This instrument prepared by:

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1819 Fifth Avenue North, Suite 1000

Birmingham, AL 35203

(205) 297-2223

STATE OF ALABAMA	)	
COUNTY OF JEFFERSON	)	20210830000421360 08/30/2021 11:15:25 AM TRUST 1/9

### CERTIFICATE OF TRUST

The undersigned, F. James Doyle, II, acting as Trustee of the F. James Doyle, II Revocable Trust dated September 11, 2014 (the "<u>Trust</u>"), hereby certifies the following in accordance with Ala. Code § 19-3B-1013:

- 1. The Trust currently exists and the Trust instrument styled "F. James Doyle, II Revocable Trust" was executed on September 11, 2014.
  - 2. The settlor of the Trust was F. James Doyle, II. F. James Doyle, II is living.
- 3. The Trustee of the Trust is F. James Doyle, II, whose address is 2104 Highway 160, Warrior, AL 35180.
- 4. BBVA Compass Bank (now PNC Financial Services Group, Inc.) is named as successor Trustee in the Trust instrument.
- 5. The powers of the Trustee are set forth in ARTICLE TEN of the Trust instrument. Those powers are attached hereto as Exhibit A.
  - 6. The Trust is revocable. The Trust may be revoked by the Grantor at any time.
  - 7. The tax identification number of the Trust is 4)7-79-1576.
- 8. The Trust property is to be titled in the name "F. James Doyle, II, as Trustee of the F. James Doyle, II Revocable Trust dated September 11, 2014".
- 9. The Trust has not been revoked, modified, or amended in any manner that would cause the representations and statements herein to be false or incorrect.
  - 10. The trust is valid. The trust has a definite beneficiary.

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The Trustee hereby execute name of the Trust.	tes this Certification for the purpose of retitling assets in the
Executed this <u>25</u> day	of August, 2021.  F. James Doyle, II
STATE OF ALABAMA COUNTY OF JEFFERSON	
F. James Doyle, II, whose nam	ublic, in and for said County in said State, hereby certify that e is signed to the foregoing, and who is known to me, day that, being informed of the contents of the foregoing, he he day the same bears date.
Given under my hand this the	he $\frac{25}{}$ day of $\frac{hugust}{}$ , 2021.
[SEAL]	Eughstha Shubut Notary Public  My Commission Expires:
	3130130

# EXHIBIT "A" Powers of Trustee

- A. General Trustee Powers. In addition to the powers now hereafter conferred by applicable law, the trustee hereunder may:
- 1. make payments or distributions (including the satisfaction of any pecuniary legacy) of income or principal in kind or in money, or partly in each, in shares of differing composition, without regard to the income tax basis of specific property allocated to any beneficiary (including any trust);
- 2. hold, manage, insure, coinsure, reinsure, improve, repair and control all trust property, real or personal;
- 3. sell for cash or credit, or on installments, at public or private sale, grant options to purchase, and convey or exchange any and all of the trust property, or any life estate, term of years, remainder or reversion therein, for such price, including property of equivalent value (whether of like kind or similar use, and including life estates, terms of years, remainders or reversions), and upon such terms, as the trustee determine;
- 4. lease or license the use of any tangible or intangible personal property at any time forming a part of the trust property upon such terms as the trustee determine;
- 5. borrow money from any source (including from themselves or any other fiduciary hereunder), extend or renew any existing indebtedness; mortgage or pledge any trust property; and guarantee payment of any loan from a third person to a beneficiary or to any entity in which a beneficiary or the trust has an interest (regardless of the form of participation or ownership) and pledge or hypothecate all or any part of the trust property as collateral for such guarantee;
- 6. release, assign, settle, compromise, contest, participate in mediation, agree to arbitrate and be bound thereby, extend the time for payment of, or abandon, claims or demands in favor of or against the trust property or any part thereof;
- 7. sell, convey, exchange, release, mortgage, encumber, lease, partition, improve, manage, protect and subdivide any real estate interests or parts thereof; dedicate roads or other portions of the property for public use, adjust boundary lines, vacate any subdivisions or parts thereto, grant options to purchase; lease such property, or any part thereof from time to time in possession or reversion, by leases to commence currently or in the future, and upon any terms and for any period or periods of time including a period beyond the term of the trust (including, if permissible under applicable law, beyond the term of the rule against perpetuities); renew or extend leases, amend, change or modify the terms and provisions of any lease, and consent to the assignment of leases, contract to make leases and grant options to lease and options to renew leases and options to purchase the whole or any part of any reversion; grant easements or charges of any kind; release, convey or assign any right, title or interest in or about an easement appurtenant to such property or any part thereof; construct and reconstruct, remodel, alter, repair,

add to or take from buildings on such premises; purchase or hold real estate, improved or unimproved, or any reversion in real estate subject to lease; direct the trustee of any land trust of which the trust is a beneficiary to convey title to the real estate subject to such land trust, execute and deliver deeds, mortgages, notes, and any and all documents pertaining to the property subject to such land trust and in all matters regarding such trust and/or execute assignments of all or any part of the beneficial interest in such land trust;

- 8. abandon any trust property that the trustee deem to be worthless or not of sufficient value to warrant keeping or protecting; abstain from the payment of taxes, rents, assessments, repairs, maintenance and upkeep of any such property; permit any such property to be lost by tax sale or other proceedings, or convey any such property for nominal or no consideration; permit the expiration of any renewal, sale, exchange or purchase option with respect to any property or lease thereof;
- 9. invest in, purchase, retain or sell any type of property (regardless of whether a security is listed on any stock exchange or other public market, registered with any securities commissions or similar bodies or subject to contractual, legal or other restrictions, including "investment letter" restrictions), including (without limitation) common stock, bonds, notes, debentures, mortgages, preferred stocks, puts or calls, voting trust certificates, options, derivative instruments, beneficial interests in land trusts, interests in common trust funds, mutual funds (including mutual funds managed or advised by a fiduciary hereunder), "open-end" or "closed-end" investment funds or trusts, real estate investment trusts, savings and loan or building and loan associations, motion picture, radio, television or cable access television production programming and licenses, livestock or other animals, commodities, commodity pools, commodity options, commodity partnerships, swaps, caps and collars and any and all derivations thereof, managed futures, managed stock accounts, foreign exchange, insurance or endowment policies, annuities, variable annuities or other property or undivided interests in property, real or personal, foreign or domestic;
- 10. purchase securities on margin and engage in short sales, sales against the box and other investment strategies, whether covered or uncovered;
- 11. purchase or otherwise acquire, for cash, credit or installments, form, create, organize, invest in, reinvest in, retain or continue for an indefinite term, any "Business Entity" (as hereinafter defined) located within or without the United States, regardless of the form of participation or ownership and even though it may be closely or privately held or may constitute all or a large portion of the trust property; have and exercise all the powers necessary and incidental to ownership in such Business Entity, including authorizing or voting to authorize the making of charitable contributions by such Business Entity; participate in the conduct of such Business Entity or rely upon others to do so, and take or delegate to others discretionary power to take any action with respect to its management and affairs that a person could take as owner of such Business Entity, including the voting of stock, and the determination of all questions of policy; take possession of the assets of such Business Entity and exercise complete control and management of such Business Entity, and in connection therewith, enter into and perform contracts, commitments, orders, and engagements; incur expenses and debts in connection with the conduct and operation of such Business Entity, and pay and discharge such expenses and

debts; join in and execute operating agreements, partnership agreements and amendments thereto; participate in any incorporation, reorganization, merger, consolidation, recapitalization, liquidation or dissolution of such Business Entity or any change in its nature and retain and continue such changed or successor Business Entity; invest additional capital in, subscribe to or buy additional stock or securities of or make or guarantee new or increased secured, unsecured or subordinated loans to any Business Entity with trust funds; rely upon the reports of certified public accountants, appraisers, consultants and other professional advisors, without independent investigation and without obligation to file any report with any court in any jurisdiction; elect, employ and compensate directors, officers, employees or agents of any Business Entity, who may include the trustee or a director, officer or agent of the trustee; show in summary form in the trustee' accountings, if any, only the financial position of a Business Entity and not include in detail all the business transactions; deal with and act for such Business Entity in any capacity, including any banking or trust capacity and the loaning of money out of a trustee's own funds, and be compensated therefor; sell, pledge or liquidate any interest in such Business Entity;

- 12. invest and reinvest the trust property wholly or partially in any interests in oil, gas or other mineral resources received from any source, such investments to be made either directly or through entities intended to protect the trust property; retain any interests in oil, gas or other mineral resources; execute as to those interests any agreements, assignments, contracts, deeds, grants, leases for any term (even though the term may extend beyond the termination of this trust) and any other instruments or documents; manage, control, operate, explore, mine, develop or take any action for the production, recovery, sale, treatment, storage or transportation of any interest in oil, gas or other mineral resources; drill, rework or recomplete wells of any type; conduct or participate in secondary recovery operations; enter into agreements for pooling or unitization; install, operate or participate in the operation of any plant, mine or other facilities; and interests in oil, gas and other mineral resources may be retained and acquired without liability for any loss and without application to any court;
- and forestry operations and the production, harvesting and marketing of farm, ranch and forest products, including livestock breeding and feeding and poultry and dairy farming, either by operating directly with hired labor, by retaining farm managers or management agencies, by renting on shares or for cash, by entering into logging contracts or selling standing timber, or in any other manner; enter into farm programs; purchase or rent farm, ranch and forest machinery and equipment, livestock, poultry, seed and feed; improve farm, ranch and forest property and repair, improve and construct farm buildings, fences and drainage facilities; and in general to do all things customary or desirable in farm, ranch and forest operations;
- 14. determine whether and to what extent receipts and expenditures should be allocated to or charged against income or principal; and except as may be otherwise provided herein, the trustee are not required to adhere to the provisions of any applicable Principal and Income Act (but in no event shall any such allocation fundamentally depart from state law); provided further, that any proceeds received by the trustee from any "Qualified Retirement Plan" (as hereinafter defined) shall constitute principal, except to the extent of income earned on such proceeds after the plan participant's death which shall constitute income; establish out of income and credit to principal reasonable reserves for the depreciation or depletion of tangible personal

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properties; amortize premiums paid on the purchase of securities or other property; provided, however, that any capital gain dividends from investments in mutual funds, common trust funds or real estate investment trusts shall be deemed to constitute principal;

- 15. employ and pay reasonable compensation to such agents, brokers, advisors, trustee, custodians, depositaries, title holders, escrowees, accountants, attorneys, investment counsel, appraisers, insurers and others (who may be the trustee themselves in such other capacity or any firm or corporation with which the trustee are associated), and execute any general or limited direction or power of attorney for any such employment or agency relationship; and such expenses shall not be charged against the compensation of the trustee;
- vote, or refrain from voting, any corporate stock, equity or any other ownership interest in any corporation or other entity, either in person or by general or limited proxy, for any purpose, including (without limitation), the election of any trustee or beneficiary as a director of any such entity; exercise or sell any conversion privilege, warrant, option or subscription right with respect to any security; consent to take any action in connection with, and receive and retain any securities resulting from, any reorganization, consolidation, merger, readjustment of the financial structure, sale, lease or other disposition of the assets of any corporation or other entity, the securities of which may at any time form a part of the trust property; deposit any securities with or under the direction of a committee formed to protect such securities and consent to or participate in any action taken or recommended by such committee; pay all assessments, subscriptions and other sums of money that may seem expedient for the protection of the interest of the trust as the holder of such stocks, bonds or other securities; enter into an agreement making the trust liable for a pro rata share of the liabilities of any corporation that is being dissolved and in which stock is held, when, in the opinion of the trustee, such action is necessary or otherwise advisable to the plan of liquidation and dissolution of any such corporation; join in and vote for participation in or modification or cancellation of any restrictive purchase or retirement agreement relating to any partnership interest, corporate stock or any other interest in any type of entity held as a part of the trust property; join in the formation, amendment, extension or cancellation of any voting trust, voting agreement or any type of shareholder agreement;
- 17. cause any securities or other trust property to be issued, held or registered in the trustee' individual name(s), or in the name of a nominee, with or without disclosure of any fiduciary capacity, or in a form such that title will pass by delivery;
- 18. deal in every way and without limitation or restriction with the executor, trustee, or other representatives of any trust or estate in which a beneficiary has any existing or future interest (even though the trustee may be acting in such other capacity), and such transactions may include, without limitation, the purchase or sale at fair market value, or the loan (for any period, but only upon adequate security and interest) of any part of the trust property from or to such other estate or trust;
- 19. open margin accounts, discretionary accounts or any other type of account with brokerage firms, banks or others, and invest the trust property in, and conduct, maintain and operate, these accounts for the purchase, sale and exchange of stocks, bonds and other securities,

and in connection therewith, borrow money, obtain guarantees, and engage in all other activities necessary or incidental to conducting, maintaining and operating these accounts;

- 20. transfer the situs of the administration of any trust hereunder and/or the location of any trust property to another jurisdiction within or without the United States as often as the trustee deem it advantageous; and the trustee may take whatever action is necessary or desirable (including, without limitation, the commencement of an appropriate judicial proceeding) in order to effectuate such a transfer of trust situs administration or of the location of trust property; and if necessary for the transfer of the situs of the administration of the trust, the trustee may designate a person or corporate trustee to assume office as a co-trustee of the trust, and thereafter may act as adviser to such substitute trustee and may receive reasonable compensation for so acting;
- 21. open and maintain one or more savings accounts or checking accounts and rent safety deposit boxes or vaults, wherever located, within or without the United States, even if the bank or trust company at which the safety deposit box or vault is located is acting as trustee of such trust; deposit to the credit of such account or accounts all or any part of the trust property, irrespective of whether such property may earn interest; add to or remove some or all of the items placed in any safety deposit box or vault; withdraw a portion or all of such funds so deposited by check or other instrument signed by the trustee, or by such other person or persons as the trustee may authorize, and any such bank, company or association may allow such person or persons access to such safety deposit box or vault and to pay such check or other instrument and also to receive the same for deposit to the credit of any holder thereof when so signed and properly endorsed, without inquiry of any kind; and access when so allowed, and payments when so made by such bank, company or association, shall not be subject to objection by any person concerned or interested in any way in the trust;
- 22. register or qualify any securities under the Securities Act of 1933, or any similar or applicable federal law, and register or qualify any such securities under any state securities law; enter into such agreements with underwriters and the corporation that issued any such securities as the trustee deem proper; make such representations and warranties, assume such obligations, and engage in such undertakings of indemnity and make such other arrangements concerning undertakings of indemnity, including the purchase of any insurance policies, as the trustee deem proper; create escrows, enter into custody agreements, and execute powers of attorney and any other instruments delegating authority and discretion to others; and do any and all other acts and things that the trustee deem necessary or advisable for the purpose of the sale, exchange, transfer, or other disposition of any securities;
- 23. retain, sell (in a public or private sale), hypothecate or otherwise dispose of any paintings, drawings, prints, pictures, photographs, statues, porcelain, silver, books, furniture and furnishings, and other art objects, antiques or collectibles received by the trustee; pay any storage charges, insurance premiums and costs of maintenance and preservation in connection therewith; and lend any such art objects, antiques or collectibles to any beneficiary or any organization, or exhibit them for or without rent or other consideration, on such terms as the trustee deem advisable;

- 24. lend the principal or income of the trust property to the beneficiaries hereof, with or without interest or security; and make loans to such other persons, Business Entities, trusts or estates, upon such terms, with such rates of interest and with such security as the trustee deem adequate to protect the trust;
- 25. allocate different kinds or disproportionate shares of trust property or undivided interests in trust property among beneficiaries of separate trusts and determine the value thereof; except as otherwise provided herein, make joint investments with other trusts and hold such joint investments as a common fund for purposes of administration, dividing the net income therefrom in the same proportions as the respective interests of such trusts;
- 26. to the extent permitted by applicable law, at any time and from time to time, and subject to revocation at any time, delegate any of their authorities, discretions and powers to any persons and/or entities, such delegation and all revocations thereof to be evidenced by a duly acknowledged instrument delivered to the persons or entities to whom the delegation is made and filed with the trust records;
- 27. purchase, maintain and exercise all the rights, options, benefits and other incidents of ownership with respect to a policy of insurance of any kind upon the life of any person, and pay premiums for the purchase or maintenance of any such policy out of trust property; take such action, including the commencement of legal proceedings, to collect the proceeds of any such policy; provided, however, that no insurance company that has issued such a policy shall have any obligation to inquire into the terms of this Agreement or to see to the application of the proceeds and the benefits of such a policy; and, provided, further, that a receipt duly executed by the trustee and delivered to any such insurance company shall be effective to release the insurance company from any liability in connection with such policy; provided, further, that the trustee shall have no duty to maximize the earnings of the trust property by borrowing the cash value of any life insurance policy;
- 28. grant a beneficiary the power to withdraw all or any portion of the trust property, upon such terms and conditions specified by the trustee;
- 29. amend this Agreement to grant or eliminate in whole or in part a limited or general power of appointment granted hereunder to any beneficiary of any trust, by means of an instrument duly acknowledged by the trustee and delivered to the beneficiary of such trust, and impose such terms and conditions on the exercise of such power as the trustee determine in their discretion; provided, however, that the trustee shall have no duty to determine whether to exercise this power unless the beneficiary, by a duly acknowledged instrument delivered to the trustee, request that the trustee do so.
- 30. divide the trust property equally or unequally into two or more separate shares or trusts for any purpose, each of which shall be administered and disposed of as a separate trust having terms identical to those of the trust from which it is created, and allocate different kinds or proportionate or disproportionate shares of property or undivided interests in property between the shares or trusts;

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- 31. retain, or invest all or any portion of the trust property in, one or more residences (and related furniture, furnishings and other articles of household use and ornament) and permit any person having any interest in such trust, and the guardian of such beneficiary or any adult designated by such guardian, and the family of such beneficiary, guardian or adult, to use and occupy such residences and furnishings forming part of such trust, upon such terms as the trustee deems advisable, whether rent-free or in consideration of the payment of taxes, insurance, maintenance and ordinary repairs, or otherwise; provided, however, that notwithstanding the provisions of this subsection, the trustee, in its discretion, may sell or otherwise dispose of any such residence and furnishings, and reinvest the proceeds in other residences and furnishings;
- 32. invest trust property in, and sell or otherwise dispose of, remainder interests, income interests, life estates, annuity interests and other terminable, term or future interests or similar types of limited interests in property; and make joint purchases and sales of any property or interests therein with any entity or person. In connection with transactions described in this subsection, the trustee may, but need not, rely upon appraisals or representations of value as the trustee in their discretion may deem appropriate, including, without limitation, appraisals rendered by professional appraisers, actuaries, accountants or opinions of counsel;
  - 33. make or refrain from making any tax election;

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- 34. add to or otherwise change the name of any trust created hereunder for purposes of identification; and
- 35. make any payment, receive any money, take any action and make, execute, deliver and receive any contract, deed, instrument or document, that the trustee may deem necessary or advisable to exercise any of the trustee' powers or to carry out any provisions contained herein; and in addition to the powers enumerated hereinabove, do all other acts that in the judgment of the trustee are necessary or desirable for the proper administration of the trust.



Filed and Recorded
Official Public Records
Judge of Probate, Shelby County Alabama, County
Clerk
Shelby County, AL
08/30/2021 11:15:25 AM
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