

Wesley Burgiss, deceased, at the time of the execution of the wills and codicils thereto, of the said William Wesley Burgiss, dated September 26, 1932, October 27, 1932, May 12, 1937, August 4, 1938, April 4, 1940 and August 7, 1940, referred to in aforesaid agreement, as is shown by record in Judgment Roll E-11,354 on file in the Office of the Clerk of Court for Greenville County, South Carolina, and wherein it was held and determined that the said William Wesley Burgiss had sufficient mental capacity to execute said will and codicils; and

WHEREAS, The parties hereto have reached a settlement and agreement as to the amount which the said Charles H. Gerald should receive as compensation for the time and expenses incurred by him in attempting to prove the mental incapacity of the late William Wesley Burgiss at the time of the making of the wills and codicils hereinabove referred to, and for his services as Attorney in Fact for Shuman Basil Gerald, Jr.,

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS, That the said Charles H. Gerald, in consideration of the sum of Seven Thousand Five Hundred (\$7,500.00) Dollars, to him in hand paid at and before the sealing of these presents by Shuman Basil Gerald, Jr., does hereby remise, release and forever discharge the said Shuman Basil Gerald, Jr., his heirs and assigns, of and from all claims, demands, suits, causes of action, damages and liabilities of whatsoever kind and nature which the said Charles H. Gerald now has against the said Shuman Basil Gerald, Jr., and especially all claims, demands, suits, causes of action, damages and liabilities whatsoever which the said Charles H. Gerald has ever had or now has or may have in the future for compensation or payments or interest in any properties, real, personal or mixed, under the aforesaid agreement between said parties, dated June 14, 1940.

And the said Charles H. Gerald does hereby grant, bargain, sell, assign, transfer, set over and release unto the said Shuman Basil Gerald, Jr. all his interest in all monies, properties, real, personal or mixed, or interest in the Estate of William Wesley Burgiss, deceased, acquired by the said Charles