

the same shall be necessary. The Trustee is authorized to reimburse himself for his legitimate and proper expenses incurred in connection with his duties and capacity as Trustee. At any time any of the grantors may request an accounting of the acts and doings of this trust and the Trustee shall promptly render a complete and accurate accounting.

IT IS THE INTENTION of the grantors in this instrument to convey only to the Trustee with powers as above set forth during the lifetime of the said Robert E. Duncan. Upon the death of the said Robert E. Duncan, this trust shall immediately terminate. Simultaneously, with the execution of this trust instrument, the said Robert E. Duncan is executing a deed whereby he conveys his interest in fee simple in the real estate to his said children named above and sells his interest in the principal or corpus of the personal property to the said children named above.

IT IS ALSO THE INTENTION of the grantors to this instrument and of the said Robert E. Duncan in the deed mentioned above that upon the death of the said Robert E. Duncan, that this trust shall terminate and the real estate described above with personal property mentioned above, shall be owned in fee simple by the said Ruby Duncan Boozer, Roy E. Duncan, Linder B. Duncan, William O. Duncan and Mac C. Duncan, their heirs and assigns forever.

WITNESS our hands and seals this 22nd day of December, in the year of our Lord One Thousand, Nine Hundred and Fifty.

Signed, Sealed and Delivered in the Presence of:

William C. Henderson
J. B. Coffey

Robert E. Duncan (L.S.) ✓
Ruby Duncan Boozer (L.S.) ✓
Roy E. Duncan (L.S.) ✓
Linder B. Duncan (L.S.) ✓
William O. Duncan (L.S.) ✓
Mac C. Duncan (L.S.) ✓