

3. PROPERTY OF CAROLYN CANTRELL COLEMAN: It is specifically agreed and understood that the property of Carolyn Coleman to be subject to this Marriage Settlement Agreement is designated in a document entitled "Inventory of Valuables of Carolyn Coleman" consisting of 1 page and labeled as "Exhibit B" and being incorporated into and made a part of this Marriage Settlement Agreement.

4. OTHER PROPERTY OF RANDOLPH LESTER ESKEW: It is further specifically agreed by and between the parties that all real property ^{now} owned by Randolph Eskew and all annuities, bank accounts, stocks, bonds, certificates of deposit, coins and all other assets of any nature, kind or description whatsoever or wheresoever situate ^{now owned} shall be the sole property of Randolph Eskew, including but not limited to all of his rights of inheritance concerning property real, personal and mixed of his mother's, Mrs. Leila W. Lunsford and should he predecease his mother, all property, real, personal or mixed shall go directly to his four children: Dirk Taylor Eskew, Barry Stephen Eskew, Mark Randolph Eskew and Leslie Eskew MacCoy.

5. OTHER PROPERTY OF CAROLYN CANTRELL COLEMAN: It is further specifically agreed by and between the parties that all real property owned by Carolyn Coleman and all annuities, bank accounts, stocks, bonds, certificates of deposit, and all other assets of any nature, kind or description whatsoever or wheresoever situate shall be the sole property of Carolyn Coleman including but not limited to all of her rights of inheritance concerning property real, personal and mixed of her parents, Mr. and Mrs. Claude Cantrell and should she predecease her parents, all property, real, personal, or mixed shall go to her two daughters, Jan Alison Coleman and Julie Ann Coleman.

6. PROPERTY NOT INCLUDED IN PREVIOUS PROVISIONS: The parties further agree that there are certain classes of property such as common household goods, kitchen utensils and other small items of varying kinds and descriptions which by definition are not included in the aforementioned categorization of property. It is specifically understood and agreed by and between the parties that said property shall be considered the property owned by the parties as tenants-in-common.