Article ###--Trust for Minor Beneficiaries

If my said {SPOUSE\_TYPE}, {CLIENT\_SPOUSE\_NAME}, does not survive me by Thirty (30) days, then I give, devise and bequeath all the rest, residue and remainder of the property which I own at the time of my death, real, personal and mixed, equally to {RESIDUARY\_BENEFICIARY\_NAME}, or if any be deceased, to their issue, per stirpes. If any beneficiary under this Last Will and Testament has not reached age Twenty-Five (25), said beneficiary’s shares shall be held in Trust by my Trustee.

Article ###--Appointment of Trustee

I hereby appoint {TRUSTEE\_NAME}, as Trustee of the Trust created under this Last Will and Testament. In the event {TRUSTEE\_NAME} is unable to serve as Trustee, {ALTERNATE\_TRUSTEE\_NAME} is appointed Alternate Trustee. I direct that no bond be required for the faithful performance of his/her duties. During the existence of said Trust, the Trustee shall have the right to pay to or expend on each child’s behalf such sums as he/she deems advisable to provide for their care, maintenance and education. The Trustee’s discretion shall be conclusive as to what my Trustee deems to be in the beneficiary’s best interest, under all the circumstances, including the advisability of any disbursements, and shall not be questioned by anyone.

Neither the principal nor income of this Trust created by this Last Will and Testament shall be pledged, assigned, transferred, sold or in any manner whatsoever accelerated, anticipated, or encumbered, by any beneficiary, nor shall any income or principal of said Trust Estate be in any manner subject or liable in the hands of the Trustee for the debts, contracts or engagements of any beneficiary, or be subject to any assignment, or any other voluntary or involuntary alienation or disposition whatever. All distributions of income or principal shall be paid only upon receipt to the beneficiary entitled, or to others for their use and benefit.