (35) years, or
 - B. The date the beneficiary dies.

If the trust terminates on the date the beneficiary attains the age of thirty-five (35) years, the trustee shall transfer, convey and pay over, free of trust, the then remaining principal and undistributed income of the trust to the beneficiary.

If the trust terminates on the date of the death of the beneficiary, the trustee shall transfer, convey and pay over, free of trust except as provided in ITEM SIX or ITEM SEVEN hereof, the then remaining principal and undistributed income of the trust to the issue of the beneficiary living at the termination of the trust, in equal shares per stirpes, or if no issue of the beneficiary is living at the termination of the trust and if issue of mine is living at the termination of the trust, to such issue of mine as would be entitled to inherit the proportions in which they would be entitled to inherit the same from the beneficiary under the laws of descent and distribution of Alabama relating to real property in force at

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the termination of the trust, had the beneficiary died immediately following the termination of the trust, domiciled in Alabama, intestate, unmarried, survived only by issue of mine and owned the same, whether or not the property being distributed is real, personal or mixed, or if no issue of mine is then living, to my heirs determined at the termination of the trust.

ITEM SIX

If any person becomes entitled to any share of the principal or undistributed income of any trust herein created on its termination and if such person has any other property then held in trust for his or her benefit under the provisions of this will, his or her share in the trust so terminating shall not be transferred, conveyed and paid over, free of trust, to him or her but shall be added to, merged with and administered and disposed of like such other property so held in trust for him or her.

ITEM SEVEN

estate on my death or of the principal or undistributed income of any trust herein created on its termination, if such person has no other property then held in trust for his or her benefit under this will and if such person shall not have attained the age of twenty-five (25) years on the date such person becomes so entitled to such share, then though the share of such person in my estate or in the trust so terminating shall then vest in him or her, his or her share shall not be transferred, conveyed and paid over, free of trust, to him or her, and the trustee shall hold the same in trust for him or her until he or she shall attain the age of twenty-five (25) years, using and applying for his or her support, maintenance, health and education such part of the

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net income from his or her share or of the principal thereof as the trustee deems necessary or desirable for said purposes; provided, however, if such person shall die prior to attaining the age of twenty-five (25) years, the trustee shall transfer, convey and pay over, free of trust, the then principal and undistributed income from his or her share to his or her estate.

ITEM EIGHT

The following provisions shall apply to each trust created under this will:

- 1. The trustee is authorized, but not required, to mingle the trust property of the separate trusts held under this will, allotting to each separate trust an undivided interest in the mingled funds.
- 2. All references in this will to "trustee" shall be deemed to include not only the original trustee but also any successor trustee; and all powers and discretions vested in the original trustee shall be vested in, and exercisable by, any such successor trustee.
- the ultimate vesting of any trust estate herein created or of any share therein to be extended under the provisions hereof to a time beyond that within which the same is required by law to become vested, then and in such event the trust as to said trust estate or as to such share therein shall continue only for as long a period of time as is allowed by law, at the end of which period the said trust as to said trust estate or as to such share therein shall terminate. In such case said trust or such share therein shall at the expiration of such period thereupon be vested in and distributed to the person for whose primary benefit the trust was created, or, if the trust was created for the primary benefit of more than one

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person, to such persons in the proportions in which they are so enjoying the same, irrespective of their attained ages.

- death shall accrue from the date of my death, and until the trusts are established. I authorize my executor, in my executor's absolute discretion, from time to time and at any time, to pay out of my general estate to the respective income beneficiaries of such trusts, as advance payments of income, such sum or sums as, in my executor's judgment, are not in excess of the income which such income beneficiaries probably would have been entitled to receive from the said trusts had the same been established. Any such sum paid from the principal of my general estate shall be regarded merely as a temporary advance to be restored to the principal from income otherwise payable to the beneficiary to whom such advance shall have been made.
- 5. As to the net income which by any of the provisions of this will may be payable to any person, such person shall have no right or power, either directly or indirectly, to anticipate, charge, mortgage, encumber, assign, pledge, hypothecate, sell or otherwise dispose of same, or any part thereof, until same shall have been actually paid in hand to him or her by the trustee. Nor shall such income nor the principal or corpus of any trust estate nor any part of or interest in either of them be liable for or to any extent subject to any debts, claims or obligations of any kind or nature whatsoever or to any legal process in aid thereof, contracted or incurred by or for such person before or after my death.
- 6. The whole or any part of the income or principal of any trust payable to any beneficiary who, in the opinion of the trustee, is incapacitated through illness, age or other cause may, in the discretion of the trustee, be paid to such beneficiary or applied by the trustee for the benefit

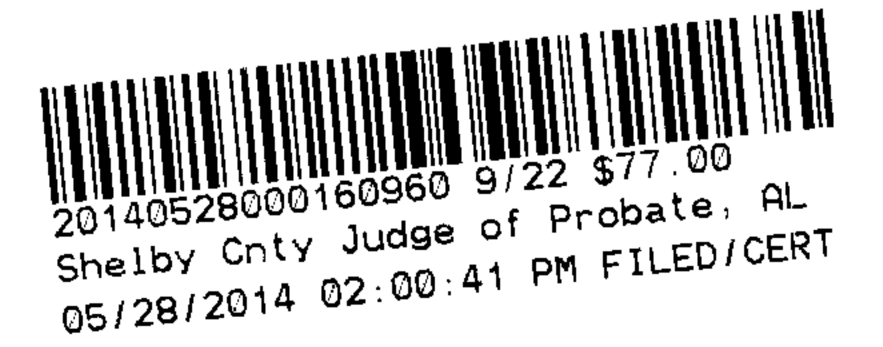
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of such beneficiary or paid to the guardian of the person of such beneficiary.

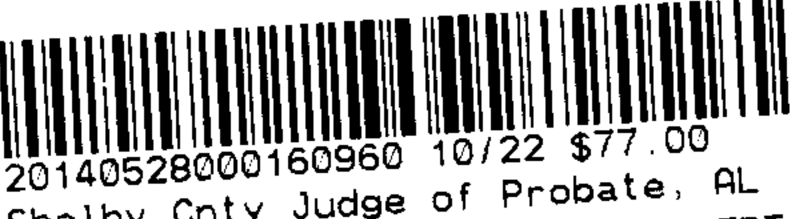
ITEM NINE

- 1. Notwithstanding any other provision of this will, the following provisions shall be applicable:
 - A. If any trust created under this will would otherwise be partially exempt from the generation-skipping tax under Chapter 13 of the Internal Revenue Code, as amended, due to the allocation of a GST exemption to it, then, before such allocation and as of the relevant valuation date under Section 2642 of said Code with respect to such allocation, the trustee may (but need not) divide that trust (the "original trust") into two separate trusts of equal or unequal value which shall be identical in all other respects to the original trust, so that the allocation of the GST exemption can be made to one trust that will be entirely exempt from generation-skipping tax. Any two separate trusts created pursuant to this subparagraph A shall have the same name as the original trust, except that the trust to which the GST exemption is allocated shall have the phrase "GST exempt added to its name.
 - B. If property that is to be added or allocated to an existing trust pursuant to this will is subject to different treatment for any reason for purposes of the generation-skipping tax under Chapter 13 of the Internal Revenue Code than property already held in that existing trust, then the trustee may (but need not) hold that property instead as a separate trust, which is appropriately designated to distinguish it from the existing trust to which the property otherwise would have been added or allocated, but which is identical in all other respects to that existing trust.



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- It is my intention that the trustee shall not be required to administer a trust hereunder that is only partially exempt from generation-skipping tax, or commingle property subject to different treatment for generation-skipping tax purposes, whether because the transferors with respect to the property are assigned to different generations or otherwise. The provisions of this paragraph 1 are intended to enable the trustee to avoid such situations by empowering the trustee to segregate trust property (i) that is entirely exempt from generation-skipping tax from trust property that is not exempt, or (ii) that is otherwise treated differently from other trust property for purposes of the generation-skipping tax, and the provisions of this paragraph 1 should be applied in a manner consistent with this intention.
- 2. To the extent it is consistent with the trustee's fiduciary obligations, the trustee shall seek to take advantage of any opportunities to avoid or delay generation-skipping tax when making discretionary distributions of income and principal from trusts created under this will for the benefit of the same current beneficiary or beneficiaries, and to maximize the amount of trust property that eventually may be distributed to my issue without transfer tax of any kind at the termination of all trusts created under this will.
- 3. Insofar as the trustee deems it advisable, no principal of any trust created under this will that is exempt from generation-skipping taxes due to the allocation of a GST exemption to it shall be distributed to a beneficiary of such trust so long as there is in existence any other trust created hereunder (a) that is not exempt from generation-skipping taxes, and (b) that contains principal that may also be distributed by the trustee to such beneficiary.



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ITEM TEN

- shall be my son, Charles Alfred Jones Beavers, Jr. If my son be dead or fails or refuses to act as trustee or, having acted, should thereafter die, resign or become incapacitated, then and in any such event my daughter, Anita Beavers Greer, shall act as trustee. If both my son and my said daughter be dead or otherwise unable or unwilling to act as trustee, then and in any such event my daughter, Rebecca Beavers Kissel, shall act as trustee.
- 2. In addition to, and not by way of limitation of, the powers conferred by law upon fiduciaries, I hereby expressly grant to the trustee with respect to each of the trust estates herein created, including any accumulated income thereof, the powers hereinafter enumerated, all such powers so granted to be exercised by the trustee, as the trustee may deem advisable, in the trustee's sole and absolute discretion:
 - A. To retain and hold any property, including stocks, bonds or other securities, originally received by the trustee as a part of the trust estate, irrespective of whether such property is a so-called "legal" investment of trust funds and irrespective of the relative proportion of the trust estate represented by any such property or part thereof;
 - B. To sell, exchange, transfer or convey, either before or after option granted, all or any part of the trust estate upon any terms and conditions, and to invest and reinvest the trust estate and the proceeds of sale or disposal of any portion thereof in any loans, stocks, bonds or other securities, common trust funds, mortgages, participations in mortgages, shares of regulated investment companies or trusts. or other property, real

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or personal, whether so-called "legal" investments of trust funds or not;

- C. To improve, repair, lease or rent for improvement or otherwise for a term beyond the possible termination of the trust or for any less term, either with or without option of purchase, and to develop, let, exchange, release, partition, subdivide, vacate, dedicate, adjust the boundaries of or change the use of any real estate constituting a part of the trust estate;
- D. To borrow money from any lender, including the trustee, for any purpose, with or without security or mortgage of any real estate or pledge of any personal property held by the trustee hereunder;
- E. To determine whether or to what extent receipts should be determined to be income or principal, whether or to what extent expenditures should be charged against principal or income, and what other adjustments should be made between principal or income by following the provisions of the Alabama Principal and Income Act as the same shall exist from time to time, and in all instances in which such Act does not resolve questions relating to principal and income, to determine the same with due regard to the interest of the beneficiary then entitled to the income thereof;
- F. To keep any property constituting a part of the trust estate properly insured against any hazards, to pay all taxes or assessments, mortgages or other liens now or hereafter resting upon said property, and generally to pay all the expenses of the trust incurred in the exercise of the powers herein vested in the trustee;
- G. To make divisions and distributions hereunder provided for either in cash or in kind, or partly in cash and partly in kind; to allocate different kinds or disproportionate shares of property or undivided

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interests in property among the beneficiaries or separate trusts, without liability for, or obligation to make compensating adjustments by reason of, disproportionate allocations of unrealized gain for federal income tax purposes; to determine the value of any property so allocated, divided or distributed; and to determine the share and identity of persons entitled to take hereunder;

- H. To hold any or all securities or other property constituting the trust estate in bearer form, in the name of the trustee, or in the name of some other person, partnership or corporation without disclosing any fiduciary relation, and to mingle any or all of the property constituting the trust estate in investments with other property held in other trust estates;
- I. To vote in person or by proxy, general or limited, upon all stocks, bonds or other securities constituting a part of the trust estate; to unite with other owners of similar property in carrying out any plan for the consolidation, merger, dissolution, recapitalization, liquidation or reorganization of any corporation or other business entity whose securities constitute a part of the trust estate; to exchange the sedurities of any corporation or other business entity constituting a part of the trust estate for other securities; to assent to the consolidation, merger, dissolution, recapitalization, liquidation or reorganization of any such corporation or other business entity; to sell or lease the property or any portion thereof of any such corporation or other business entity to any other corporation or other business entity; to pay all assessments, expenses and sums of money for the protection of the interest of the trust estate as the holder of such stocks, bonds or other securities; and generally to exercise with respect to all stocks, bonds

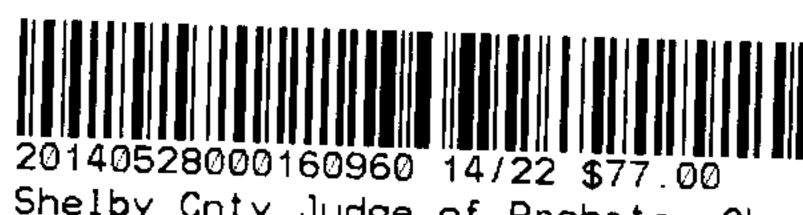
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or other securities held by the trustee the same rights and powers as are or may be exercised by a person owning similar property in his own right;

- J. To institute and defend any and all suits or legal proceedings relating to the trust estate in any court, and to compromise or submit to arbitration all matters of dispute in which the trust estate may be involved;
- K. To execute and deliver any and all contracts, conveyances, transfers or other instruments, and to do any acts, including the employment of attorneys or agents, necessary or desirable in the execution of the powers herein vested in the trustee;
- L. To operate farms and woodlands with hired labor, tenants or sharecroppers, to acquire real estate, crop allotments, livestock, poultry, machinery, equipment, materials and any other items of production in connection therewith; to clear, drain, ditch, make roads, fence and plant part or all of such real estate, and to employ or enter into any practices or programs to conserve, improve or regulate the efficiency, fertility and production thereof; to improve, sell, auction or exchange crops, timber or other products thereof; to lease or enter into management, cutting, production or sales contracts for a term beyond the possible termination of the trust or for a less period; to employ the methods of carrying on agriculture, animal husbandry and silviculture that are in use in the vicinity of any of such real estate or that the trustee deems otherwise appropriate; to make loans or advances at interest for production, harvesting, marketing or any other purpose hereunder, in any manner and upon any terms and conditions; and in general to take any action in such operation of farms and woodlands;

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M. To drill, explore, test, mine or otherwise exploit oil, gas and other mineral or natural resources; to engage in absorption, repressuring, and other production, processing or secondary recovery operations; to install, operate and maintain storage plants and pipelines or other transportation facilities; to engage in any of the above activities directly under such business form as the trustee may select or to contract with others for the performance of them; and to enter into and execute oil, gas and mineral leases, division and transfer orders, grants, farm-out, pooling or unitization agreements, and any other instruments or agreements in connection therewith;

N. To retain any business interest as shareholder, security holder, creditor, partner, proprietor or otherwise, even though it may constitute all or a large portion of the trust estate; to participate in the conduct of any business and take or delegate to others discretionary power to take any action with respect to its management and affairs that an individual could take as owner of the business, including the voting of stock and the determination of all questions of policy; to execute partnership agreements and amendments thereto; to participate in any incorporation, reorganization, merger, consolidation, recapitalization, liquidation or dissolution of any business or any change in its nature; to invest additional capital in, subscribe to or buy additional stock or securities of, or make secured, unsecured or subordinated loans to any business with trust funds; to rely upon the reports of certified public accountants as to the operations and financial condition of any business, without independent investigation; to elect or employ, as directors, officers, employees or agents of any business, and compensate any persons,

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including a trustee or a director, officer or agent of a trustee; to deal with and act for any business in any capacity, including any banking or trust capacity and the loaning of money out of the trustee's own funds, and to be compensated therefor; and to sell or liquidate any interest in any business; and

- O. To use and expend trust income and principal to (i) conduct environmental assessments, audits and site monitoring; (ii) take all appropriate remedial action to contain, clean-up or remove any environmental hazard including a spill, discharge or contamination; (iii) institute legal proceedings concerning environmental hazards or contest or settle legal proceedings brought by any local, state or federal agency concerned with environmental compliance or a private litigant; (iv) comply with any local, state or federal agency order or court order directing an assessment, abatement or clean-up of any environmental hazard; and (v) employ agents, consultants and legal counsel to assist or perform the above undertakings or actions.
- 3. All powers given to the trustee in this Item and elsewhere in this will are exercisable by the trustee only in a fiduciary capacity.

ITEM ELEVEN

- any trust created hereunder at any time without assigning any cause or reason therefor and without action or approval of any court by an instrument of resignation which shall have attached to it either proof that a copy has been sent to, or acknowledgment of receipt of a copy from, such of my children as are then living and competent to act.
- 2. If a trustee resigns, then any successor trustee named in ITEM TEN to succeed the resigned trustee

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shall so succeed the resigned trustee. If no successor trustee is named in ITEM TEN to succeed the resigned trustee, such of my children as are then living and competent to act may appoint a successor trustee, which shall be a bank or trust company having trust powers and a capital and undivided surplus of at least One Hundred Million Dollars (\$100,000,000).

3. Any instrument of resignation or appointment shall be executed and acknowledged as required by law in the case of deeds and shall be filed with the original records of the trust.

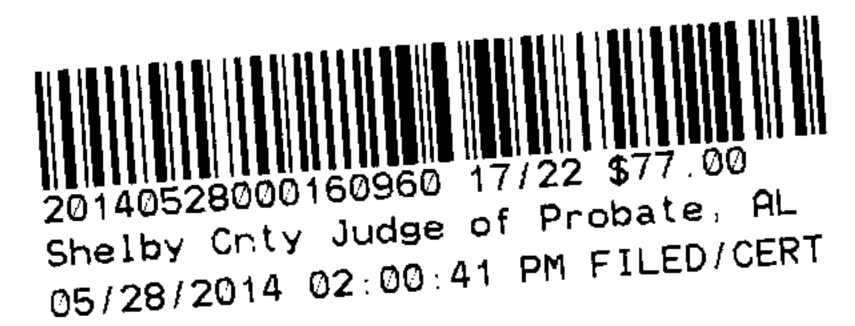
ITEM TWELVE

I nominate and appoint my son, Charles Alfred Jones Beavers, Jr., as executor of this my last will and testament. If my son be dead or fails or refuses to act as executor or, having acted, should thereafter die, resign or become incapacitated, then and in any such event my daughter, Anita Beavers Greer, shall act as executor. If both my son and my said daughter be dead or otherwise unable or unwilling to act as executor, then and in any such event my daughter, Rebecca Beavers Kissel, shall act as executor.

The executor acting at any time hereunder shall not be required to give bond or to file an inventory or appraisal of my estate in any court, although the executor shall make and keep an inventory and shall exhibit the same to any party in interest at any reasonable time.

I hereby vest in my executor acting at any time hereunder the same full powers of management, control and disposition of my estate herein given my trustee under ITEM TEN hereof, and I direct that in the exercise of such powers my executor shall be free from the supervision and control of the probate court or any other court.

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As used in this will, the term "executor" shall mean the person, whether male or female, or any bank or trust company having trust powers that is at any time acting as the personal representative of my estate.

ITEM THIRTEEN

Should it be necessary for a representative of my estate to qualify in any jurisdiction wherein the executor named herein cannot or may not desire to qualify as such, or if at any time and for any reason there shall be no executor in office in such other jurisdiction, then I appoint as executor therein such person or corporation as may be designated by my executor. Such substituted executor shall, without giving any security, have in such other jurisdiction all the rights, powers, authorities, duties and discretions conferred or imposed upon the executor by the provisions of this will.

ITEM FOURTEEN

Whenever distribution is to be made to the "heirs" of an individual determined at a stated time, distribution shall be made to such person or persons as would be entitled to inherit the property constituting the same and in the proportions in which they would be entitled to inherit the same from such individual under the laws of descent and distribution of Alabama relating to real property in force at the stated time had such individual died at that time, domiciled in Alabama, intestate, unmarried and owned the same, whether the property being distributed is real, personal or mixed.

ITEM FIFTEEN

All references in this will to "child" or "children" shall mean lawful blood descendants in the first degree of the

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parent designated, and references to "issue" shall mean lawful blood descendants in the first, second or any more remote degree of the ancestor designated; provided always, however, that an adopted child and such adopted child's lawful blood descendants shall be considered as lawful blood descendants of the adopting parent or parents and of anyone who is by blood or adoption an ancestor of the adopting parent or of either of the adopting parents, and shall not be considered descendants of the adopted child's natural parents, except that when a child is adopted by a spouse of one of his or her natural parents such child shall be considered a descendant of such natural parent as well as a descendant of the adopting parent.

Billian Branscomb Beavers
GILLIAN BRANSCOMB BEAVERS

We, the undersigned witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned authority that the testatrix signs and executes this instrument as her last will and that she signs it willingly, and that each of us, in the presence and hearing of the testatrix, hereby signs this will as witness to the testatrix's signing, and that to the best of our knowledge the

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testatrix is 18 years of age or older, of sound mind, and under no constraint or undue influence.

MITNESS

Birmison, AL

ADDRESS

Birmison, AL

ADDRESS

STATE OF ALABAMA
JEFFERSON COUNTY

Subscribed and sworn to and acknowledged before me by GILLIAN BRANSCOMB BEAVERS, the testatrix, and subscribed and sworn to before me by Filip Rower and M. Allison Taylor , witnesses, this 12th

Motary Public

day of ____

2007.

[SEAL]

My Commission Expires:

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The State of Alabama JEFFERSON COUNTY

PROBATE COURT

I, S. Jacquelyr	Rhodes, Chief Cler	k of the Court	of Probate, in and for sa	aid County in said Stat
hereby certify that th	e foregoing contains a	full, true and co	rect copy of the LAST W	ILL AND TESTA-
MENT OF GILLIA	AN BRANSCOMB BI	EAVERS, DEC	EASED	
	1 - · · · · · · · · · · · · · · · · · ·			
			;	
in the matter of G]	LLIAN BRANSCON	MB BEAVERS		•
as the same appears	on file and of record, in	n this office.		
			Given under my hand and	d seal of said Court, this
•		the	15th day of MAY	, 20 <u>14</u>
			St Ra	inder
				Chief Clerk

20140528000160960 21/22 \$77.00 Challer Catro of Dacks of

Shelby Cnty Judge of Probate, AL 05/28/2014 02:00:41 PM FILED/CERT

The State of Alabama Tefferson County

Probate Court