herecording to add page 4 to initial recording referenced 20230124000020010

Prepared by and when recorded return to:

Kathleen K. DeMaria DeMaria, de Kozan & White, PLLC 510 E. Zaragoza Street Pensacola, Florida 32502

(Space above this line reserved for recording office use only)

AGREEMENT APPOINTING SUCCESSOR TRUSTEE OF THE GEORGIA S. MIKUL REVOCABLE TRUST, THAT IS NOW IRREVOCABLE

COUNTY OF

This AGREEMENT APPOINTING SUCCESSOR TRUSTEE OF THE GEORGIA S. MIKUL REVOCABLE TRUST, that is now Irrevocable is made and entered into on this] day of \mathcal{DANOM} , 2023 by LARRY STEPHEN MIKUL and AMY JUANITA MIKUL PANOS, the surviving qualified beneficiaries of the GEORGIA S. MIKUL REVOCABLE TRUST, that is now Irrevocable.

WHEREAS, GEORGIA S. MIKUL, (now deceased), established a Revocable Trust, known as the GEORGIA S. MIKUL REVOCABLE TRUST dated June 27, 2000, (the "Trust"), originally by and between GEORGIA S. MIKUL as Grantor and GEORGIA S. MIKUL and ALLEN R. MIKUL, (now deceased), as initial trustees.

WHEREAS, upon the death of GEORGIAS. MIKUL on 9/12/2022the GEORGIA S. MIKUL REVOCABLE TRUST became Irrevocable.

WHEREAS, A.G. EDWARDS TRUST COMPANY, now known as WELLS FARGO BANK, NATIONAL ASSOCIATION, whose address is One Independent Drive, 20th Floor, Jacksonville, FL 32202 and who was named the successor trustee under Article VIII, Paragraph A, declined to serve on December 19, 2022 by JENNIFER A. WILLIAMS, as Senior Vice President and Senior Trust Advisor of WELLS FARGO BANK, NATIONAL ASSOCIATION.

WHEREAS, Article VIII, Paragraph A, of the GEORGIA S. MIKUL REVOCABLE TRUST, did not name a successor trustee after WELLS FARGO BANK, NATIONAL ASSOCIATION, leaving a vacancy in trusteeship, as defined in Florida Statute 736.0704 (1)(a), requiring the appointment of a successor trustee.

WHEREAS, Florida Statute 736.0704 (3) (b) requires the Trusteeship be filled by unanimous agreement of the qualified beneficiaries.

20230125000020880 01/25/2023 01:06:21 PM AGREEMNT 2/4

WHEREAS, the qualified beneficiaries of the GEORGIA S. MIKUL REVOCABLE TRUST are LARRY STEPHEN MIKUL, M.D., PAUL ALLEN MIKUL (now deceased) and AMY JUANITA MIKUL, now known as AMY JUANITA MIKUL PANOS.

WHEREAS, LARRY STEPHEN MIKUL, whose office address is 128 Windsor Circle, Pelham, AL 35124 and AMY JUANITA MIKUL PANOS, whose mailing address is 985 Seaboard Ave., Atlanta, GA 30318, are in unanimous agreement to serve as Successor Co-Trustees of the GEORGIA S. MIKUL REVOCABLE TRUST.

NOW, THEREFORE, in consideration of the foregoing, the parties hereto agree as follows:

- (1) The above recitations are true and correct.
- (2) This agreement shall serve as the appointment of LARRY STEPHEN MIKUL and AMY JUANITA MIKUL PANOS as Successor Co-Trustees of the GEORGIA S. MIKUL REVOCABLE TRUST.
- (3) LARRY STEPHEN MIKUL, whose mailing address is 128 Windsor Circle, Pelham, AL 35124, agrees to serve as a Successor Co-Trustee of the GEORGIA S. MIKUL REVOCABLE TRUST.
- (4) LARRY STEPHEN MIKUL hereby accepts the duties and responsibilities of serving as a Successor Co-Trustee of the GEORGIA S. MIKUL REVOCABLE TRUST.
- (5) AMY JUANITA MIKUL PANOS, whose mailing address is 985 Seaboard Ave., Atlanta, GA 30318, agrees to serve as a Successor Co-Trustee of the GEORGIA S. MIKUL REVOCABLE TRUST.
- (6) AMY JUANITA MIKUL PANOS hereby accepts the duties and responsibilities of serving as a Successor Co-Trustee of the GEORGIA S. MIKUL REVOCABLE TRUST.
- (7) All the terms and provisions of this agreement shall be binding upon and inure to the benefit of and be enforceable by the parties hereto, their heirs, executors, administrators, successors and assigns.
- (8) This agreement may not be amended or modified, unless said amendment or modification is in writing and is executed by all parties hereto.
- (9) This agreement constitutes the entire agreement between the parties hereto, and there are no agreements, understandings, or representations between the parties other than those set forth herein or herein provided for,

20230125000020880 01/25/2023 01:06:21 PM AGREEMNT 3/4

and this agreement supersedes all prior agreements and understandings relating to the subject matter hereof.

- (10) It is the intention of the parties that the laws of the State of Florida should govern the validity of this agreement, the construction of its terms, and the interpretation of the rights and duties of the parties.
- (11) In connection with any litigation to enforce this agreement, including appellate proceedings, arising out of this agreement, the prevailing party shall be entitled to recover reasonable attorney's fees and costs.

EXECUTED on the dat set forth.	tes of each of the acknowledgments hereafter
Wille Potto	Lun Galla / MA
Witness ROOM ROOM	LARRY STEPHEN MIKUL, Successor Co-Trustee
Witness	

State of Alabama
County of Chilton

The foregoing instrument was acknowledged before me on the , 2023, by LARRY STEPHEN MIKUL, Successor Co-Trustee, by means of physical presence, who is personally known who has me orproduced οf identification) (type identification, and sworn to and subscribed before me by the witnesses, by means presence, who is personally known to me or who has produced Known identification as and by means of physical presence personally known who has produced to meor as identification.

Notary Public, State of Alabama
Notary's printed name:

Luanalla Locraine Bice

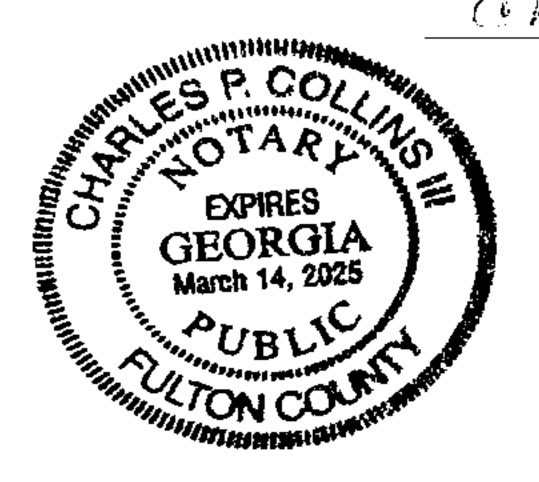
Witness

AMY JUANITA MIKUL PANOS, Successor Co-Trustee

State of Andrew State of Enternal

Notary Public, State of Graces

Notary's printed name:



THE NEW YORK OF THE PARTY OF TH

Filed and Recorded
Official Public Records
Judge of Probate, Shelby County Alabama, County
Clerk
Shelby County, AL
01/25/2023 01:06:21 PM
\$32.00 JOANN
20230125000020880

alli 5. Beyl