

7. Should the beneficiary die prior to the termination of the trust, i.e., prior to his twenty-third (23rd) birthday, the unconsumed principal and interest of the trust shall revert to the grantors of the trust, in equal shares, free of further trust.

Other Provisions:

1. So long as the beneficiary is a minor, the Family Court of Greenville County has retained jurisdiction over the parties and over the assets of this trust for the purpose of making modifications, appointing successor trustees, and approving extraordinary dealings by the trustees. In addition to this method of modifying the trust, or of approving any action for which the trustees, any doubtful or irregular disbursement to the beneficiary, or any doubtful or irregular action respecting an investment of the trust may take place and be valid if both grantors and both trustees, or all competent surviving grantors and trustees, approve the same in writing.

2. The books of the trustees shall be open to inspection by either grantor on reasonable notice.

3. The trustees may charge and deduct as an expense for administration their reasonable commissions, but they shall first give written notice to the grantors of the trust of the commission they intent to charge; and the Family Court, which has maintained jurisdiction over this trust, may settle any dispute or question about commission, including extra commissions for unusual services.

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