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RUSSELL Q. ALLISON AND LINDSEY J. ALLISON REVOCABLE LIVING TRUST

We, RUSSELL Q. ALLISON and LINDSEY J. ALLISON, husband and wife ("we" or "us"), residing at 454 Valley View Road, Indian Springs, Alabama 35124, on this the // day of April, 2022, hereby declare that, for and in consideration of the sum of One Dollar and other good and valuable consideration received by each of us, the adequacy and sufficiency of which is hereby acknowledged, we have transferred and paid over to the Trustee hereafter named, and by these presents do transfer, convey, pay over and deliver to the Trustee, property to be held pursuant to the terms of this instrument, such property being described on Exhibit "A" attached hereto and made a part hereof;

TO HAVE AND TO HOLD the same and such other property as the Trustee may subsequently acquire pursuant to the power and authority herein given to the Trustee (all of which for convenience will be referred to as the "Trust Estate") to the Trustee in trust for the uses and purposes, upon the terms and conditions and with the powers and duties set forth in this instrument.

ARTICLE I

NAME OF TRUST

The name of this trust is the "RUSSELL Q. ALLISON AND LINDSEY J. ALLISON REVOCABLE LIVING TRUST."

ARTICLE II

MEMBERS OF OUR FAMILY

The provisions herein regarding a child or children of ours refer to KELSEY QUINN ALLISON ("KELSEY"), and LEIGH ELISE ALLISON ("LEIGH") (collectively "Children", or individually "Child", where no distinction is required).

descendants of the adoptive parents and of the ancestors of such adoptive parents, for all purposes hereunder, whether such adoption occurs before or after the execution hereof, provided that such adoption occurs prior to the adopted person attaining fourteen (14) years of age.

(b) Survival of Beneficiaries. Any person who fails to survive the last of us to die by thirty days shall be deemed to have predeceased us. Any person who fails to survive the termination of any trust hereunder by thirty days shall be deemed to have died prior to the termination of the trust.

ARTICLE III

TRUSTEE

- ALLISON and LINDSEY J. ALLISON, as Trustee of the trust hereunder. If either of us should resign or for any reason fail or cease to serve as Trustee, then the other shall serve as Trustee ("Trustee," whether one or more are serving). If both of us should become incapacitated or otherwise fail to serve as Trustee, KELSEY shall serve as Trustee ("Trustee"). Should KELSEY become incapacitated or fail to serve as Trustee of any Trust hereunder, ELISE shall serve as Trustee hereunder. Any successor Trustee shall serve with all of the powers and duties afforded to any Trustee as outlined in this Trust document. Reference to trustee in the singular shall be understood to refer to all trustees if more than one is serving. Whenever two persons are serving as Trustee hereunder, their decisions shall be unanimous.
- (b) *Incapacity*. Notwithstanding any other provision of this instrument, an individual shall cease to serve as a Trustee immediately if such individual becomes incapacitated, such incapacity to be determined as hereinafter provided or as otherwise provided by law.

ARTICLE IV

TRUST DURING OUR LIFETIMES

our use and benefit during our lifetimes and during the lifetime of the survivor as between us ("Survivor"). The Trustee shall pay to each of us or to the Survivor such amounts of the income and principal thereof as may be necessary or desirable, in the sole discretion of the Trustee, for our or the Survivor's maintenance, support, health, and education, taking into consideration other income, resources, or financial assistance available from all other sources and such other circumstances and factors deemed pertinent by the Trustee. Any part of the net income not distributed during a calendar year shall be accumulated and added to the principal of said trust, being thereafter invested and treated in all respects as a part thereof.

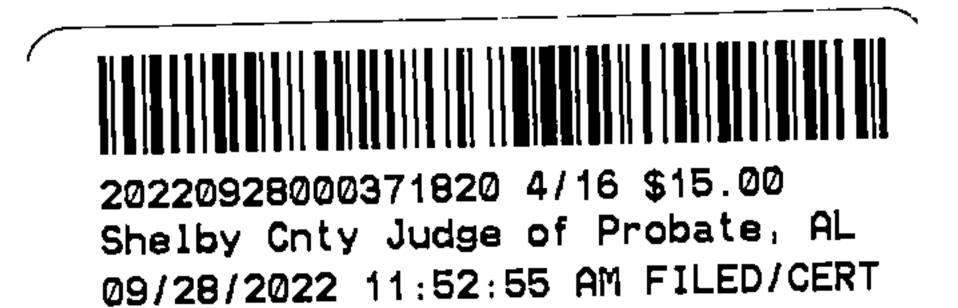
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(b) Use of Real Property. To the extent that all or any part of 7181 Lucky Dog Lane, Tetonia, Idaho 83452, or any other real property, is included as an asset in the Trust, then, both of us, either of us, or anyone else as determined by Trustee, shall be permitted the right, to the use of any of said real property without the payment of any rent or other charges related thereto.

ARTICLE V

DIVISION OF REMAINDER OF TRUST

- Trust Estate as then constituted, including any income accumulated but undistributed, into so many equal shares that there will be one share for each Child who is then living and one share for each deceased Child with descendants then living. Any share allocated with respect to a deceased Child with descendants then living shall be divided further into shares for the deceased Child's descendants, *per stirpes*. The Trustee shall hold as a separate trust and distribute each share of a living Child and each share, or portion thereof, of a descendant of a deceased Child as hereinafter provided in this Article. For purposes of this Article each Child and each descendant of a child who is allocated a share, or part thereof, shall be considered the beneficiary of his or her share, or part thereof.
- (b) **Distributions until Twenty-One.** Until the beneficiary of a share, or part thereof, has reached the age of twenty-one (21) years, the Trustee shall pay to or apply for the benefit of the beneficiary as much of the net income and principal of the beneficiary's share, or part thereof, even to the extent of exhausting principal, as the Trustee determines from time to time to be required for the health, support, maintenance and education of that beneficiary. The Trustee shall add any undistributed net income to principal from time to time, as the trustee determines.
- one (21) years of age and until termination, the Trustee shall distribute all of the income of the trust at least annually and so much of the principal as the Trustee, in the Trustee's sole discretion, determines from time to time to be required for the health, support, maintenance and education of the beneficiary. At any time after a beneficiary reaches twenty-one (21) years of age, said beneficiary may request and require that the Trustee distribute all, or a portion, of said beneficiary's share, or part thereof.
- (d) **Death of Beneficiary.** If a beneficiary dies before his or her share, or part thereof, is fully distributed, then upon the death of the beneficiary, the Trustee shall distribute the remaining trust principal and undistributed income, if any, to the beneficiary's descendants in shares of substantially



equal value, *per stirpes*. If the beneficiary shall have no living descendants, the trustee shall distribute the remaining trust principal and undistributed income, if any, one-half (1/2) to the heirs of each Grantor determined at the time of the death of the beneficiary in accordance with the laws of descent and distribution of Alabama relating to real property in force at the time, had the beneficiary died, domiciled in Alabama, intestate, unmarried, survived only by heirs of Grantors.

4

ARTICLE VI

CONTINGENT TRUSTS FOR PERSONS UNDER TWENTY-ONE YEARS OF AGE OR IS DISABLED

Except as otherwise specifically provided in this instrument, if any share of any trust hereunder upon the termination of such trust becomes distributable by the terms hereof to any person who is under the age of twenty-one (21) years or is disabled, then though his or her share shall be vested in him or her, the Trustee shall hold or continue to hold the same in trust with all of the powers and authority given to the Trustee with respect to other trust property held hereunder, until he or she attains the age of twenty-one (21) years or such disability ceases, whichever occurs later, using and applying for his or her health, maintenance, support, and education such part of the income and principal of such share as the Trustee shall deem necessary or desirable for said purposes, accumulating and adding to principal any income not so used. When Trustee becomes aware that such person has attained the age of twenty-one (21) years or that such disability has ceased, whichever occurs later, the Trustee shall inform such person of his or her right to request and require distribution of his or her share. Thereafter, upon the request of such person, the Trustee shall transfer and pay over said share to such person outright and free of trust. If such person shall die prior to attaining the age of twenty-one (21) years, ceasing to be disabled or otherwise requesting and requiring distribution, as the case may be, the Trustee shall transfer and pay over the share to his or her personal representative.

ARTICLE VII

GENERAL PROVISIONS

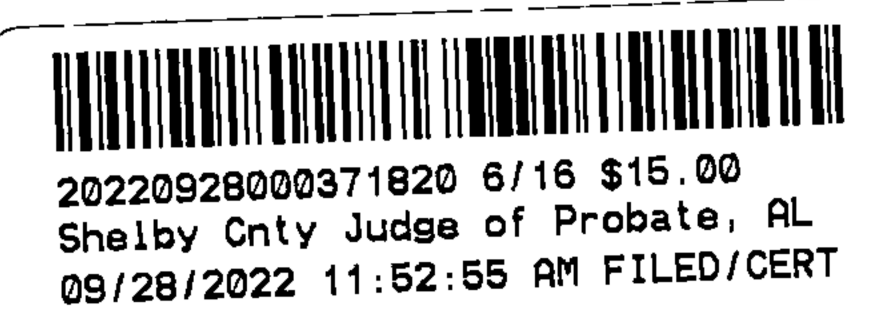
(a) Form of Distributions. Distributions from the trusts created hereunder and the division of any such trust into separate shares or trusts shall be made in the sole discretion of the Trustee, as the case may be, in cash, in kind, or partly in cash and partly in kind, on a pro rata basis or on a non-pro rata basis, including undivided interests in property, without regard to the basis for income tax purposes of any property so distributed or divided in kind. It is our intention that the



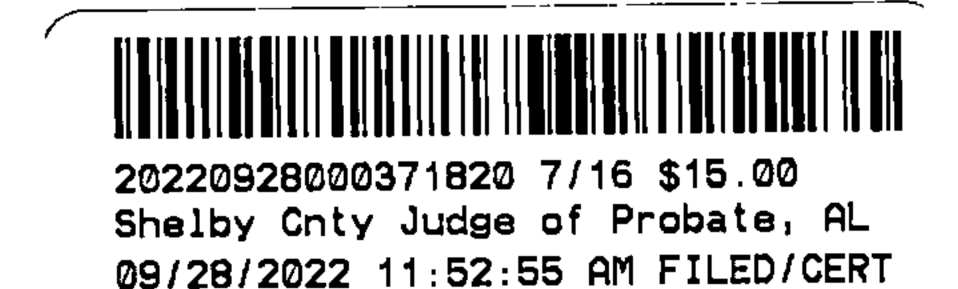
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Trustee may choose which assets shall be used to fund such distribution or such separate shares or trusts, without being required to fund a distribution, share or trust with a pro rata portion of each asset. Such distributions and divisions and the values therefor established by the Trustee shall be final and binding on all persons.

- (b) Accrual of Income. The income of the trusts created at the death of the Survivor shall accrue from the date of the Survivor's death, and until the trusts are established, we authorize the Trustee, in the absolute discretion of the Trustee, to pay to the respective income beneficiary from the Trust Estate, as advance payments of income, such sum or sums as, in the sole judgment of the Trustee, are not in excess of the income which such income beneficiaries probably would have been entitled to receive from the trusts had they been established. If any such sum is paid from the principal of the Trust Estate, it shall be a temporary advance to be restored to the principal from income otherwise payable to the beneficiary to whom the advance is made.
- (c) *Facility of Payment*. Any payment of income or discretionary payment of principal from any trust to or for any beneficiary may, in the discretion of the Trustee, be made to any person or organization (including the beneficiary, the conservator of the beneficiary, the guardian of the beneficiary, or anyone having custody and care of the beneficiary, or who provides goods or services for him or her), who shall apply such payment for the use and benefit of the beneficiary as provided for hereunder.
- (d) *Trustee's Discretion*. No beneficiary shall have the right to require that any discretionary payment of income or principal be made to the beneficiary, the decision of the Trustee being final and binding on all persons.
- (e) Discharge of Liability. Upon making any payment or transfer hereunder, the Trustee shall be discharged as to such payment or transfer without liability for the subsequent application thereof, and when the final payment or transfer is made from the principal of any trust, such trust shall terminate and the Trustee shall be fully discharged as to such trust.
- hereunder may be applied in discharge of a legal obligation of the Trustee, in the individual capacity of the Trustee, to support, maintain, or educate another person. If more than one person is serving as Trustee, the person who has such a legal obligation shall abstain from any such decision. If there is only one person serving as Trustee and that person has such a legal obligation, the Trustee may appoint a third party (who is not the Trustee's spouse or issue) to make such a determination.



- any trust hereunder, with the consent of the Trustee, by any person or fiduciary, by Will or otherwise, and such property so received by the Trustee shall be added to, merged with, and become a part of the property held in such trust hereunder, and thereafter shall be administered and disposed of in accordance with the terms of such trust. As a prerequisite to accepting such property, the Trustee may require that the donating party provide satisfactory evidence that (i) the property is not contaminated by any hazardous or toxic materials or substances; and (ii) the property is not being used and has never been used for any activities directly or indirectly involving the generation, use, treatment, storage, disposal, release or discharge of any hazardous or toxic materials or substances.
- (h) **Perpetuities Savings Provision**. 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 in such event the 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 trust or share 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. If the trust is then being enjoyed by a class of beneficiaries who are our descendants, such descendants shall be deemed to be enjoying the use and benefit of the trust on a *per stirpes* basis.
- (i) Spendthrift Protection. As to the net income or principal which by any of the provisions hereof may be payable to any beneficiary, he or she shall have no power, either directly or indirectly, to anticipate, charge, mortgage, encumber, assign, pledge, hypothecate, sell or otherwise dispose of same, or of any part thereof, until the same actually shall have been paid in hand to him or her by the Trustee. Nor shall such income or principal of said 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 any such beneficiary before or after my death.
- (j) *Incapacity*. Notwithstanding any other provision hereof, an individual shall be deemed to be incapacitated if the individual's ability to transact ordinary business is impaired because of illness, advanced age or other cause, such incapacity to be determined by a physician who has examined or treated the individual and to be expressed in a written statement to that effect signed by such physician. The foregoing shall not be the sole method of determining incapacity.

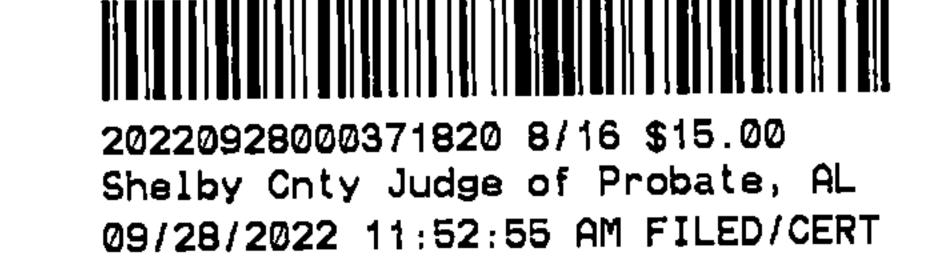


- (k) *Partial Invalidity*. The invalidity of any of the terms, conditions, or provisions hereof, or of any limitation over or interests intended to be given or made hereunder, whether in whole or in part, shall not be construed materially to disturb the plan of distribution herein created or to affect the validity of any other provision hereof, or of any other limitation over, gift or interest herein given.
- (l) Construction. This trust is created in and is to be construed under the laws of the State of Alabama.

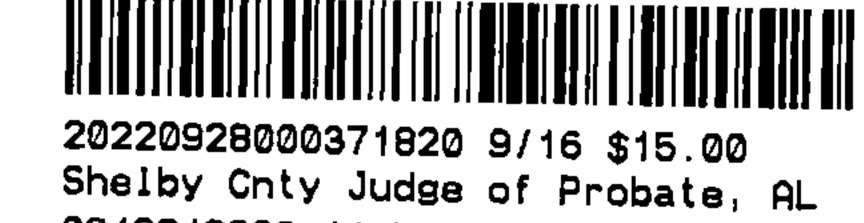
ARTICLE VIII

POWERS OF TRUSTEE

- (a) *General Powers*. The Trustee shall hold and manage the said trust or trusts and all shares thereof, with all of the powers and authority the Trustee would have if the Trustee 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 discretion of the Trustee any claim in favor of or against the trust.
- (3) To hold any property or securities originally received by the Trustee as a part of the trust or to which the Trustee may 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 Trustee shall consider the retention for the best interests of the trust.
- (4) To sell, auction, convey, exchange, lease or rent for a period beyond the possible termination of the trust (or for a shorter period) for improvement or otherwise, or to grant options for or in connection with such purposes, or otherwise dispose of, all or any portion of the trust, in such manner and upon such terms and conditions as the Trustee 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, shares of regulated investment companies or trusts, 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 Trustee may seem suitable.



- (6) To hold, retain or acquire property or securities which in the opinion of the Trustee are for the best interests 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 the same, and to waive notice of any meeting and to give any consent for or with respect thereto.
- (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 enter into, continue or extend any voting trust for the duration of or beyond the term of the trust, 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 the powers in relation to such business enterprise, to receive extra or extraordinary compensation therefor.
- (9) 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.
- 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 product thereof, to lease or enter into other management, cutting, production or sales contracts for a term beyond the possible termination of the trust or for a shorter 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 Trustee otherwise shall deem 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 Trustee may approve,



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and in general to take any action which the Trustee shall deem necessary or desirable in such operation of farms and woodlands.

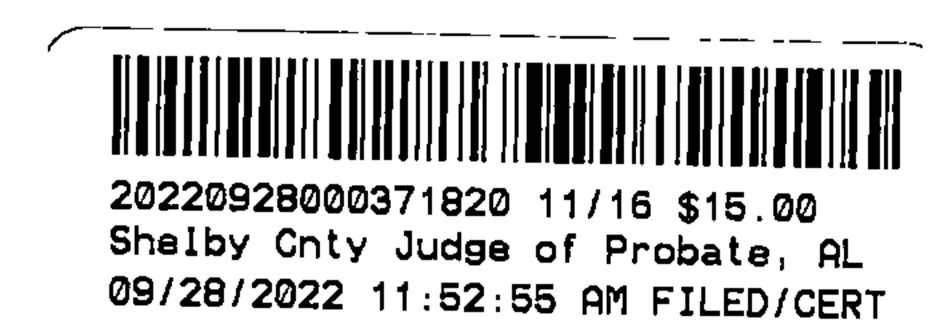
- To drill, explore, test, mine or otherwise exploit oil, gas, or other mineral or natural resources, to engage in absorption, repressuring, and other production, processing or secondary recovery operations, to install, operate and maintain storage plants and pipelines or other transportation facilities, to engage in any of the above activities directly under such business form as the 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 such other instruments or agreements in connection therewith as the Trustee shall deem necessary or desirable.
- To borrow money for such time and upon such terms as the Trustee shall see fit, without security or on mortgage of any real estate or upon pledge of any personal property held hereunder, and to execute mortgages or collateral agreements therefor as necessary.
- To advance money to any trust created hereunder for any purpose of the trust, and to repay the money so advanced with reasonable interest thereon from the trust or from any funds belonging thereto.
- (14)To hold money in the custody of the Trustee while awaiting distribution or investment under the terms hereof, even though such money be commingled with the funds of the Trustee (in which case the Trustee shall keep a separate account of the same), and the Trustee shall not be required to pay interest thereon.
- To appoint, employ, remove and compensate such attorneys, agents and representatives, individual or corporate, as the Trustee shall deem necessary or desirable for the administration of the trust, and to treat as an expense of the trust any compensation so paid.
- To hold property or securities in bearer form, in the name of the Trustee, or in (16)the name of the nominee of the Trustee, 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 Trustee shall deem necessary or desirable.
- To determine whether any money or property coming into the hands of the Trustee shall be treated as a part of the principal of the trust or a part of the income therefrom, and to



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apportion between principal and income any loss or expenditure in connection with the trust as the Trustee shall deem just and equitable, notwithstanding the provisions of any state principal and income laws. Notwithstanding the preceding sentence, any proceeds of a qualified pension, profit sharing, stock bonus, Keogh or retirement plan, trust contract, account, annuity or bond, or individual retirement account, or any non-qualified deferred compensation agreement, salary continuation agreement or similar arrangement, shall be treated as principal, except that any income earned from such proceeds following the death of the participant shall be treated as income. No determination is permitted hereunder to the extent the determination would diminish the estate tax marital or charitable deduction otherwise available to our estates.

- determine compliance with any environmental law or regulation thereunder; (ii) take all appropriate remedial action to contain, clean up or remove any environmental hazard including a spill, release, discharge or contamination, either on its own accord or in response to an actual or threatened violation of any environmental law or regulation thereunder; (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 by a private litigant; (iv) comply with any local, state or federal agency order or court order directing an assessment, abatement or cleanup of any environmental hazards; and (v) employ agents, consultants and legal counsel to assist or perform the above undertakings or actions.
- (20) To combine or otherwise merge two or more trusts or shares hereunder into a single trust or share if they have the same provisions and beneficiaries, or to hold and administer such trusts or shares as separate trusts or shares.
- (21) To divide any trust hereunder into two or more separate trusts, and to divide any devise, bequest or transfer to any trust hereunder into devises, bequests or transfers to the two or more separate trusts; and if such division is made, to select the trust or trusts from which any part or all of any payment of income or principal to any beneficiary thereof shall be made, and to recombine said trusts back into a single trust at any time. By way of illustration and not limitation, a trust can be divided into separate trusts in order that the federal generation skipping transfer tax inclusion ratio for each such trust shall be either zero or one, or otherwise avoid or minimize said generation skipping transfer tax; or a trust can be divided into separate trusts in order that one trust will contain



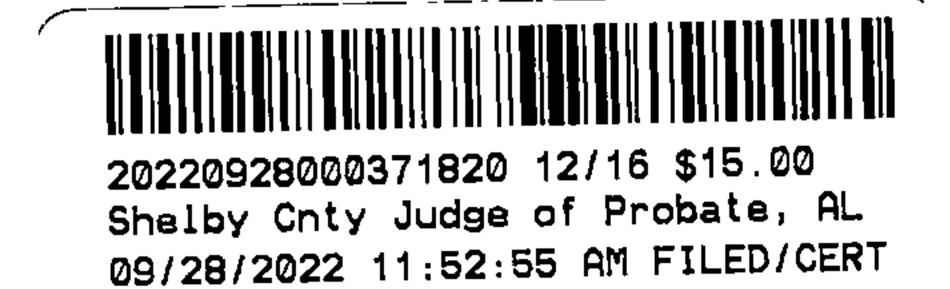
property for which a qualified terminable interest property election is made and the other trust will contain property for which no such election is made.

- (22) To hold, as a matter of administrative convenience, any two or more trusts for the same beneficiary or beneficiaries, as a single trust, without physically dividing the same until actual division becomes necessary in order to make distribution, making division thereof only upon books of account by proper entries and allocating to each trust its proportionate part of receipts and expenditures, but such failure to make division shall not change the beneficial interest of any person nor defer the vesting of any estate which would otherwise vest.
- (23) To pay from income or principal or both any expenses reasonably necessary for the administration of the trust.
 - (24) To exercise any power hereunder, either acting alone or jointly with others.
- (25) 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.
- (b) Special Power to Deal with Our Estates. The Trustee is authorized to purchase for any trust herein created, upon such terms and conditions as the Trustee may deem advisable, any property which may be held or owned by either of our estates, and the Trustee may continue to hold the same as suitable investments hereunder, without liability for any depreciation in value. The Trustee shall be further authorized to make loans to either or both of our estates from any trust herein created, upon such terms and conditions as the Trustee may deem advisable, without regard to any fiduciary duties with regard to diversification of investments. This authorization is not intended to be a limitation on any other powers of the Trustee.

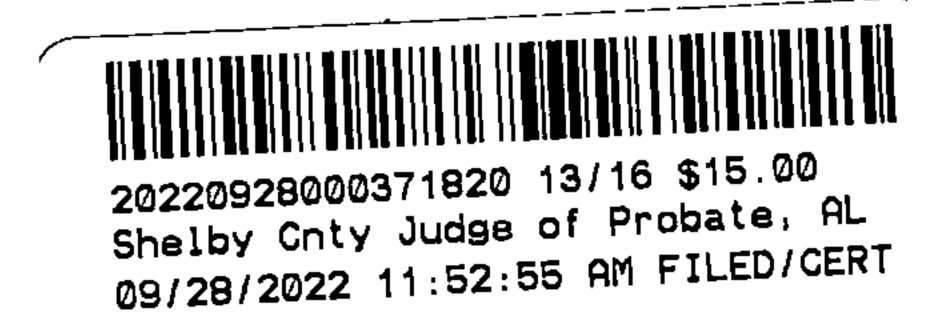
ARTICLE IX

PROVISIONS CONCERNING TRUSTEE

- (a) Trustee's Consent. The Trustee has joined in the execution of this instrument for the purpose of evidencing consent to act as Trustee hereunder pursuant to the terms hereof.
- (b) Ancillary Administration. If it becomes necessary to have administration of any trust or share thereof in any state in which the Trustee shall not be qualified to serve, the Trustee may nominate and appoint any person or organization as ancillary trustee thereof, and may compensate such ancillary trustee for said services. Such ancillary trustee shall complete the administration and make such disposition of the property so administered as the Trustee may require, and in doing so shall have the same rights, powers, duties and discretion herein conferred upon the Trustee.



- Trustees to be able to determine who will succeed them as Trustees. Accordingly, the Trustees may, at any time while serving in such capacity, designate other Trustees to succeed them who shall not be a beneficiary of the trust. If more than one person is serving as Trustee, the Trustees shall take such action by unanimous consent. If only one person is serving as Trustee, the Trustee shall take such action alone. The termination of the appointment of a Trustee and the designation of a successor Trustee shall be in writing, such writing to be executed with all of the formalities of a deed. A designation of successor Trustees may be revoked in like manner, and subsequent designations may thereafter be made. The designations of successor Trustees may include the designation of successors to the successor Trustees. While serving, each successor Trustee shall have the power to designate his or her successor Trustees by a writing executed as hereinabove described.
- (d) Resignation of Trustees. Any Trustee may resign as Trustee of any trust hereunder with the consent of a court of competent jurisdiction or by obtaining the written consent of a majority in number of the beneficiaries to whom the current trust income of such trust may or must then be distributed, and not in the manner set forth in Alabama Code section 19-3-322(24). If any beneficiary so entitled to act is then under legal disability, the instrument of approval may be signed by the conservator or natural guardian of such person on his or her behalf. Unless a successor Trustee is otherwise appointed pursuant to the terms hereof, a majority of such beneficiaries (or such conservators or natural guardians) shall have the power to appoint a successor Trustee. Upon the failure to make such appointment within thirty days of receipt by the current Trustee of said written consent, the current Trustee may petition a court of competent jurisdiction to appoint a successor Trustee.
- (e) Removal of Trustee. The income beneficiary of a trust created hereunder may remove any trustee of the trust by a duly acknowledged instrument delivered to the trustee. Such beneficiary shall appoint a successor trustee who shall be a financial institution with not less than \$100 million under management.
- (f) Rights and Duties of Successor Trustees. Any successor Trustee shall have and may exercise all the title, rights, powers, duties and discretion conferred or granted to the original Trustee without court order or act of transfer. No successor Trustee shall be personally liable for an act or



failure to act of any predecessor Trustee. A successor Trustee may accept the account furnished, if any, and the property delivered by or for a predecessor Trustee without liability for so doing.

- (g) Compensation. No individual named shall receive compensation for his or her services in any fiduciary capacity hereunder, unless he or she elects to do so within a reasonable period of time after commencing to render such services, in which event, he or she shall receive reasonable compensation for his or her services. Such compensation may be paid without prior approval of any court. We do not intend for this provision to preclude a review of the reasonableness of such compensation by a court of competent jurisdiction in an appropriate proceeding.
- (h) *Gender and Number*. Whenever the word "Trustee or "Trustees" is used, it shall be construed either as singular or plural, and masculine, feminine or neuter, whichever is proper in accordance with the context.
- (i) Environmental Losses. No Trustee shall be liable for any loss or depreciation in value sustained by any trust hereunder as a result of the Trustee's retaining any property upon which there is later discovered to be hazardous materials or substances requiring remedial action pursuant to any federal, state or local environmental law, unless the Trustee contributed to the loss or depreciation in value through willful default, willful misconduct, or negligence.
- (j) *Multiple Fiduciaries*. If more than one person or entity is acting in the same fiduciary capacity with respect to our trust, unless a co-fiduciary elects otherwise in writing, any one co-fiduciary may sign any checks, agreements or other documents on behalf of our trust and such signature shall bind our trust in the same manner as though said check, agreement or other document had been signed by all of the co-fiduciaries acting in the same capacity, and no person dealing with the signing fiduciary shall be obliged to inquire as to the other co-fiduciary's acquiescence to such action. If a co-fiduciary signs checks, agreements or other documents on behalf of the trust (for purposes of this paragraph, the "Signing Trustee"), such Signing Trustee shall have the obligation upon the request of the income beneficiary or any other co-fiduciary to provide forthwith any and all information requested, including an accounting of such Signing Trustee's activities, and shall permit the other co-fiduciaries to audit the records of the co-fiduciary.
- (k) *No Bond.* No Trustee shall be required to post bond or other security in discharge of the Trustee's obligations hereunder.



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ARTICLE X

AMENDMENT AND REVOCATION

This trust is hereby created and the interests hereunder are vested subject to the express condition and reservation of the power in both of us at any time and from time to time to alter, amend or modify this Trust Instrument with written consent of the Trustee, to revoke this instrument, and to withdraw all or any part of the property constituting the Trust Estate from the terms of this instrument, by an instrument in writing signed by both of us and delivered to the Trustee; provided we are not incapacitated, such incapacity to be determined as hereinbefore provided or as otherwise provided by law. The Trustee shall have a reasonable time after receipt of the writing revoking this trust or withdrawing property from this trust in which to deliver the trust property. Upon the death of the last of us to die, the terms of this trust shall become irrevocable.

IN WITNESS WHEREOF, we, the undersigned, RUSSELL Q. ALLISON AND LINDSEY J. ALLISON, as Grantors, have executed this Trust Instrument effective as of the day and year herein first written.

GRANTORS:

(SEAL)

RUSSELL Q. ALLISON

TRUSTEE:

(SEAL)

RUSSELL Q. ALLISON

(SEAL)

LINSOEY J. ALLISON

(SEAL)



20220928000371820 15/16 \$15.00 Shelby Cnty Judge of Probate, AL 09/28/2022 11:52:55 AM FILED/CERT

STATE OF ALABAMA)
	:
SHELBY COUNTY)

I, the undersigned authority in and for said county in said state hereby certify that RUSSELL Q. ALLISON AND LINDSEY J. ALLISON, husband and wife, each of whose names is signed to the foregoing instrument as Grantor and Trustee and each of whom is known to me, acknowledged before me on this day that, being informed of the contents of this instrument, each of them executed the same voluntarily as of the date first above written.

Given under my hand and seal this // day of April, 2022.

[SEAL]

Notary Public

My commission expires: 1/22/2024



20220928000371820 16/16 \$15.00 Shelby Cnty Judge of Probate, AL 09/28/2022 11:52:55 AM FILED/CERT

EXHIBIT A

SCHEDULE OF PROPERTY

PROPERTY

Lot 2, Block 1. Mildner Meadows, Teton County, Idaho, as shown on the plat recorded August 10. 2010, Instrument no. 212556, more specifically described as:

A parcel of land situated in the East One-half of the Southwest Quarter of Section 24, Township 6 North, Range 45 East, Boise Meridian, Teton County, Idaho being more particularly described as follows:

COMMENCE at the Southeast Corner of Section 24. Township 6 North, Range 45 East, Boise Meridian, Teton County. Idaho; thence run North 89 degrees 34 minutes 51 seconds West along the South line of Section 24 for a distance of 1139.70 feet; thence leaving said South line run North 00 degrees 21 minutes 19 seconds East for a distance of 642.86 feet to the POINT OF BEGINNING; thence run North 89 degrees 34 minutes 51 seconds West for a distance of 184.80 feet; thence run North 00 degrees 21 minutes 19 seconds East for a distance of 1008.26 feet; thence run South 89 degrees 33 minutes 19 seconds East for a distance of 184.80 feet; thence run South 00 degrees 21 minutes 19 seconds West for a distance of 1008.18 feet to the POINT OF BEGINNING.

Containing 4.28 acres more or less.