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THIS AGREEMENT is made this 24th day of June, 1975,
between James J. Harrison and Julie M. Harrison, as grantors,
and Arthur I. Habel and William J. Harrison, as grantees,
(hereinafter collectively referred to as "trustees").

The grantors hereby grant to the trustees the property
listed in the attached schedule. All property and all
investments and reinvestments and all additions thereto are
herein collectively referred to as the "trust" and shall
be held upon the following trust:

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COOK COUNTY RECORDER

FIRST: The trust herein shall be held for the benefit of
Arlean M. Harrison, the grantors' daughter, who is herein
referred to as the "beneficiary", and shall be disposed of as follows:

SECTION 1: The trustee shall pay to or for the benefit of
the beneficiary all the income from the trust estate share in
convenient installments, at least quarterly. The trustee may also
pay to the beneficiary such sums from principal as the trustee
deems necessary or advisable from time to time for her health and
maintenance in reasonable comfort.

SECTION 2: Upon the death of the beneficiary, the trustee
shall divide the trust estate into equal shares to create one
share for each of Jamie L. Harrison and Joseph M. Harrison then
living and one share for the then living descendants, collectively,
of each of them if they have deceased.

Each share created for the descendants of a deceased beneficiary
shall be distributed per stirpes to such descendants, subject to
postponement of possession as provided below. Each share created
for a living beneficiary shall be distributed outright and free
of trust.

SECTION 3: Each share of the trust estate which is
distributed to a descendant who has not reached the age of 21
years shall immediately vest in the descendant, but the trustee
shall (a) establish therewith a custodianship for the descendant

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under a Uniform Will Testamentary Trust, in the event of the death of the settlor, the trustee shall hold the principal of the share as a separate trust, applying the proceeds for the benefit of the descendant so much or all of the income and principal of the share as the trustee deems necessary or advisable from time to time for his or her health, maintenance, in reasonable comfort, education (including postgraduate), and interest, and allowing to principal any income not so paid, or distributing the share to the descendant when he or she reaches the age of 21 years or to the estate of the descendant if he or she dies before receiving the share in full.

SECTION 0: The following provisions shall apply to the trust estate:

SECTION 1: Any income payable to the beneficiary hereunder which the trustee determines the beneficiary is unable to properly administer shall be made in any one or more of the following ways: (a) to the legal guardian or conservator of the beneficiary; (b) to a relative or friend of the beneficiary, to be expended for the beneficiary; or (c) making direct expenditures for the beneficiary.

SECTION 2: The increase of the beneficiary in principal or income shall not be subject to the claims of any creditor, any spouse for alimony or support, or others, as to legal process, and may not be voluntarily or involuntarily assigned or encumbered.

SECTION 3: The trustee may acquire any property, originally constituting the trust or subsequently added thereto, although not of a type, quality or diversification considered proper for trust investments. The trustee shall have power to invest or to invest the trust property in bonds, stocks, notes, bank deposits, options, futures contracts, limited partnership interest, shares of registered investment companies, or other property, real or personal, domestic or foreign, suitable for the investment of trust funds; to register property in the name of a nominee without restriction; to vote in person or by general or limited proxy, or to refrain from voting, any corporate corporation for any purpose; to lease (for any period of time then commencing in the future or extending beyond the term of the trust), sell, exchange, mortgage or alienate any or all of the trust property, and to call put and covered call options, on the trust property; to borrow from

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SECTION 6: Any trust created by this agreement shall be in writing and shall be irrevocable. In case of death, resignation, removal or inability of any of the trustees named in this trust agreement, Terilyn M. Deoga shall be the successor trustee, and in the absence of her name on the list, the beneficiary shall appoint a successor trustee, and in the absence of such appointment, the beneficiary shall appoint a successor trustee.

Every successor trustee shall have all the powers given the originally named trustee. No trustee or successor shall be personally liable for any act or omission of any predecessor. With the approval of the beneficiary or a majority of the trustees, the trustee or trustees shall have the right to borrow or advance from the trust, a sum of money or trust property, such amount borrowed and the property so borrowed shall not be a charge against the trust or the trustee, without incurring any liability for doing so.

No trustee, wherever residing shall be required to give bond or surety or be appointed by any court for the administration of any trust to any court.

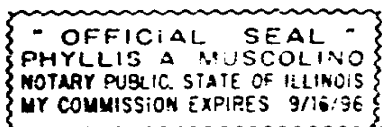
SECTION 7: The beneficiaries of this trust shall, in addition to and not in substitution for any legal obligation of any person to the beneficiary, and the trustee may not use the trust property to satisfy its legal obligations.

SECTION 8: The parent or guardian of a beneficiary under this will shall receive notice and have authority to act for the beneficiary under this agreement, except that in no event shall he act alone or as sole.

THIRD: The law of Illinois shall govern the validity and interpretation of the provisions of this agreement.

FOURTH: This agreement shall not be subject to amendment or revocation.

IN WITNESS WHEREOF, Arthur I. Rodriguez and Julia M. Rodriguez have signed this agreement the day and year first above written.



Phyllis A. Muscolino
9/9/93

Arthur I. Rodriguez
Arthur I. Rodriguez
Julia M. Rodriguez
Julia M. Rodriguez

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- RICHARD RODRIGUEZ
2233 S. WILDEN AVE.
FARM RIDGE IL 60427



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