

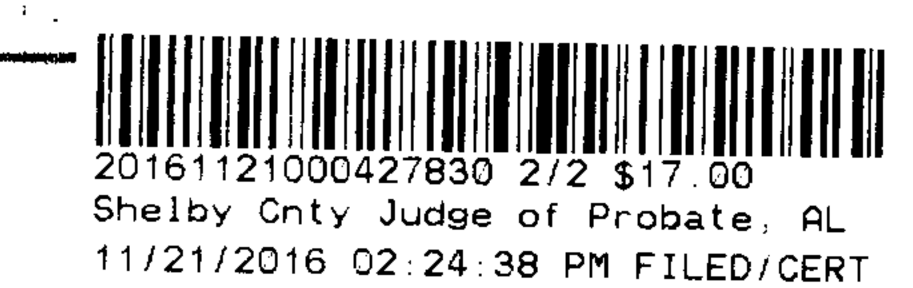
## ADDENDUM AND DECLARATION OF TRUST CHANGES of the

## ANDERZTON FAMLY TRUST

We, WALTER ANDERTONHusband and MADIAN ANDEDTONVife

presently residing and domiciled at
3889 SOUTH SHADES CREST Rd, SHELBY CO, AL, 35244 Number Street City-Town County State Zip
hereby a AMEND THE EXIGINATRUST, naming ourselves as Joint Trustees of this Grantor or revocable Trust as the Creators thereof; and we declare that we hold and will hold the assets and properties hereinafter named for the ultimate use and benefit of the Beneficiary or Beneficiaries hereinafter named; and that we hold these assets and properties not as tenants in common or as community property, but as Joint Tenants with rights of survivorship, such assets and properties to be disposed of and distributed following the death of the last surviving Trustee named above, according to the terms of this Trust.
1. We hereby declare that the following real or personal, tangible or intangible, properties are now being conveyed by assignment, affidavit, or deed from ourselves as individuals to ourselves as Trustees of the ANDERTON FAMILY.  Trust. (If the list is too long for completion here, it will be shown in a notarized SCHEDULE OF TRUST ASSETS attached hereto and thus made a portion of this Indenture.)
THIS ADDENDUM DOES NOT CHANGE
ANYTHING IN THE EXISTING TRUST
EXCEPT AS LISTED BELOW.
SAFTER THE DEATH OF THE LAST
FUTURE PROCEEDS FROM THE TOWER
FUTURE PIGOCELIS FROM THE TOWER
WILL BE GIVEN TO ENMA KIA, EGAN
UNTIL THE END OF THE CONTRACTO
THE FUTURE CONTRACT WILL BE
BETWEEN BRIAN ANDERTON AND NANGY
BOEGH AND THE "TOWER" (FORESTTE LUC,
-THE TENANT FORESITE LLC AT
3795 ASHBURY ROAD, BUZMING, AL, 35243
15 THE "TOWER" ABOVE,
shall be the Beneficiary or the Beneficiaries of this Trust, to share in the following manner:
3. We hereby appoint
4. Should such Successor Trustee for any reason be unable to serve, we hereby appoint to serve as Contingent Successor Trustee.
5. Upon the death of the last original surviving Trustee, the Successor Trustee is hereby directed to assume the duties and powers of Trustee of this Trust and to transfer forthwith the assets and properties of this Trust to the Beneficiary or Beneficiaries here-

in named, in accordance with the provisions of this Indenture.



- 6. Should it be necessary in the best interests of the Trust corpus to manage certain properties before the dissolution and termination of this Trust before final distribution of assets can be made, we hereby direct that our Successor Trustee shall perform such duties as long as necessary; but that the distribution of corpus and the termination of the Trust shall occur as expeditiously as reasonably possible.
- 7. We hereby direct that whenever the corpus of this Trust shall have been fully distributed, this Trust shall be dissolved and terminated.
- 8. We reserve the right during the lifetime of both Trustees or of one survivor to amend or revoke this Trust in whole or in part without consulting, or obtaining the consent of, any Beneficiary named herein; however, any such amendment or revocation shall be duly recorded in the Office of the County Recorder. Should we decide to sell or liquidate any of the assets of this Trust, we reserve the right to make whatever disposal of any receipts received therefor, in whatever manner we may desire.
- 9. We reserve the right during our lifetime to receive any and all incomes which may derive from any of the assets of this Trust for our own use and benefit and to dispose of the same in any manner we may desire; the same powers and benefits to be received and enjoyed by any surviving original Trustee.
- 10. We reserve the right to designate a new Beneficiary or different Beneficiaries or to remove any existing Beneficiary at any time during our lifetime or the lifetime of a surviving Trustee.
- 11. In the event of our legal incapacity, we hereby appoint the Successor Trustee named above as the person to assume the duties and powers of Acting Trustee hereunder.
  - 12. No bond shall be required from any Trustee or Successor Trustee.
- 13. Since this is a Common Law Trust, it shall be enforced and administered without the permission or interposition of any court or other person or authority.
- 14. This Declaration of Trust shall be construed and enforced, wherever applicable or necessary, in accordance with the laws of the State of ALABAMA
- This Declaration of Trust shall extend to and be binding upon the heirs,

15. This Declaration of Trust shall extend to and be balance and upon any Successor executors, administrators, and assigns of the undersigned and upon any Successor Trustee of this Trust.
IN WITNESS WHEREOF, we have hereunto set our hands and seals this day of NOVEMBER 1916 MM CONTROL S.
Witnesses:  Walter Husband  WALTER ANDERTON  K. Manian and Swife  L. S.  Wife
(1) Therapy L. Pocker Ruber House MARIAN ANDERTON (2) × 1919841 Mannet Ruber House Address
State of ALABAMA  County of SHELTOY  State of ALABAMA  HOOVEN, AL, 35244
on the 1714 day of NOVEMBER 1916 before me came
WALTER ANDERTON and MARIAN ANDERTON, known to me to be the individuals described in the foregoing instrument, who executed the same, and acknowledged it to be their free act and will.
SEAL  Notary Public  My Commission Expires  My Commission Expires
TATA COTTITITION