CERTIFICATE TO COPIES

The State of Alabama JEFFERSON COUNTY

Bessemer Division PROBATE COURT

2017-00023

I, Alan L. King, Judge of the Court of Probate, in and for said County in said State hereby certify that the foregoing contains a full, true and correct copy of the PROBATE A WILL in the matter of JACK RAYMOND WALLACE AKA JACK R WALLACE, as the same appears on file and of record, in this office.

Given under my hand and seal of said Court, this date, January 27, 2017

Judge of Probate



20170130000034730 01/30/2017 09:39:35 AM WILLS 2/13

LETTERS TESTAMENTARY

IN THE MATTER OF THE ESTATE OF:

IN THE PROBATE COURT OF JEFFERSON COUNTY, ALABAMA

JACK RAYMOND WALLACE, A/K/A
JACK R. WALLACE,
Deceased

CASE NO. 2017-00023

LETTERS TESTAMENTARY

The Will of the above-named deceased having been duly admitted to record in said county, Letters Testamentary are hereby granted to SARAH WALLACE HART, A/K/A SARAH E. WALLACE—HART, the Personal Representative named in said will, who has complied with the requisitions of the law and is authorized to administer the estate. Subject to the priorities stated in \$43-8-76, Code of Alabama (1975, as amended), the said Personal Representative, acting prudently for the benefit of interested persons, has all the powers authorized in transactions under \$43-2-843, Code of Alabama (1975, as Amended).

WITNESS my hand this date, 5th day of January, 2017.

(SEAL)

Judge of Probate

I, ALAN L. KING, Judge of Probate Court of Jefferson County, Alabama, hereby certify that the foregoing is a true, correct and full copy of the Letters Testamentary issued in the above styled cause as appears of record in said Court. I further certify that said Letters are still in full force and effect.

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WITNESS my hand and seal of said Court this date

			··· · · · · · · · · · · · · · · · · ·
Judge	of	Probate	

IN THE MATTER OF THE ESTATE OF

PROBATE COURT OF

JACK RAYMOND WALLACE de Jack R. Wallace

Deceased

JEFFERSON COUNTY, ALABAMA

CASE NO. 2017-00023

PETITION FOR PROBATE OF WILL

ala Sarah E. Wallace-Hart

Comes the petitioner, Sarah Wallace Hart, and shows this Court the following facts:

- 1. Jack Raymond Wallace ("the decedent") died testate at 613 Stoneriver Drive, Birmingham, Alabama, on or about the 27th day of November, 2016, and, at the time of such death, was an inhabitant of Jefferson County, Alabama.
- 2. Surrendered herewith is the decedent's last will and testament (and all codicils thereto) naming the petitioner as executor thereof, which was (were) duly signed by the decedent when over eighteen (18) years of age, and was (were) attested by the following witnesses:

Name	Present Address
Jo Evelyn G. Vincent	P.O. Box 360345 Birmingham, Alabama 35236
Cynthia B. Cox	P.O. Box 360345 Birmingham, Alabama 35236

3. The decedent's last will and testament, as identified in paragraph 2 hereof, was self-proved in a manner substantially in accordance with the requirements of Ala. Code § 43-8-132. The name and present address of the officer authorized to administer oaths before whom said will was acknowledged are as follows:

Honie Jo Button, 549 Warrior Drive, Alabaster, Shelby County, Alabama 35007

4. The following is a true, correct and complete list of the names, ages, conditions, relationships, and addresses of the decedent's surviving spouse and next of kin (as determined by Application of Ala. Code § 43-8-42):

Name.	Age.	condition.	relation	shin
1 4 CU BAR De			B MASSERVIE	CEESS C.

Address

Sarah Wallace Hart, 37, of sound mind, daughter

109 Edgeview Avenue Birmingham, AL 35209

W

Katherine Wallace Melvin, 38, of sound mind, daughter

5400 Challisford Lane Charlotte, N.C. 28226

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Mary Melinda Wallace, 53, of sound mind, daughter

W

1410 Seabond Avenue Chesapeake, VA 23324

Wherefore, the petitioner prays that this Court will take jurisdiction of this petition, will cause all such notice or citations to issue to the said surviving spouse, next of kin, attesting witnesses, and oath administering officer, as may be proper in the premises; and will cause such proceedings to occur, and such proof to be taken and render such orders and decrees as will duly and legally effect the probate and record in this Court of said will (and all codicils thereto) as the last will and testament of the decedent. This petition is deemed to be verified pursuant to Ala. Code § 43-8-22.

Attorney for Petitioner:	
Thomas J. Skinner, IV Law Offices of Thomas J. Skinner, IV 2164 11 th Avenue South Birmingham, Alabama 35205 (205)802-2545	Signature of Petitioner Sarah Wallace Hart (Name of Petitioner)
	109 Edgeview Avenue, Birmingham, AL
	Address
	35209 Zip Code
BENCH	NOTE
Filed in the Probate Court of Jefferson Co., 2016, and set for he	·
atam/pm.	
	Judge of Probate
FILED IN OFFICE THIS 51 DAY OF SAUGE OF PROBATE FILED IN OFFICE THIS 51 DAY OF PRAYER OF PROBATE DAY OF DAY OF PROBATE	

PETITION FOR PROBATE OF WILL (Self-Proved Will) (Code 1975. § 43-8-160, et seq. §§ 43-8-132 and 133)

B"HAM BAR ASS'N FORM 3B.02 (Revised May 1990) © 1990 Birmingham Bar Association IN THE MATTER OF THE ESTATE OF)

PROBATE COURT OF

JACK RAYMOND WALLACE

JEFFERSON COUNTY, ALABAMA

Deceased

CASE NO. 2017-00023

WAIVER OF NOTICE ON PROBATE OF WILL

I, <u>Katherine Wallace Melvin</u>, a resident of Mecklenburg County, State of <u>North Carolina</u>, being the surviving spouse or one of the next-of-kin (as determined by application of the Ala. Code §43-8-41 or 43-8-42, as appropriate) of <u>Jack Raymond Wallace</u>, deceased, being over the age of nineteen (19) years, hereby accept service and waive notice of the filing of the petition to probate the last will and testament (including all codicils thereto) of said decedent. I do hereby waive notice either by personal service or by publication and consent and request that said will, which bears the date of February 3, 2006, be admitted to probate without further notice of any kind to me, and the executor named in said will be appointed as provided therein. I acknowledge that by this Waiver of Notice I am **NOT** giving up my right to contest said will or to make an objection to the handling of the administration of the estate of the deceased by the executor thereof.

Dated this 20 day of December, 2016.

WITNESS: (Required)

Signature of Witness

Name of Witness

Katherine Wallace Melvin

Katherine Wallace Melvin
Name of Person Making Waiver

BENCH NOTE

FILED IN OFFICE THIS 51/2 DAY
OF January, 20 17

AND ORDERED RECORDED.

Shessi C. Friday
JUDGE OF PROBATE

IN THE MATTER OF THE ESTATE OF)

PROBATE COURT OF

JACK RAYMOND WALLACE

JEFFERSON COUNTY, ALABAMA

Deceased

CASE NO. 2017-00023

WAIVER OF NOTICE ON PROBATE OF WILL

I, Sarah Wallace Hart, a resident of Jefferson County, State of Alabama, being the surviving spouse or one of the next-of-kin (as determined by application of the Ala. Code §43-8-41 or 43-8-42, as appropriate) of Jack Raymond Wallace, deceased, being over the age of nineteen (19) years, hereby accept service and waive notice of the filing of the petition to probate the last will and testament (including all codicils thereto) of said decedent. I do hereby waive notice either by personal service or by publication and consent and request that said will, which bears the date of February 3, 2006, be admitted to probate without further notice of any kind to me, and the executor named in said will be appointed as provided therein. I acknowledge that by this Waiver of Notice I am NOT giving up my right to contest said will or to make an objection to the handling of the administration of the estate of the deceased by the executor thereof.

arlaBurch Johnson

WITNESS: (Required)

Signature of Witness

Name of Witness

rah Wallace Hart

Name of Person Making Waiver

BENCH NOTE

FILED IN OFFICE THIS OF January, 2017
AND ORDERED RECORDED.

Sherri C. Friday
JUDGE OF PROBATE

IN THE MATTER OF THE ESTATE OF)

PROBATE COURT OF

JACK RAYMOND WALLACE

JEFFERSON COUNTY, ALABAMA

Deceased

CASE NO. 7017-00023

WAIVER OF NOTICE ON PROBATE OF WILL

I, Mary Melinda Wallace, a resident of Chesapeake County, State of Virginia, being the surviving spouse or one of the next-of-kin (as determined by application of the Ala. Code §43-8-41 or 43-8-42, as appropriate) of Jack Raymond Wallace, deceased, being over the age of nineteen (19) years, hereby accept service and waive notice of the filing of the petition to probate the last will and testament (including all codicils thereto) of said decedent. I do hereby waive notice either by personal service or by publication and consent and request that said will, which bears the date of February 3, 2006, be admitted to probate without further notice of any kind to me, and the executor named in said will be appointed as provided therein. I acknowledge that by this Waiver of Notice I am NOT giving up my right to contest said will or to make an objection to the handling of the administration of the estate of the deceased by the executor thereof.

Dated this Aday of December, 2016.

WITNESS: (Required)

Signature of Witness

Cheny/ L. Smith

Name of Witness

Mary Melinda Wallace

Mary Melinda Wallace
Name of Person Making Waiver

BENCH NOTE

FILED IN OFFICE THIS 51 DAY OF January . 2017 AND ORDERED RECORDED.

SLOVI C. Friday
JUDGE OF PROBATE

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LAST WILL AND TESTAMENT

OF

JACK RAYMOND WALLACE

I, JACK RAYMOND WALLACE, a resident of the State of Alabama, Shelby County, being of sound mind and disposing memory, do hereby make, publish and declare this instrument as and for my LAST WILL and TESTAMENT and hereby expressly revoke all prior wills and codicils that I have made.

ITEM ONE: Introduction.

My name is JACK RAYMOND WALLACE. I am not married at the time of this will. I have three children whose names are Mary Melinda Wallace, Katherine Wallace-Melvin and Sarah Elizabeth Wallace-Hart. For the purposes of this Will, references to my "children" shall mean the children named herein, any child of mine born after the execution of this Will, and any child adopted by me after the execution of this Will.

ITEM TWO: Payment of Debts; Non-Exoneration.

I direct that all my debts and funeral expenses, including the costs of an appropriate marker for my grave, be paid as soon after my death as may be practicable. In the event that any property or interest in property passing under this Will or by operation of law or otherwise by reason of my death shall be encumbered by a 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 intent that such indebtedness shall not be charged to or paid from my estate, but that the devisee, legatee, joint owner taking by survivorship or beneficiary shall take the property or interest in property subject to all encumbrances existing at the time of my death.

ITEM THREE: Specific Bequests and Devises.

(a) I give and devise to my daughter, Sarah E. Wallace-Hart the dining room set.

ITEM FOUR: Real and Personal Property:

(a) I do hereby give, devise and bequeath all of my property, real, personal and mixed wherever situated, which I may own at the time of my death or to which my estate may become entitled after my death, to my children, Mary Melinda Wallace, Katherine Wallace-Melvin and Sarah Elizabeth Wallace-Hart per stirpes. If my children should not survive me, then to William Christopher Melvin, and any other children of primary beneficiaries who may be born subsequent to this Last Will and Testament in equal shares if they survive me, including but not limited to all articles of personal and household use together with any insurance thereon. I hereby vest in my Executrix full power and authority to determine what objects of property are included in the foregoing description contained in this item.

ITEM FIVE: Trust Property Distribution

If any descendant entitled to a share of the trust property disposed of by this will shall be under the age of twenty-one (21) years at the time of my death, I authorize the surviving Trustee, in the sole discretion of the Trustee, and, in any case, without requiring bond, either to:

(1) Retain for such descendant all or any part of such descendant's share of said property until such descendant attains the age of twenty-one (21) years.



- (2) Upon making any payment or transfer hereunder. Trustee, shall be discharged as to such payment or transfer without liability for the subsequent application thereof. Storage, insurance and other carrying charges incurred in retaining any such property for the descendant shall be paid out of funds held for the benefit of such descendant under this Will.
- (3) If I am not survived by my wife, any of my children, or their children, I give, devise and bequeath my entire estate to my living heirs at law.

ITEM SIX: Appointment of Executrix.

- (a) I hereby nominate and appoint Sarah E. Wallace-Hart as Executrix of this my Last Will and Testament. If should she should die, resign, become incompetent or for any reason fail or cease to serve as Executrix, then Katherine Wallace-Melvin shall serve as successor Executrix hereunder, with all of the rights, powers, title and discretion granted to my Executrix hereunder.
- (b) No Executrix named herein shall be required to give bond or other security; or to file an inventory, accounting or appraisal in any court; or to render any report in court upon final settlement of my estate. Notwithstanding the foregoing, my Executrix shall make out and keep an inventory and maintain records of all transactions relating thereto, and shall exhibit the same to any party in interest at any reasonable time.
- (c) During the administration of my estate, I hereby authorize and empower my Executrix to exercise all powers conferred upon my Trustees in Item Twelve of this Will, regardless of whether or not any trust authorized by this Will shall become operative.

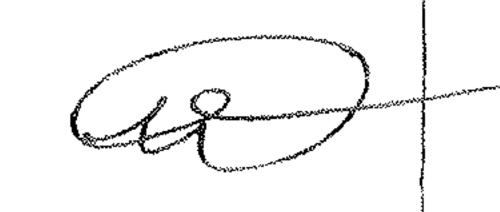
ITEM SEVEN: Appointment of Trustees.

- (a) I hereby nominate and appoint, Peter Melvin, as Trustee with respect to any trust created under the provisions of this Will. Should he predecease me then I hereby nominate and appoint Brian Hart as Trustee.
- (b) No Trustee appointed herein shall be required to give bond or other security; or to file an inventory, accounting or appraisal in any court; or to render any report in court upon final settlement of its acts as Trustee. Notwithstanding the foregoing, my Trustees shall make out and keep an inventory and maintain records of all transactions relating thereto, and shall exhibit the same to any party in interest at any reasonable time.

ITEM EIGHT: Powers of Trustees.

The Trustees shall hold and manage the said trust or trusts and all shares thereof, with all of the powers and authority the Trustees would have if the Trustees were the absolute owner thereof, including but not limited to the following powers:

- 1. To collect the income therefrom.
- 2. To compromise, adjust and settle in the Trustees' discretion any claim in favor of or against the trust.
- To hold any property or securities originally received by the Trustees as a part of the trust or to which the Trustees become entitled by virtue of incorporation, liquidation, reorganization, merger, consolidation or change of charter or name, including any stock or interest in any family corporation, partnership or enterprise, so long as the Trustees shall consider the retention for the best interests of the trust.
- 4. To sell, auction, convey, exchange, or lease or rent for a period beyond the possible termination of the trust (or for a less period) for improvement or otherwise, or to grant options for or in connection with such purposes, or otherwise dispose of, all of any portion of the trust, in such manner and upon such terms and conditions as the Trustees may approve.
- 5. To invest and reinvest the trust and the proceeds of sale or disposal of any portion thereof, in such loans, bonds, stocks, mortgages, common trust funds, securities, or other property, real or personal, or to purchase options for such purposes, or to exercise options, rights, or warrants, to purchase securities or other property, as to the Trustees may seem suitable, provided, however, that the corporate Trustee, acting alone, is authorized to make temporary investments in securities of the



United States or any agency thereof, and to purchase and self-fractional shares and subscription rights 10/13 to which the trust may become entitled.

- 6. To hold, retain or acquire property or securities which in my Trustees' opinion is in the best interest of the trust, without regard to any statutory or constitutional limitation applicable to the investment of trust funds.
- 7. To vote any corporate stock held hereunder in person, or by special, limited or general proxy, with or without power of substitution, or to refrain from voting.
- 8. To continue or dispose of any business enterprise without liability therefor, whether such enterprise be in the form of a sole proprietorship, partnership, corporation or otherwise, and to develop, add capital to, expand or alter the business of such enterprise, to liquidate, incorporate, reorganize, manage or consolidate the same, or change its charter or name, to appoint directors and employ officers, managers, employees or agents (including any trustee or directors, officers or employees thereof) and to compensate and offer stock options and other employee or fringe benefits to them, and in exercising Trustees' powers in relation to such business enterprise, to receive extra or extraordinary compensation therefor.
- To subdivide or otherwise develop, and to change the use or purpose of, any real estate constituting a part of the trust into residential, recreational, commercial, cemetery, or other usage, to construct, alter, remodel, repair or raze any building or other improvement located thereon, to release, partition, vacate, abandon, dedicate or adjust the boundaries as to any such property.
- 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 product thereof, to lease or enter into other management, cutting, production for 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 which are in use in the vicinity of any of such real estate or which the Trustees deem otherwise appropriate, to make loans or advances at interest for production, harvesting, marketing or any other purpose hereunder, in such manner and upon such terms and conditions as the Trustees may approve, and in general to take any action which the Trustees deem necessary or desirable in such operations of farms and woodlands.
- 11. To drill, explore, test, mine or otherwise exploit oil, gas, or 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 Trustees 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 such other instruments or agreements in connection therewith as the Trustees deem necessary or desirable.
- 12. To hold money in its custody while awaiting distribution or investment under the terms hereof, even though such money be commingled with the Trustees' funds (in which case the Trustees shall keep a separate account of the same on the Trustees' books), and the Trustees shall not be required to pay interest thereon.
- 13. To appoint, employ, remove and compensate such attorneys, agents and representatives, individual or corporate, as the Trustees deem necessary or desirable for the administration of the trust, and to treat as an expense of the trust any compensation so paid.
- 14. To hold property or securities in bearer form, in the name of the Trustees, or in the name of the Trustees' nominee, without disclosing any fiduciary relation.
- To keep any property constituting a part of said trust properly insured against hazards, to pay all taxes or assessments, mortgages or other liens now or hereafter resting upon said property, and to create reserves for depreciation, depletion or such other purposes as the Trustees deem necessary or desirable.



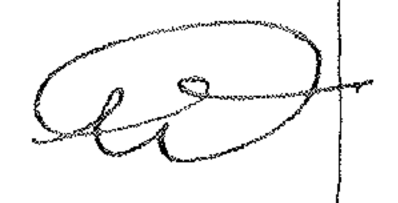
- 16. To determine whether any money or property coming into the Trustees Markillal Social 1/13 treated as a part of the principal; of the trust or a part of the income therefrom, and to apportion between principal and income any loss or expenditure in connection with the trust as the Trustees may deem just and equitable.
- 17. To pay from income any expenses reasonably necessary for the administration of the trust, and in the event the income is insufficient for such payments, the same shall be paid from the principal thereof.
 - 18. To exercise any power hereunder, either acting alone or jointly with others.
- 19. To pay the funeral and burial expenses of any beneficiary from the principal of the trust from which income has been payable to such beneficiary.
- 20. To divide or distribute the trust property as provided for hereunder in cash or in kind, or partly in each, and for such purposes, to determine the value of the trust property, and to determine the share and identity of person entitled to take hereunder.
- To deal with the fiduciary or fiduciaries of any other trust or estate, even though the corporate Trustee is also the fiduciary or one of the fiduciaries of the other trust or estate.
- 22. To receive any property, real or personal, to be added to the trust, if the corporate Trustee consents in writing, from any person, by lifetime or testamentary transfer or otherwise.

ITEM NINE: Resignation of Trustee.

- (a) Any Trustee may resign upon sixty (60) days written notice to the beneficiaries of the trust.
- (b) If any Trustee shall resign or otherwise cease to serve hereunder, my co-trustee shall serve as sole Trustee. If any co-trustee or corporate Trustee shall resign or otherwise cease to serve hereunder, a successor Trustee or corporate Trustee shall be appointed with respect to any separate trust share hereunder by the primary beneficiary of such trust if he or she has obtained the age of majority under the laws of the State of Alabama, or by the guardian or guardians of all minor beneficiaries of such trust. Any corporate trustee appointed under the provisions of this Item must be a bank or trust company qualified to act as such in any state with a net capital and surplus of not less than Five Million Dollars in the aggregate and must be authorized to accept and administer trusts.
- (c) Such right of appointment of a successor Trustee or corporate Trustee shall be exercised by written instrument signed and acknowledged by the person or persons having such power as provided above and delivered to the corporate Trustee which has resigned and to the appointed successor Trustee.
- (d) In the event a successor Trustee is not appointed as provided hereinabove within ninety (90) days after receipt of notice of such resignation by the person entitled to make such appointment of a successor Trustee, then the Trustee wishing to resign may petition a court of competent jurisdiction for the appointment of a successor Trustee and the judicial settlement of such Trustee's account.

ITEM TEN: Status of Successor Fiduciary.

- (a) Any successor fiduciary shall be vested with all the duties, rights, titles, powers (whether discretion or otherwise), and exemptions as if originally named as Trustee or Executor.
- (b) Any successor fiduciary appointed hereunder may accept the account rendered and the assets and property delivered to it by the predecessor fiduciary as a full and complete discharge of the predecessor fiduciary, and shall incur no liability or responsibility to any beneficiary by reason of so doing, all without the necessity of any court proceedings or judicial supervision or approval, regardless of any beneficial vested or contingent interests of any minors, incompetent beneficiaries, or unborn beneficiaries. Any superseded fiduciary shall, at the cost and expense of the trust or estate, execute and deliver all conveyances and assignments, and do or cause to be done any and all acts and things as may be necessary to best in the remaining fiduciary, if any, and the successor fiduciary all of the



rights, titles and interests of the superseded fiduciary hereunder, and to confirm to such successor 12/13 fiduciary the authority to act as such. Such action shall be taken by the superseded fiduciary within ninety (90) days after the receipt of the notice of such removal or the giving of notice of resignation.

ITEM ELEVEN: Miscellaneous Tax Provisions.

I direct my Executrix to make such elections under the tax laws as my Executrix shall deem advisable, without regard to the relative interests of the beneficiaries, and my Executrix shall have no liability for, or obligation to make compensating adjustments between principal and income or in the interests of the beneficiaries by reason of, the effects of those elections. Any decision made by my Executrix with respect to compensating adjustments or the exercise of any tax election shall be binding and conclusive on all persons. Without limiting the foregoing, I authorize my Executrix, to the extent permitted by law, to deduct administration expenses and commissions whether against the gross estate in computing the estate tax or against the estate income in computing estate income tax, as my Executrix shall elect, in the sole discretion of my Executrix; and my Executrix shall not be required to make any adjustment on account thereof in setting up any of the trusts herein provided for.

ITEM TWELVE: Miscellaneous.

The following provisions shall govern for all purposes of this Will, wherever they may be applicable:

- (a) If any beneficiary of my state or of any trust created hereunder shall be a minor, or under any legal disability, or in the sole judgment of the Trustees, or Executrix, shall otherwise be unable to apply the proceeds of his or her trust or share of my estate to his or her own best interests and advantage, the Trustees or Executrix may, in said Trustees' or Executrix' sole discretion, pay or apply income or principal which the Trustees or Executrix are authorized or directed to pay to or for the benefit of such beneficiary in any one or more of the following ways:
 - (1) directly to such beneficiary;
 - (2) to the legal guardian, conservator, or custodian of such beneficiary under the Alabama Uniform Transfers to Minors Act for the use and benefit of such beneficiary, and if no custodian has been nominated, my Trustees or Executrix may designate a custodian from those eligible to serve under the Alabama Uniform Transfers to Minors Act;
 - (3) to relative of such beneficiary to be expended by such relative for the benefit of such beneficiary; or
 - (4) by the Trustees or Executrix expending any such income or principal for the benefit of such beneficiary.
 - (b) Upon making any payment or transfer hereunder, the Executrix and Trustees shall be discharged as to such payment thereof, and when the final payment or transfer is made from the principal of any trust, such trust shall terminate and the Trustees shall be fully discharged as to such trust.
 - (c) Throughout this Will, the masculine gender shall be deemed to include the feminine and the singular the plural, and vice-versa, whenever the context admits such construction.
 - (d) In this Will, references to "child" or "children" mean lawful blood descendants in the first degree of the parent designated, and references to "issue" or "descendants" mean lawful blood descendants in the first, second or any other degree of the ancestor designated; provided always, however, that an adopted child, whether of myself, my descendants or any other person, shall, for all purposes under this Will, whether for the determination of relationship or otherwise, be considered to have and shall be given exactly the same status as natural born children. This also includes stepchildren.
 - (e) All headings and captions contained in this Will have been included for convenience of reference only, shall not be construed as part of this Will and shall in no way be construed



as defining, limiting or affecting the scope or intent of the provisions of this Will. 20170130000034730 01/30/2017 09:39:35 AM WILLS 13/13

If the happening of any future event may cause the ultimate vesting of any trust 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 such trust or 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 or share therein shall terminate. In such case said trust or share therein shall be vested in and distributed to those persons enjoying the use and benefit of said trust or share therein at the expiration of such period, in the proportion in which they are so enjoying the same, irrespective of their attained ages.

IN WITNESS WHEREOF, I, the said JACK RAYMOND WALLACE, do hereunto set my hand and seal to this, my Last Will and Testament (containing in all six (6) pages) on this, the 3rd day of February, 2006; and I also affix my initials on the margin of each of the pages hereof.

ACK RAYMOND WALLACE, TESTATOR

I, JACK RAYMOND WALLACE, the Testator, sign my name to this instrument this 3rd day of February, 2006, and being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my Last Will and Testament and that I sign it willingly (or willingly direct another to sign for me), that I execute it as my free and voluntary act for the purposes therein expressed, and that I am nineteen (19) years of age or older, of sound mind and under no constraint or undue influence.

JACK RAYMOND WALLACE, TESTATOR

We, the undersigned witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned authority that the Testator signs and executes this instrument as her Last Will and Testament and that she signs it willingly, and that each of us, in the presence and hearing of the Testator, hereby signs this Will as witness to the Testator's signing, and that to the best of our knowledge, the Testator is nineteen (19) years of age or older, of sound mind and under no constraint or undue influence.

Address: Post Office Box 360345

Birmingham, Alabama 35236

Address: Post Office Box 360345 Birmingham, Alabama 35236

STATE OF ALABAMA) SHELBY COUNTY)

SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me by JACK RAYMOND and subscribed Testator, and sworn before witnesses, this the 3rd day and of February, 2006. Filed and Recorded OTARY PUBLIC Ficial Public Records FILED IN

54L DAY \$ FOR PRC. 51. JUD

Judge James W. Marneister, Problied Grexpires: 10/33/08

CORStellby County, AL

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1 01/30/2017 09:39:35 AMTARY PUBLIC STATE OF ALABAMA AT LANGE MY COMMISSION EXF \$54.00 CHERRY Total Total

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