OFFICIAL DECLARATION
OF
EXPRESS/NON-STATUTORY TRUST
AGREEMENT
UNDER THE COMMON LAW
JURISDICTION
COMMON LAW (EXPRESS) NON-STATUTORY TRUST AGREEMENT

TABLE OF CONTENTS

ARTICLE I. .................................................................................................................. 4
CREATION OF TRUST.................................................................................................. 4
1.1 CREATION........................................................................................................... 4
1.2 TRANSFER PROPERTY....................................................................................... 4
1.3 IRREVOCABLE..................................................................................................... 4
1.4 NAME.................................................................................................................. 4

ARTICLE II. ................................................................................................................. 4
ADMINISTRATION OF TRUST................................................................................... 4
2.1 BENEFICIARY OF THE TRUST........................................................................... 5
2.2 USE OF THE PRINCIPAL (RES): FUNDS AND PROPERTY.............................. 5

ARTICLE III. .............................................................................................................. 5
ADMINISTRATION POWERS AND DUTIES OF TRUSTEE....................................... 5
3.1 PAYMENTS FOR ADMINISTRATION EXPENSES, TAXES, PROTECTION OF PRINCIPAL’S ESTATE........................................................................................................ 5
3.2 CARE AND CUSTODY OF ASSETS.................................................................... 5
3.3 RIGHTS, POWERS AND DUTIES OF TRUSTEE.............................................. 5
3.4 PAYMENT OF FEES AND EXPENSES............................................................... 7
3.5 BOND .................................................................................................................. 7

ARTICLE IV. ................................................................................................................. 7
TRUSTEE.................................................................................................................... 7
4.1 TRUSTEE............................................................................................................ 7
4.2 SUCCESSOR...................................................................................................... 7

ARTICLE V. .................................................................................................................. 8
RIGHTS OF GRANTOR VIA THE AUTHORIZED REPRESENTATIVE/ATTORNEY-IN-FACT.................................................................................................................. 8
5.1 RIGHTS RESERVED BY GRANTOR (CREATOR) VIA THE AUTHORIZED REPRESENTATIVE/ATTORNEY IN FACT................................................................. 8

ARTICLE VI. ................................................................................................................. 8
INSURANCE PROVISIONS.......................................................................................... 8
COMMON LAW (EXPRESS) NON-SATURACY TRUST AGREEMENT

This TRUST AGREEMENT, entered into this 11th day of March, 2011, between ROBERT LEE JOHNSON JR (Corporate Entity/Person/Fiction) of DOVER, KENT COUNTY, DELAWARE (the Creator of the Trust who is also hereafter called the Grantor), and Robert-Lee : of the Family Johnson Jr generation i.e. Robert-Lee: Johnson Jr (Natural person) of Dover, Kent county, Delaware State Republic (the Authorized Representative/Attorney in Fact of the Grantor, and is also hereafter called the Sole Trustee, and Sole Contributing Beneficiary or Sole Contributor).

WITNESSETH:

WHEREAS, the Grantor desires to establish an express trust for the purposes securing the PRINCIPAL/RES intended for the benefit of the beneficiaries, and facilitating all business transactions on behalf of the beneficiaries and for the benefit of the Trust Estate;

WHEREAS, the Trustee has indicated the willingness to assume the responsibilities in the administrations of said trust and to act as Sole Trustee in connection therewith;

THEREFORE, for valuable consideration the receipt of which is hereby acknowledged, it is hereby agreed as follows:

ARTICLE I
CREATION OF THE TRUST

1.1 CREATION
The Grantor, by way of the Authorized Representative/Attorney in Fact, does hereby transfer, assign, set over, and deliver to the Trustee all the property which is described in Attachment Sheet A hereto and by specific reference made part hereof, to be held by the Trustee in trust for the use and purposes hereinafter set forth.

1.2 TRANSFER OF PROPERTY
The Grantor has transferred to the Trust the said property described on Attachment Sheet A, attached hereto and made a part of this Trust. Later, other property, real, personal or mixed, tangible or intangible, and wherever situated, may be transferred, to the Trust by the Grantor or by someone acting on his behalf. If additional property is transferred to the Trust, it should be listed on the Attachment Sheet A which is for reference only. All property transferred to this Trust formally or informally, whether or not listed on the attached Attachment Sheet A, shall also be part of the Trust.

All property transferred to the Trust formally or informally, together with the investments and reinvestments, constituting additions to the principal of the Trust, and the income therefrom, is hereafter collectively designated as the “Trust Estate”. All property transferred to or deposited with the Trustee shall be held by it in trust for the uses and purposes stated hereafter.

1.3 Irrevocable
The Grantor, by way of the Authorized Representative/Attorney in Fact, does irrevocably make this Trust.

1.4 Name of Trust
The name of the Trust shall be: Robert-Lee: Johnson JrΩ.

ARTICLE II
ADMINISTRATION OF TRUST

2.1 Beneficiaries of the Trust
In addition to the Grantor, the primary beneficiaries of this Trust are the Sole Trustee, and the family members of the Sole Contributor/Authorized Representative/Attorney in Fact; their birth dates and relationships to the Sole Contributor/Authorized Representative/Attorney in Fact, are as follows:

<table>
<thead>
<tr>
<th>NAME IS</th>
<th>RELATIONSHIP</th>
<th>DATE OF BIRTH</th>
</tr>
</thead>
<tbody>
<tr>
<td>Robert-Lee: Johnson Jr</td>
<td>Sole Contributor</td>
<td>October 11, 1967</td>
</tr>
<tr>
<td>Sierra La-Sha: Brown</td>
<td>Daughter of Sole Contributor</td>
<td>May 23, 1985</td>
</tr>
<tr>
<td>Robert-Llewelyn: Waters</td>
<td>Son of Sole Contributor</td>
<td>June 2, 1985</td>
</tr>
<tr>
<td>Quaneshea: Lowan: Waters</td>
<td>Daughter of Sole Contributor</td>
<td>September 9, 1986</td>
</tr>
</tbody>
</table>
Christopher-Rasheem: Waters 
John-Richard: Waters 
Isaiah Bizel Brown 
Qua'dir Sebastian Brown 
Kyla Alirynnna Marie Valdes 
Da'Jon Zeshon Brown 
Chris Rashuan Waters Jr. 
Cyden wyatt Waters 
Cezjere Joshua Waters 
Nashon Christopher Waters 
Jazier Delmonde Richard Johnson 
Robert Jashean Waters 
Makayla Jnahoe Waters 

Son of Sole Contributor 
Son of Sole Contributor 
Grandson of Sole Contributor 
Grandson of Sole Contributor 
Granddaughter of Sole Contributor 
Grandson of Sole Contributor 
Grandson of Sole Contributor 
Grandson of Sole Contributor 
Grandson of Sole Contributor 
Grandson of Sole Contributor 
Granddaughter of Sole Contributor 

November 28, 1986 
January 29, 1990 
April 16, 2002 
June 18, 2003 
July 25, 2005 
February 15, 2008 
March 31, 2008 
March 31, 2008 
January 18, 2009 
January 28, 2009 
June 6, 2009 
December 9, 2005 
January 28, 2008

Any children, nieces and nephews of the Authorized Representative/Sole Contributor/Trustee and the Authorized Representative/Sole Contributor/Trustee’s wife born after the date of this Trust shall also be beneficiaries of this Trust.

2.2 Use of the Funds and Property
The principal of the Trust is to be accumulated, secured and managed, by the Trustee, to provide income and resources for the purposes described below.

The income and resources of the Trust are to be used to provide for all expenses, business or personal, of the Trust beneficiaries. This is to include, but is not limited to, any and all commercial activity/transaction(s), business or personal, of each Trust beneficiary, such as the following examples:

(a) Obtain a college or university education or pursue other types of education or higher learning;
(b) Assist in establishing, operating, or maintaining a business or profession;
(c) Assist in the acquisition of a home;
(d) Assist in the event of a financial emergency;
(e) For any other purpose that will, in the sole discretion of the Trustee, further the best interest of the trust and/or any beneficiary.

Provided, however, that any such payments, other than payments for the education of any beneficiary, shall be deducted from such beneficiary’s proportionate share, if any, of the Trust Estate. If the Trustee is serving as a sole Trustee, or Co-Trustee, and is also a beneficiary or potential beneficiary of the Trust, the Trustee may distribute to, or for the benefit of, the beneficiaries, only so much of the net income from the Trust Estate as the Trustee deems necessary for the health, support, maintenance, and education of the beneficiaries. Trust income shall be distributed quarterly or more frequently. Any net income not distributed at the Trust’s year end shall be added to the principal of the Trust.

ARTICLE III
ADMINISTRATION POWERS AND DUTIES OF TRUSTEE

3.1 PAYMENTS FOR ADMINISTRATION EXPENSES, TAXES, AND PROTECTION OF GRANTOR’S ESTATE
The Trustee is expressly authorized to purchase, and retain in the form in which the same shall be received by it, as an investment for the trust estate, any securities or other personal property given to the Trust Estate.

3.2 CARE AND CUSTODY OF ASSETS
The Trustee shall have the entire care and custody of all of the assets comprising the Trust Estate and shall maintain full accurate books of account and records for receipts and disbursements and other financial transaction relative to the Trust Estate, all of which shall be available for inspection at any reasonable time by any beneficiary of this trust.

3.3 RIGHTS, POWERS AND DUTIES OF TRUSTEE
The Trustee has the following powers, in addition to and not in limitation of its common law and statutory powers, all of which may be exercised without application to any court (for prior or subsequent approval). The rights, powers and duties of the Trustee with respect to the investment and management of the Trust Estate of any trust created herein, or hereafter, shall be:

A. To retain any security or other property of the Trust Estate, so long as such retention appears advisable, to exchange any such security or property for other securities or properties and to retain such items received in exchange without liability for any loss that may be incurred thereby, and without regard to the proportion that any one asset or class of assets may bear to the whole.
B. To sell, exchange, assign, transfer and convey any security or property, real or personal held in the Trust Estate, at public or private sale, at such time and price and upon such terms and conditions (including credit) as the Trustee may determine and grant options to purchase or acquire any Trust Estate property.

C. To invest and reinvest in such stocks, bonds and other securities and properties as it may deem advisable including stocks and unsecured obligations, undivided interest, interest in investment funds, mutual funds, legal and discretionary common trust funds, including common and collective trust funds operated and managed by the corporate trustee, leases and property which are outside the State of Delaware, all without diversification as to kind or amount, without being restricted in any way by any statute or court decision (now or hereafter existing) regulating or limiting investment by fiduciaries.

D. To retain all property in the form in which it was received by the Trustee without liability for any loss that may be incurred thereby. To sell, at public or private sale; for cash or on credit, and upon such terms as it may deem proper, any property at any time held by it.

E. To manage any real property held by it, in such manner as it determines. This power includes the authority to repair and improve such property; to mortgage or re-mortgage such property in such amount, on such conditions, and at such rates of interest as it deems advisable; to make, renew or modify leases on such property for such rentals, and on such terms and for such periods without reference to the term of any Trust created hereunder, to abandon such property; to adjust boundaries; to erect or demolish buildings thereon; to convert for a different use; to dedicate for public use without compensation; to grant easements; to waive payment for property taken by right of eminent domain; to insure for any and all risks; to grant options; to partition; to enter into party wall contracts; and to insure or perfect title.

F. To make secured loans in such amounts, upon such terms, at such rates of interest, and to such persons, firms or corporations it deems advisable.

G. To register and carry any property in the trust's name, its own name or in the name its nominee or to hold it unregistered, but without thereby increasing or decreasing its liabilities as fiduciary.

H. To pay, extend, renew, modify or compromise upon such terms as it may determine, and upon such evidence as it may deem sufficient, any obligation or claim, including taxes, either in favor of or against this Trust Estate.

I. To establish such bank accounts, checking or savings, as the Trustee may deem proper, and to designate any person or persons to sign checks or make withdrawals from savings accounts.

J. To exercise or sell any option, right or privilege to purchase stocks or securities or property which the Authorized Representative/Sole Contributor might have at his death or become available during the administration of the Grantor's estate or the trust estates hereunder.

K. To vote in person or by proxy any stock or securities held, and to grant such proxies and powers of attorney to such person or persons as it may deem proper.

L. To borrow credit upon terms acceptable to it from any person or corporation, including any institutional Trustee to pledge or mortgage any property as security for any loans or indebtedness incurred by the Grantor.

M. To determine the manner of ascertainment of income and principal, and the apportionment between income and principal of all receipts and disbursements (provided, however, that all dividends on shares of mutual funds derived from realized capital gains shall be treated as principal); and to select an annual accounting period. Without limiting the discretion granted in respect to other administrative powers, the discretion intended by this paragraph may be exercised without regard as to whether there is any doubt or uncertainty under general law as to the proper classification of a particular receipt or disbursement, so long as it is exercised to effectuate the Grantor's intention that due and impartial consideration be given to the interest of those entitled to income as well as those entitled to principal.

N. To mortgage, encumber, lease, pledge, partition, plat, subdivide, dedicate to public use, grant and release easements, improve, repair, surrender, abandon, or otherwise deal with or dispose of any and all property of whatsoever character and wherever situated forming a part of the Trust Estate, at such time or times and in such manner and upon such terms as in its absolute and uncontrolled discretion may be deemed expedient and proper.

O. To take ANY action with respect to conserving or realizing upon the value of any estate property, and with respect to foreclosures, reorganizations, or other changes affecting the Trust Estate; to collect, pay, contest, adjust, arbitrate, compromise, sue on, defend or abandon demands of or against the Trust Estate wherever situated; and to execute contracts, notes, conveyances and other instruments containing provisions excluding personal liability.

Page | 6
P. To consent to and participate in any plan for the liquidation, reorganization, consolidation or merger of any corporation, public or private, statutory or non-statutory, any security of which is held.

Q. To employ accountants, attorneys, fiduciaries, and such agents as Trustee may deem advisable, with or without discretionary power, to pay reasonable compensation for their services and to charge same to (or apportion same between) income and principal as it may deem proper.

R. If the Trust becomes the owner of any business, whether as a sole proprietor or holder of a majority of the outstanding stock of a corporation, the Trustee may continue such business so long as the Trustee shall deem it to the best interest of the beneficiaries and the Trust Estate; and to exercise all powers with respect to such business which Grantor’s Authorized Representative/Sole Contributor could exercise if living. This shall include, but not by way of limitation, the power to sell or liquidate said business at such price and upon such terms as the Trustee shall consider proper; to name or change officers, directors, or employees and the power to expand, limit, alter, incorporate, merge or reconstitute such business in any way the Trustee deems advisable. In the absence of actual notice to the contrary, the Trustee may accept as correct financial or other statements rendered by the managers of the business or corporation from time to time as to its condition and operations. If such business is retained or continued by the Trustee, the Trustee shall receive such compensation in addition to that to which it would otherwise be entitled as Trustee and will reasonably compensate it for its additional services in the management and operation of such business, and the Trustee shall in no way be liable for any loss resulting from such retention or continuance of from the operation of such business or the acts of its officers and directors, except where such loss is the result of the Trustee’s misconduct or gross negligence.

S. The powers set forth in this Section 3.3 are in addition to the powers and authorities that are granted in other sections of this Agreement and that are conferred upon the Trustee by common law, and may be exercised without the prior leave or subsequent confirmation of any court from the date this agreement is executed until the final distribution of the assets of each trust, if any, created by this Agreement.

3.4 PAYMENT OF FEES AND EXPENSES
The Trust Estate and the income therefrom shall be chargeable with the reasonable expenses of the Trustee in the administration of the trust, but the Trustee shall be paid no compensation for the services of being a Trustee.

3.5 BOND
No Trustee shall be required to give any bond or other security for the faithful performance of its duties or powers.

ARTICLE IV
TRUSTEE

4.1 TRUSTEE

4.2 SUCCESSION
The term Trustee as used in this Trust Agreement means one or more Trustees as well as any Successor Trustee and Successor Co-Trustees.

A. Successors; Death of Authorized Representative/Sole Contributor/Sole Trustee
In the event of the death, resignation, removal, or incapacity of the Authorized Representative/Sole Contributor/Sole Trustee, Robert-Lee: Johnson Jr, then his daughter Sierra-La-Sha: Brown, his son Robert-Lee: Johnson Jr, his daughter Quanesha: Lowan: Waters, his son Christopher-Rashawn: Waters, and his son John-Richard: Waters shall serve as Successor Co-Trustees or Sole Trustee, should the other refuse. In the event of the death, incapacity, resignation, refusal, removal, or inability of all the above-named Successor Co-Trustees to serve, then the Authorized Representative/Sole Contributor/Trustee’s children, Sierra-La-Sha: Brown, Robert-Llewellyn: Waters, Quanesha: Lowan: Waters, Christopher-Rashawn: Waters, John-Richard: Waters, shall serve as a Successor Co-Trustee’s or Sole Trustee, should the other refuse. In the event that all four of the individuals named above cannot serve as Successor Co-Trustees, then the Authorized Representative/Sole Contributor/Sole Trustee’s sister, Chiara-Fatima: Fox shall serve as the Sole Successor Trustee. Chiara-Fatima: Fox will search for the Authorized Representative/Sole Contributor/Sole Trustee’s next living relative until such time as a willing living relative agrees to assume the position of Successor Co-Trustee.

B. Removal of Trustee by Grantor
The Grantor, by way of the Authorized Representative/ Attorney in Fact, reserves the right to remove any Trustee, Trustees, or Successor Co-Trustees.

C. Responsibility of Trustee
A Successor Trustee shall become responsible for the Trust Estate only when the same has been received by it. No Successor Trustee shall be responsible for any act or omission of any prior Trustee, nor shall any Successor Trustee be under a duty to take any proceedings against any prior Trustee for an act or omission of any prior Trustee. In determining what assets constitute the Trust Estate, the Successor Trustee shall be responsible only for the making of a reasonable inquiry from records of the prior Trustee.

D. Annual Statements by Successor Trustee
The Successor Trustee(s) agrees to furnish annual statements to the beneficiaries receiving distributions, showing all receipts and disbursements during the period covered, and to submit annually a statement of the assets of the Trust. Any additional reports or statements to be provided to the beneficiaries shall be in the sole discretion of the Trustee. Grantor intends this provision to control over any provision of law that may require that additional, more frequent, or more detailed reports or statements be provided to any person.

E. Resignation of Trustee(s)
Any Trustee shall have the unalienable right to resign.

ARTICLE V

RIGHTS OF GRANTOR VIA THE AUTHORIZED REPRESENTATIVE/ATTORNEY-IN-FACT

5.1 RIGHTS RESERVED BY GRANTOR (CREATOR) VIA THE AUTHORIZED REPRESENTATIVE/ATTORNEY IN FACT

The Grantor reserves the following rights:

A. Right to Change Trust
The grantor has the right to change, amend or alter, any of the terms or provisions of this Trust Agreement at any time. All changes, amendments or alterations must be written and will not become effective until signed by the Trustee.

B. Right to Terminate
The grantor has the right to terminate this Trust Agreement, in whole or in part, at any time. Any complete or partial termination shall become effective upon delivery of notice in writing to the Trustee, under notary and seal with wet "red ink" signature and thumb print of the Authorized Representative/Attorney in Fact.

C. Right to Withdraw Assets
The Grantor has the right to withdraw and return to the Grantor, all or any, part of the assets transferred to the Trust formally or informally, whether or not listed on the Attachment Sheet A. The exercise of this right of withdrawal, in whole or in part, will become effective upon delivery of notice in writing to the Trustee, under notary and seal with wet "red ink" signature and thumb print of the Authorized Representative/Attorney in Fact.

ARTICLE VI

INSURANCE PROVISIONS

6.1 INSURANCE PROVISIONS

A. Policy Beneficiaries
The Authorized Representative/Sole Contributor/Sole Trustee may make insurance policies payable to the Trust or the Successor Co-Trustee(s) as primary or contingent beneficiaries. Such beneficiary designations may also be amended or terminated by the Authorized Representative/Sole Contributor/Sole Trustee. A reference to a policy transferred or made payable to the Trust or the Trustee may be shown on Attachment Sheet A.

B. Payment of Premiums
The owner of the policies shall pay all premiums or assessments on them, and the Trustee shall be under no obligation to see that the premiums or assessments are paid. The Trustee shall be under no obligation with respect to the policies, other than for their safekeeping, unless agreed otherwise. Nothing contained in this Trust shall be interpreted as an obligation on the part of the owner or the Successor Co-Trustee(s) to keep the policies in force.

C. Ownership of Policies
The owner of the policies reserves all incidents of ownership in the insurance policies. It is the intent of the Grantor that the Trust be operative with respect to the proceeds of the policies which are payable to the Trust, Sole Trustee, Successor Co-Trustee(s), or Beneficiaries at the time of the death of the insured.
D. Pledging and Assigning Policies
If the policy owner requests, the Successor Co-Trustee(s) will join with the policy owner in executing instruments assigning or pledging any insurance policies subject hereto. Upon the execution of such instruments by the Trustee, all of the rights and interest of such Trustee, and this Trust, will be and remain subject to the rights and interest of such assignee or pledgee.

E. Collecting Policy Proceeds
Upon the death of the Authorized Representative/Sole Contributor/Sole Trustee, the Successor Co-Trustee(s) shall collect the proceeds of the policies payable to this Trust, Successor Co-Trustee(s), or Beneficiaries. If necessary, the Successor Co-Trustee(s) may institute legal proceedings to enforce the payment of the policies or do any other acts necessary to collect under the policies. However, the Successor Co-Trustee(s) shall not be required to maintain any litigation to enforce the payment of the policies until reasonably assured of reimbursement from the Trust against expenses and liabilities which may be associated with such litigation. The Successor Co-Trustee(s) are authorized to compromise and adjust claims arising out of the insurance policies and the decision of the Successor Co-Trustee(s) shall be binding and conclusive upon all interested persons and corporations.

ARTICLE VII
DISTRIBUTION OF INCOME AND PRINCIPAL OF TRUST ESTATE

7.1 DISTRIBUTION OF INCOME AND PRINCIPAL OF TRUST ESTATE
The Sole Trustee shall hold, administer and distribute the Trust income and principal as follows:

A. Distribution of Income
The Trustee may accumulate all of the income from the assets transferred to the Trust or distribute all or any portion of the income from the Trust to the Grantor. The Trustee may distribute income to third parties as determined by the Sole Trustee or as directed by the Grantor.

B. Distribution of Principal
The Grantor may direct the Sole Trustee to distribute any amount of principal to the Grantor or a third party. This power can be exercised in such a manner that all of the assets may be taken from this Trust.

C. Incapacity of Authorized Representative/Sole Contributor/Sole Trustee
If the Authorized Representative/Sole Contributor/Trustee becomes incapacitated, the Successor Co-Trustee(s) described in this Trust shall become active in the order and capacity designated. The Successor Trustee may withdraw principal or income from the Trust for the Grantor’s benefit or for the benefit of those individuals dependent upon the Authorized Representative/Sole Contributor/Trustee. Such withdrawals should be consistent with the value of the Trust and the mode of living to which the Authorized Representative/Sole Contributor/Trustee and the Authorized Representative/Sole Contributor/Trustee’s dependents have been accustomed.

D. Life Support Systems
In the event the Authorized Representative/Sole Contributor/Sole Trustee is incapacitated or irreversibly comatose and is receiving life-prolonging medical treatment, the Successor Trustee(s) shall consult with the health-care provider (physician or hospital staff members) as well as with any health care surrogate appointed by the Authorized Representative/Sole Contributor/Trustee under a health care power of attorney to determine if such measures should be continued. A life-prolonging treatment as used herein means a medication and artificially or technologically supplied respiration, nutrition, or hydration that prolongs the life of the Grantor. The Successor Co-Trustee(s) shall consult with the health-care provider and any health care surrogate appointed by the Grantor under a health care power of attorney to determine whether the benefits of continued treatment outweigh the burdens of such treatment and are consistent with any Medical Directive given by the Authorized Representative/Sole Contributor/Sole Trustee.

It is the desire of the Authorized Representative/Sole Contributor/Sole Trustee that life-prolonging treatment, not be continued for an unreasonable period when it is clear that the condition of the Authorized Representative/Sole Contributor/Trustee will not improve and the treatment merely prolongs the Authorized Representative/Sole Contributor/Sole Trustee’s life without dignity. The Authorized Representative/Sole Contributor/Sole Trustee may execute a separate Health Care Power of Attorney or a Medical Directive or Living Will, or other similar document regarding the Authorized Representative/Sole Contributor/Sole Trustee’s wishes concerning medical treatment under such circumstances. If the choices made in such document(s) or by a health care surrogate acting under a Health Care Power of Attorney are inconsistent with this provision of this Trust, then the directions made in those other document(s) or by such persons shall prevail.

7.2 OPERATION OF TRUST ESTATE SUBSEQUENT TO AUTHORIZED REPRESENTATIVE/SOLE CONTRIBUTOR/SOLE TRUSTEE’S DEATH
Upon the death of the Authorized Representative/Sole Contributor/Sole Trustee, the above listed Successor Co-Trustee(s) will assume their positions, with corresponding duties, and the operation of the Trust will resume as provided for in this Trust Agreement.
A. Disaster Provisions B All Beneficiaries Dead

In the event that all the beneficiaries identified herein die prior to the distribution of all the assets, then the Trust shall terminate and all of the remainder of the Trust Estate shall be distributed as follows:

(a) 25% to an Orphanage of nieces and nephews of the Authorized Representative/Sole Contributor/Trustee and the Authorized Representative/Sole Contributor/Trustee's wife choice.

(b) 75% equally among the following persons (nieces and nephews of the Authorized Representative/Sole Contributor/Trustee and the Authorized Representative/Sole Contributor/Trustee's wife) who are then surviving:

Children, nieces and nephews of the Authorized Representative/Sole Contributor/Trustee and the Authorized Representative/Sole Contributor/Trustee's wife born after the date of this Trust shall also be beneficiaries of this Trust.

ARTICLE VIII

ADMINISTRATIVE AND MISCELLANEOUS PROVISIONS

8.1 ADMINISTRATIVE PROVISIONS

A. Applicable Law

The validity of this Trust and the meaning and effect of its dispositive provisions are to be governed by the Common Law Jurisdiction of Delaware State Republic and Georgia State Republic. The administration of this Trust shall be governed by the Common Law Jurisdiction of the place of administration, and whereforever else the Trustee deems it advisable to administer the Trust. Initially, the places of administration of this Trust are Delaware State Republic and Georgia State Republic. The place of administration of this Trust may be changed as follows:

(a) During the lifetime of the Authorized Representative/Sole Contributor of the Grantor, so long as the Authorized Representative/Sole Contributor is the Sole Trustee, the place of administration shall be any and all of the original Sovereign Nation/States of the North American Union of States; and any international Sovereign Nations with which this Trust Estate currently has, or in the future will have, commercial relations, public or private;

(b) A Trustee other than the Grantor may change the place of administration as the Trustee deems appropriate.

B. Investments

To invest and reinvest all funds available for investment and reinvestment in any kind of property, real or personal, including by way of illustration: bonds, interest in common trust funds established by the Trustee or any successor, stocks of any class, mortgages, agreements of sale and other investments in property as the Trustee shall deem proper and for the best interest of the Trust Estate.

C. Investment in Brokerage/Commodities

To buy, sell and trade in securities, commodities, futures, mutual funds, options and short sales on margin (hereafter "securities"), and for such purposes may maintain and operate a margin account with any broker and may pledge any securities held or purchased by it with such broker as security for loans or advances made to the Trustee. In connection with the foregoing, the Trustee is authorized to hold any securities in the name of a nominee or in other forms without disclosure of the Trust so that title to the property may pass by delivery.

D. Dealing with Grantor's Estate

To purchase for the Trust Estate any securities or other property belonging to the estate of the Grantor, and to loan to the Authorized Representative of the Grantor's estate (whether or not the Trustee hereunder is at the same time a Authorized Representative of the Grantor's estate) out of either the principal or the accumulated income of the said Trust Estate, such amounts as the Trustee may deem necessary or advisable to protect and conserve the assets of the Grantor's estate. The Trustee shall not be liable for the losses suffered by the Trust Estate as a result of its exercise of these powers.

E. Payment of Trustee

To incur and pay from the Trust Estate and to charge against either income or principal thereof, all reasonable expenses in connection with the management of this Trust. A Corporate Trustee, if there is one, may be paid the fees normally charged by it whether or not there are individual Co-Trustees.
F. Continuance of Business
To carry on, as long as, and in such manner as, it sees fit, any business enterprise in which the Grantor owned any interest. This power includes the right to name or change officers, directors or employees; to expand, limit, alter, incorporate, merge, or reconstitute such business in any way it deems advisable; and to accept, in the absence of actual notice to the contrary, financial or other statements rendered by the managers of the business from time to time as to its conditions and operations. The Sole Trustee shall in no way be liable for any loss resulting from such retention or continuance or from the operation of such business or the acts of its officers and directors, except where such loss is the result of the Sole Trustee’s misconduct or gross negligence.

G. Taxes
If the Grantor’s estate shall be subject to Federal estate tax, the Trustee hereunder shall pay to the Authorized Representative of the Grantor’s estate, from the Trust, an amount equal to the additional estate, inheritance, succession and other similar taxes, imposed by inclusion of the property in the Trust in the Grantor’s gross estate for tax purposes. Provided, however, that no such tax shall be paid from assets not subject to the Federal estate tax.

H. General Power
To do all other acts which, in the Sole Trustee’s sole judgment, may be necessary or appropriate for the proper or advantageous management, investment or disposition of any property included in this Trust Estate.

8.2 MISCELLANEOUS PROVISIONS

A. Minors
In the event that any of the beneficiaries herein are minors at the time of any distribution by the Trustee, the Trustee is hereby authorized to pay or deliver the same, either directly to the minor or to either parent of the minor, as natural guardian, without the necessity of any judicial appointment. A receipt, in writing, by any such distributee, either guardian or minor, shall constitute a full and binding release of the Trustee.

B. Express/Non-Statutory Common Law Trust Not Subject to Rule against Perpetuities (Trusts which exist too long)
This Express/Non-Statutory/Common Law Trust is perpetual and self renewing, until such time that there are no remaining living relatives or descendants of the Authorized Representative/Sole Contributor/Sole Trustee, Authorized Representative/Sole Contributor/Sole Trustee’s wife, or Anthony Douglas Powell.

C. Spendthrift Provisions (Prohibition against Sale of Inheritance)
Excluding the power of appointment under the marital trust provisions, neither the principal of any Trust or sub-trust created hereby, or hereafter, nor the income resulting therefrom, while in the hands of the Trustee, shall be subject to any voluntary or involuntary conveyance, transfer, or assignment, or be pledged as security for any debt of any beneficiary or other person, and shall not be subject to any claim of creditors of any such beneficiary or other person, through legal process or otherwise. Any such attempted sale, anticipation, assignment or pledge of any of the funds or property held in any such Trust, or the income therefrom, by a beneficiary shall be null and void and shall not be recognized by the Trustee. It is the intention of the Grantor to place the rights of any beneficiary under this Trust in a spendthrift trust and to place absolute title to the property held in trust and the income therefrom in the Trustee, with power and authority to pay out the same only as authorized hereby.

D. Adopted Child
The terms "child," "grandchild," "issue," "heir," "descendant," "beneficiary," or other equivalent terms shall be construed to include adopted persons and their descendants.

F. Miscellaneous
Words used in the singular or neuter form are to be construed in the plural, masculine or feminine where applicable. Section headings are for reference only.

8.3 REGISTERING AND RECORDING OF TRUST AGREEMENT
The Trustee shall be exempt from registering this Trust Agreement and any of the trusts created hereunder as may be required by the Delaware Code, the Official Code of Georgia Annotated, or any other applicable Municipal, State or Federal statute. The Trustee, at their sole discretion, may place this Trust Agreement on public record with the clerk of the county recorder’s office, wherever Trust business is conducted or vested Trust interest, of any kind, exists.

We affirm that all of the foregoing is true and correct. We affirm that we are competent to make this Affidavit. We hereby affix our own signatures to all of the affirmations in this entire document with explicit reservation of all our inalienable rights and our specific right not to be bound by any "contract" or "obligation" which we have not entered into knowingly, voluntarily, intentionally, and without misrepresentation, duress, or coercion.
WHEREFORE: Further affiants saith nought.

ROBERT LEE JOHNSON JR
LS: ROBERT LEE JOHNSON JR (©) Grantor
Grantor’s Signature accepted in accord with UCC §§ 1-201 (39), 3-401
Executed without the UNITED STATES per Title 28 U.S.C.A. Section 1746(1). I declare under penalty of perjury under the Laws of these United States of America that the foregoing is true and correct. Without Prejudice unto Rights Reserved in Commerce, UCC 1-308.

This instrument was prepared by:

LS: Robert-Lee: Johnson Jr, Initial Sole Trustee
Agent, by Special Appearance, in Proprio Persona, proceeding Sui Juris.

Notice for the Agent is Notice for the Principal applies under this notice. Notice for the county clerk for Kent County, Delaware State and record court for original jurisdiction, is notice for all.

NOTARY ATTACHED
Using a notary for this document does not constitute any adhesion, nor does it alter My status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

ACKNOWLEDGMENT

The Delaware state [ ] ss.
The Kent county

On March 26, 12 before me, Sherri Taylor, Notary Public

Personally appeared,

Robert Lee Johnson, Jr.
Name of signer who executed document

known to me (or proved to me on the basis of satisfactory evidence) to be the signer whose name is subscribed to the within instrument and duly sworn and subscribed acknowledged to me that he executed the same and that by his signature on the instrument executed the instrument.

WITNESS my hand and official seal.
My Commission Expires: October 8, 2012

Sherri Taylor
Notary Public

SEAL

Sherri Marie Taylor
Notary Public, State of Delaware
My Commission Expires October 8, 2012