

(D) The Trustees shall pay to Ruth Kennedy Fifty (\$50.00) Dollars per month from the income or principal or both of said Trust Estate, commencing at the death of the Grantor and continuing throughout the life of Ruth Kennedy.

(E) Commencing at the death of the Grantor, the Trustees shall pay from the income of the Trust Estate the sum of One Hundred (\$100.00) Dollars per month, to Minnie H. King so long as she shall live; and should the income to the Trust Estate be inadequate to make such payment, the Trustees shall invade the principal of the Trust Estate to the extent necessary to make such payment.

(F) Commencing at the death of the Grantor, the Trustees shall pay from the income of the Trust Estate the sum of One Hundred (\$100.00) Dollars per month to Evelyn K. Wright, so long as she shall live; and if the income of the Trust Estate be insufficient to make such payment, then the Trustees shall invade the principal of the Trust Estate to the extent necessary to make such payment.

(G) Commencing at the death of the Grantor, the Trustees shall pay the balance of the income from the Trust Estate after the payments hereinabove provided in Paragraphs (C), (D), (E), and (F) to Grantor's children share and share alike. If any child of Grantor shall, at such time (I. E. at the death of the Grantor) be deceased leaving a living spouse, such spouse shall receive a portion of income equal to one-third of the portion which such child would have been entitled to if living. The balance (two-thirds portion) of the share of income which such child would have received if living (or the entire share if there be no living spouse) shall be paid to the living issue, if any, of such child; those issue who are the children of such child to take equal amounts, a living parent to exclude his children, and the children of a deceased parent to take equally a per stirpes amount. If any child shall be deceased without leaving issue living, the share (two-thirds portion or full share) of income which such issue would have received, if living, shall be added to the amount distributable to Grantor's other children or their spouses and/or

57
0 6 8