CERTIFICATION OF TRUST FOR THE CHARLES AND FLIZABETH DAVIDSON TRUST U/A/D JULY 1, 2012, AS AMENDED

STATE OF ALABAMA)
COUNTY OF SHELBY)

Effective as of the <u>Dist</u> day of <u>Colober</u>, 2021, the undersigned, Celisa Davidson Owens (a Ka Celisa Ann Owens), as Trustee (the "Frustee") of the Charles and Elizabeth Davidson Trust u aid July 1, 2012, as amended on May 21, 2021, hereby certifies as follows:

- This Certificate of Trust refers to the CHARLES AND ELIZABETH DAVIDSON TRUST dated July 1, 2012 (the "Trust"), executed by CHARLES HENRY DAVIDSON and ELIZABETH T. DAVIDSON.
- 2. The Scalors of the Trust were CHARLES HENRY DAVIDSON and ELIZABETH T DAVIDSON.
- The original Trustees of the Trust were CHARLES HENRY DAVIDSO's and ELIZABETH T. DAVIDSON.
- 4. Pursuant to Item XIV of the Trust, following the death of either Charles Henry Davidson or Elizabeth T. Davidson, then the survivor shall serve with Celisa Davidson Owens as Trustee of the Trust.
- 5. On or about May 21, 2021, CHARLES HENRY DAVIDSON and FLIZABETH T. DAVIDSON and CELISA DAVIDSON OWENS, as Trustees, amended the Trust to remove CHARLES HENRY DAVIDSON as Trustee, and state that if ELIZABETH T. DAVIDSON could not serve as Trustee, then CELISA DAVIDSON OWENS would serve alone as Trustee. The amendment also included a change to the ages at which a lineal descendant could withdraw part or all of the indicated portion of the trust estate.
- 6. ELIZABETH T. DAVIOSON died on July 11, 2021.
- 7. Thus, the current Trustee of the Trust (the "Trustee") is:

CELISA DAVIDSON OWENS

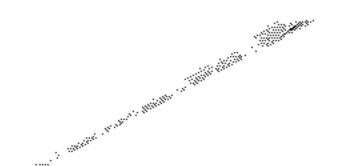
Address: 4404 Ashington Circle Birmingham, Al 35242

- Pursuant to Item IV and V, following the death of one Grantor, the trust estate shal! be for the use and benefit of the surviving Grantor, which is Charles Henry Davidson.
- 9. CHARLES HENRY DAVIDSON may amend or revoke the terms of the Trust with regard to the Survivor's Trust contained therein, but the trust is irrevocable as to the Contributive Share of the deceased Grantor (i.e., Elizabeth T. Davidson).

SEASIBILM TESSOURI

,

20211104000535500 11/04/2021 01:15:35 PM TRUST 2/3



- 10. The Trustee of the Trust is authorized under the Trust Agreement to acquire, hold, sell, convey, encumber, lease, borrow, manage or otherwise deal with interests in real and personal property in the frust created under the Trust Agreement for and on behalf of and in the name of the Trust. All powers of the Trustee are fully set forth in the frust Agreement.
- Attached hereto are true and correct copies of certain pertinent excerpts from the frust Agreement, including, without limitation, those evidencing the establishment of the Trust, the appointment of the Trustee as the currently acting frustees under the Trust Agreement, and certain powers of the Trustee or any successor Trustee under the Trust Agreement relating to real property. The Trustee further states that none of the remaining terms or provisious of the Trust Agreement, including any amendments thereto, conflict with the terms and provisions set forth in the attachments to this Certification.
- 12. No person or entity paying money to or delivering property to the Trustee shall be required to see to its application. All persons relying on this document regarding the Trustee and the Trustee's powers over Trust property shall be held harmless for any resulting loss or liability from such reliance. A copy of this Certification of Trust shall be just as valid as the original.
- 13. This instrument is being executed by the Trustee solely in the Trustee's fiduciary capacity as named herein, and neither this instrument nor anything herein contained shall be construed as creating any indebtedness or obligation on the part of the undersigned in the undersigned's individual capacity, and the undersigned expressly limits the undersigned's liability hereunder solely to the property now or hereafter held by the undersigned as the Trustee of the Trust under the Trust Agreement.
- The undersigned Trustee hereby certifies that the statements made in this Certification of Trust are true and correct and hereby acknowledges and agrees that this instrument is being given with full understanding that it will be relied upon to establish the truth of the matters set forth herein and may be filed for record in any Probate Office for future reference.
- 15. Reproductions of this original Certification of Trust with reproduced signatures shall be deemed to be original counterparts to this Certification.

[Remainder of Page Intentionally Left Blank -Signatures Page Follows]

DOCSBHM\2368360d

20211104000535500 11/04/2021 01:15:35 PM TRUST 3/3

IN WITNESS WHEREOF, the undersigned Trustee has hereunto set the Trustee's hand and seaf effective as of the date first above written.

Celisa Davidson Owens, Trustee
Charles and Elizabeth Davidson Trust u/a/d July 1,
2013, as Amended

Date of Execution: $\frac{10/21/21}{}$

STATE OF ALABAMA
COUNTY OF JEFFERSON

I, the undersigned authority, a Notary Public in and for said County, in said State, hereby certify that Celisa Davidson Owens (a/k/a Celisa Ann Owens), whose name as Trustee of the Charles and idizabeth Davidson frust u/a/d July 1, 2013, as Amended, is signed to the foregoing instrument and who is known to me, acknowledged before me on this day that, being informed of the contents of said instrument, she, as such Trustee and with full authority, executed the same voluntarily on the day the same bears date.

Given under my hand and official scal this 215th day of 00to 00. , 2021.

PUBLIC STATE

His Instrument Prepared By: Katherine N. Barr, Esq. Sirote & Permutt, P.C. 2311 Highland Avenue South (35205) P. O. Box 55727 Birmingham, Alabama 3525-5727 Notary Public

My Commission Expires:

MY COMMISSION EXPIRES 05/23/2023

DOCSBIM 236836001



Filed and Recorded
Official Public Records
Judge of Probate, Shelby County Alabama, County
Clerk
Shelby County, AL
11/04/2021 01:15:35 PM
\$15.00 KIMBERLY
20211104000535500

alli 5. Buyl