

ever event shall first happen, or if she shall predecease me, I give the same in equal shares unto ERVIN L. HALL AND DOROTHY SUSAN HALL (children of my deceased son) for and during their joint lives and unto the survivor of them for and during his or her lifetime, and upon the death of the survivor thereof this Trust shall end, and I direct my Trustee to distribute the remaining one half of the principal of the whole of this Trust Fund unto and among all the then living descendants of my said deceased son, P. Sharpless Hall per capita and in fee simple; PROVIDED, however, that if there shall be no descendants of my said son living at the time of the death of the last survivor of his said children, then I give, devise, and bequeath the said remaining one half of the principal or corpus, of the whole of this Trust Fund unto my said Trustee, in Trust, to pay the net income thereof, in equal shares, unto the same persons, in the same order, for the same uses and estates, and with the same remainders in fee, as are provided in the trust for their own one half in the next immediately preceding

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Item 1 of this Clause the SEVENTH.

EIGHTH - I give and bequeath unto my said Trustee the sum of TWENTY-FIVE THOUSAND DOLLARS, in Trust, to invest and reinvest the same, and to pay the net income thereof unto Annie E. Richardson (a cousin of my deceased wife) for and during all the term of her natural life, and upon her death, I give the principal of this Trust Fund unto my said Trustee to be added to and made a part of the Trust Fund provided in Clause the SEVENTH of this my Will the same to be paid as to income and divided as to principal as therein set forth as though the said Trust Fund in Clause the SEVENTH had originally been mentioned as the sum of One Hundred and Twenty-five thousand dollars.

NINTH - I give and bequeath unto my said Trustee the sum of TEN THOUSAND DOLLARS, in Trust, to invest and reinvest the same, and to pay the net income thereof unto Lewis F. Richardson, for and during all the term of his natural life, and upon his death, I give one half of the principal thereof, to wit; FIVE THOUSAND DOLLARS, unto my son Jay Lee Hall absolutely, and the remaining one half, to wit; FIVE THOUSAND DOLLARS, unto my Grand-son Ervin L. Hall, absolutely.

TENTH - I give and bequeath unto my said Trustee the sum of TEN THOUSAND DOLLARS, in Trust, to invest and reinvest the same, and to pay the net income thereof unto the FRIENDS HOME FOR CHILDREN, No 4011 Aspen Street, Philadelphia, for the use of the said Home and as a Memorial to my beloved wife to be known as "THE SUSAN D. HALL MEMORIAL."

ELEVENTH - All the REST, RESIDUE AND REMAINDER of my Estate, real, personal, and mixed, whatsoever and wheresoever, I give, devise and bequeath unto my said Trustee, in Trust, for the following uses and purposes, that is to say:-

1. To invest a sum, not to exceed the sum of TWENTY FIVE THOUSAND DOLLARS, for the benefit of my Grand-son, ERVIN L. HALL, should he desire to engage in business, and the amount used, when so invested, shall become an absolute gift to my said Grand-son, and my said Trustee shall have no further responsibility therefor, but shall take and be given indisputable credit for the same; and I direct that this shall be an absolute and uncontrolled discretion vested solely in my said Trustee, both as to the amount, within the above limitation, to be invested and as to the business to be undertaken by my said Grand-son, who shall have no

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right whatever to demand the same or any part thereof, and shall have no title or vested interest in any part thereof, until the same is actually invested for him, or handed to him for such investment.

2. To transfer, pay over, and convey unto my son, JAY LEE HALL, one half of the remainder of my residuary estate, absolutely, if he be living, otherwise to retain, invest and reinvest the same and pay the net income thereof, in equal shares, unto the widow and all the children of my said son Jay Lee Hall who shall be living at the time of my death, for and during all the term of their joint natural lives, and upon the death of each of them, I give the share of the one so dying, in equal shares, unto the survivors thereof, and unto the last survivor thereof in entirety, for and during all the term of his or her natural life; PROVIDED, nevertheless, that if the said widow of my son, Jay Lee Hall, shall remarry, the income herein bequeathed to her shall immediately cease and become payable, in equal shares, unto such of the said children of my said son who shall be living at the time of such remarriage, and unto the survivors thereof, and wholly unto the last survivor thereof, as above provided; and, upon the death of the said last survivor thereof, (the remarriage of the said widow of Jay Lee Hall, to be, for the purposes of this distribution, equivalent to her death) I direct that this Trust for Income shall end, and I order my said Trustee to distribute the principal or corpus of this one half of my said residuary estate, unto and among all the then living descendants of my said son, Jay Lee Hall, per capita and in fee simple; PROVIDED, however, that if there be no descendants of my said son living at the time of the last surviving life-tenant as aforesaid then I give, devise, and bequeath the principal or corpus of this one half of my said residuary estate, unto my said Trustee, in Trust, to pay the net income thereof, in equal shares, unto the same persons, in the same order, for the same uses and estates, and with the same remainders in fee, as are provided for their own one half in the next immediately following item 3 of this Clause the ELEVENTH.

3. To invest and reinvest the remaining one half of my said residuary estate and pay the net income thereof, in equal shares, unto GERTRUDE ERVIN HALL, (the widow of my deceased son P. Sharpless Hall) and ERVIN L. HALL and DOROTHY SUSAN HALL, (the children of my said deceased son) for and during all the term of their joint natural lives, and upon the death of each of the, I give the share of

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the one so dying, in equal shares, unto the survivors thereof, and unto the last survivor thereof in entirety, for and during all the term of his or her natural life; PROVIDED, nevertheless, that if the said Gertrude Ervin Hall shall remarry, the income herein bequeathed to her shall immediately cease and become payable, in equal shares, unto the said Ervin L. Hall and Dorothy Susan Hall, and wholly unto the survivor thereof for and during his or her natural life; and upon the death of the said last survivor thereof, (the remarriage of the said Gertrude Ervin Hall to be, for the purposes of this distribution, equivalent to her death) I direct that this Trust shall end, and I order my said Trustee to distribute the principal or corpus of this one half of my said residuary estate, unto and among all the then living descendants of my said son P. Sharpless Hall, per capita and in fee simple; PROVIDED, however, that if there be no descendants of my said son living at the time of the death of the last surviving life-tenant as aforesaid then I give, devise, and bequeath the principal or corpus of this, the remaining one half of my said residuary estate, unto my said Trustee, in trust to pay the net income thereof, in equal shares, unto the same persons, in the same order, for the same uses and estates, and with the same remainders in fee, as are provided for their own one half in the next immediately preceding Item 2 of this Clause the ELEVENTH.

TWELFTH - If all the descendants of both of my said sons, JAY LEE HALL and P. SHARPLESS HALL, shall have predeceased the last surviving life-tenant of any part or parts of my estate

S. D. Hall

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