

STATE OF SOUTH CAROLINA,
COUNTY OF GREENVILLE.

SEPARATION AGREEMENT (IN DUPLICATE)

WHEREAS, we, Albert M. Freeman and Evelyn B. Freeman, both of Greenville County, South Carolina, have been and are legally married and have, because of certain disagreements and differences, found it impossible to live together as husband and wife and have for some time been, and now are, living separate and apart from each other and never intend to live together again in the marriage relationship,

NOW KNOW ALL MEN BY THESE PRESENTS, That for and in consideration of the premises hereinabove expressed and the mutual agreement hereinafter expressed, we, the said Albert M. Freeman, and Evelyn B. Freeman, agree to live apart and separate and to continue to live apart and separate from each other as husband and wife.

That said Evelyn B. Freeman agrees to release the said Albert M. Freeman from all marital obligations and from any and all obligations incident to the said marriage relationship; she agrees to support herself without any aid or assistance of any kind from the said Albert M. Freeman, and agrees not to trouble, molest or disturb him in any way on account thereof; she also agrees to relinquish and release any and all claims and interests to which she may legally be, or to which she might legally become, entitled, in, of, and to all property and property rights now owned or that may hereafter be acquired by the said Albert M. Freeman, including the renunciation of Dower and Dower rights in, of and to any and all real property now owned or hereafter acquired by the said Albert M. Freeman, if, when and as she may be so required to do by the said Albert M. Freeman.

That said Albert M. Freeman agrees to release the said Evelyn B. Freeman from all marital obligations and from any and all obligations incident to the said marital relationship; he agrees not to require of her any service whatsoever, and agrees not to trouble, disturb or molest her in any way on account thereof; he also agrees to relinquish and release any and all claims and interests to which he may legally be, or to which he might legally become, entitled, in, of or to any of her earnings and in, of or to any and all property and property rights now owned or that may hereafter be acquired by the said Evelyn B. Freeman.

In accordance with and in furtherance of the foregoing, have agreed to and do make, upon the signing and sealing of these presents, a division, final, between themselves of all property in and as to which either or both may have had or may have claimed, a right, title, and/or interest, up to the signing and sealing of these presents, in manner as follows: The said Evelyn B. Freeman is to receive and she accepts possession and title of and to all the household property and all other property, except the bed-room suite and the automobile, and the said Albert M. Freeman is to receive and he accepts possession and title of and to the said bedroom suite and automobile. And this shall establish finally the possession, right to possession and title as to said property as named, set forth and provided for.

THAT THE SAID Evelyn B. Freeman is to have the care, custody and control of the minor children, Geraldine Ann Freeman, age Five (5), and Bobbie Jo Freeman, age Three (3) years, so long as she rears and cares for them properly in every way; but she is not to release the care, custody and control of either or both, nor relinquish the care, custody and control to anyone else, but give them her own personal care and attention at all times. However, the said Albert M. Freeman is to be allowed to visit said children either in the home of said Evelyn B. Freeman or elsewhere, whenever and as often as he may desire so to do; and he desires that they be reared and brought up together and not separately. And said Albert M. Freeman agrees to contribute not over Five (\$5.00) Dollars per week, each week, to said Evelyn B. Freeman toward and for the support, up-keep and maintenance of both of said children; that is, the sum of not over said amount weekly, all told.

That the parties hereto do, each, now and hereby renounce, relinquish, release and forever surrender any and all other claims, either may now have, as against the other, in so far as same may legally be done, excepting the right to obtain a legal divorce without the State of South Carolina (or within the State of South Carolina, if and when such a Law be at any time passed by said State), at any time hereafter, which right is reserved to both parties hereto alike.

IN WITNESS WHEREOF, we, the said Albert M. Freeman and the said Evelyn B. Freeman, have hereunto set our hands and seals, this the 11th day of April, A. D. 1945.

Signed, sealed and delivered
in duplicate, in the presence of:

C. Sarides
Harold N. Knighton

Evelyn B. Freeman (SEAL)

Albert M. Freeman (SEAL)