State of

THE

REVOCABLE LIVING TRUST

	PA	RT			
TRI	UST	· N	Α	М	E

PART I TRUST NAME	
I, (the "Grantor"), of being of sound mind and legal age, and not under undue influence or stress, do h Revocable Living Trust, to be known as "The [Grant Trust" (this "Trust").	ereby create this
PART II TRUST PROPERTY	
The Grantor has, or upon the execution of this Trust immediately will, transfer the Schedule A hereto as a gift and without consideration.	assets listed in
PART III PURPOSE OF TRUST	

A.	The	purpose of this Trust is to: (Check all that apply)
		Manage and control the assets and property of the Grantor
		Distribute the assets and property of the Grantor upon the Grantor's death
		Other:

B. During the lifetime of the Grantor, the Trustee, as defined herein, shall manage this Trust with the interests and well-being of the Grantor in mind. Therefore, the primary goal of the Trustee will be to protect the value of the Grantor's assets and property and the secondary goal will be to grow and increase the value of the Grantor's assets and property.

PART IV FUNDING OF TRUST

The assets and property listed in Schedule A have been transferred or will be be transferred by the Grantor to this Trust. All such assets and property transferred to this Trust at any given time will be deemed "Trust Property".



PART V AMENDMENT OR REVOCATION

A. The Grantor expressly reserves the right to revoke or amend this Trust at any time during the Grantor's lifetime. A revocation must be in writing or in any manner allowed under law. Any amendment must be in writing and signed by the Grantor. This power is personal to the Grantor and cannot be assigned unless the Grantor specifically grants such authority in a power of attorney. Upon the death of the Grantor, this Trust shall become irrevocable and cannot be amended.

B. Any revocation or amendment shall only be valid upon the delivery of such revocation or amendment by the Grantor to the Trustee. The Trustee shall transfer or deliver the Trust Property, or take any other actions necessary, to facilitate the Grantor's directions in the revocation or amendment.

PART VI TRUSTEE

Α.	The initial trustee will be: (Check one)	
	☐ The Grantor. The initial trustee will be	
	Upon the death or incapacity of the Grantor, the trustee will be "Successor Trustee").	(the
	☐ A person other than the Grantor. The initial trustee will be	(the
	"Trustee"). If the Trustee is unable or unwilling to serve, the trustee will I (the "Successor Trustee").	be
	☐ People other than the Grantor. The initial trustees will be	
		(collectively, the "Trustee")
	who will act as co-trustees of this Trust. If the Trustee is unable or unwil (the "Successor Trustee").	lling to serve, the trustee will be
	If the Successor Trustee is unable or unwilling to serve, the backup successor Trustee").	cessor trustee will be
	. As used in this Trust, the term "Trustee" includes all trustees and co-trus hereafter appointed.	stees, whether appointed now
D.	. <u>Compensation</u> (Check one)	
	$\hfill\Box$ The Trustee shall \underline{NOT} be entitled to receive any compensation for this Trust.	the services performed under
	☐ The Trustee shall be entitled to receive reasonable compensation for under this Trust.	or the services performed
	☐ The Trustee shall be entitled to receive reasonable compensation in for the services performed under this Trust.	n the amount of





☐ With respect to this Trust's interest in real property, construct, or make ordinary or extraordinary repairs to, alterations to, or improvement in, buildings or other structures, demolish improvements, raze existing or erect new party walls or buildings, subdivide or develop land, dedicate land to public use or grant public or private easements, and make or vacate plats and adjust boundaries.
☐ Enter into a lease for any purpose as lessor or lessee, including a lease or other arrangement for exploration and removal of natural resources, with or without the option to purchase or renew, for a period within or extending beyond the duration of this Trust.
☐ Grant an option involving a sale, lease, or other disposition of Trust Property or acquire an option for the acquisition of Trust Property, including an option exercisable beyond the duration of this Trust, and exercise an option so acquired.
☐ Insure Trust Property against damage or loss and insure the Trustee, the Trustee's agents, and he beneficiaries against liability arising from the administration of this Trust.
☐ Abandon or decline to administer Trust Property of no value or of insufficient value to justify its collection or continued administration.
With respect to possible liability for violation of environmental law, (a) inspect or investigate property the Trustee holds or has been asked to hold, or property owned or operated by an organization in which the Trustee holds or has been asked to hold an interest, for the purpose of determining the application of environmental law with respect to the property, (b) take action to prevent, abate, or otherwise remedy any actual or potential violation of any environmental law affecting property held directly or indirectly by the Trustee, whether taken before or after the assertion of a claim or the initiation of governmental enforcement, (c) decline to accept property into this Trust or disclaim any power with respect to property that is or may be burdened with liability for violation of environmental law, (d) compromise claims against this Trust which may be asserted for an alleged violation of environmental law, and (e) pay the expense of any inspection, review, abatement, or remedial action to comply with environmental law.
\Box Pay or contest any claim, settle a claim by or against this Trust, and release, in whole or in part, a claim belonging to this Trust.
Pay taxes, assessments, compensation of the Trustee and of employees and agents of this Trust, and other expenses incurred in the administration of this Trust.
☐ Exercise elections with respect to federal, state, and local taxes.
□ Select a mode of payment under any employee benefit or retirement plan, annuity, or life nsurance payable to the Trustee, exercise rights thereunder, including exercise of the right to ndemnification for expenses and against liabilities, and take appropriate action to collect the proceeds.
☐ Make loans out of Trust Property, including loans to a beneficiary on terms and conditions the Frustee considers to be fair and reasonable under circumstances, and the Trustee has a lien on future distributions for repayment of those loans.
☐ Pledge Trust Property to guarantee loans made by others to the beneficiaries.
Appoint a trustee to act in another jurisdiction with respect to Trust Property located in the other urisdiction, confer upon the appointed trustee all of the powers and duties of the Trustee, require that



Pay an amount distributable to a beneficiary who is under a legal disability or who the Trustee reasonably believes is incapacitated, by paying it directly to the beneficiary or applying it for the beneficiary's benefit or by (a) paying it to the beneficiary's conservator or guardian, (b) paying it to the beneficiary's custodian or custodial trustee, and for that purpose, creating a custodianship or custodial trust, (c) if the Trustee does not know of a conservator, guardian, custodian, or custodial trustee, paying it to an adult relative or other person having legal or physical care or custody of the beneficiary, to be expended on the beneficiary's behalf, or (d) managing it as a separate fund on the beneficiary's behalf, subject to the beneficiary's continuing right to withdraw the distribution.
□ On distribution of Trust Property or the division or termination of this Trust, make distributions in divided or undivided interests, allocate particular assets in proportionate or disproportionate shares, value the Trust Property for those purposes, and adjust for resulting differences in valuation.
\square Resolve a dispute concerning the interpretation of this Trust or its administration by mediation, arbitration, or other procedure for alternative dispute resolution.
□ Prosecute or defend an action, claim, or judicial proceeding in any jurisdiction to protect Trust Property and the Trustee in the performance of the Trustee's duties.
\square Sign and deliver contracts and other instruments that are useful to achieve or facilitate the exercise of the Trustee's powers.
☐ On termination of this Trust, exercise the powers appropriate to wind up the administration of this Trust and distribute Trust Property to the persons entitled to it.
\square Delegate duties and powers, including hiring and/or employing accounts, lawyers, and other experts.
□ Perform all other acts necessary for the management of this Trust.
□ Other:

PART VIII CHANGE OF TRUSTEE

A. The Trustee may resign at any time by giving at least 30 days' notice to the Grantor and the cotrustees, if any.

B. The Trustee may be removed by the Grantor at any time during the Grantor's lifetime by giving written notice to the Trustee and the co-trustees, if any. The Trustee may also be removed by a court or otherwise in accordance with applicable state laws.



PART IX DISTRIBUTIONS DURING GRANTOR'S LIFETIME

During the lifetime of the Grantor, the Trustee shall distribute to the Grantor as much of the income or interest of this Trust as requested by the Grantor, provided the Grantor is not incapacitated. If the Grantor is incapacitated, the Trustee shall distribute an amount that the Trustee determines is reasonable for the support and maintenance of the Grantor.

PART X DEATH OF GRANTOR

Upon the death of the Grantor, and after resolution and/or payment of all legal obligations, and debts, the Trustee will distribute the Trust Property in accordance with the terms of this Trust.

PART XI SPECIFIC GIFTS

☐ Specific gifts will <u>NOT</u> be listed.
$\ \square$ A. Upon the death of the Grantor, the Grantor intends the specific Trust Property listed in Schedule B to be distributed as described therein.
B. If a specific gift as listed in Schedule B is no longer part of the Trust Property, such specific gift shall be void.
C. If any beneficiary as named in Schedule B is no longer living at the time of distribution, such gift shall become part of the residual assets of this Trust and be distributed with the remaining residual assets.
PART XII CHILDREN'S SUBTRUST
(Check one)
☐ The Grantor does <u>NOT</u> have children. / The Grantor has children but does <u>NOT</u> want to include a subtrust for the Grantor's child(ren).
☐ The Grantor has one child.
A. Upon the death of the Grantor, the Trust Property listed in Schedule C of this Trust shall be placed in a subtrust (the "Children's Subtrust") for the Grantor's child:
, until the child: (Check one)
☐ Reaches a certain age. Reaches the age of



□ Reaches a cert	ain milestone		
			[Describe milestone]
□ Reaches a cert	ain age and milestone		and [Describe milestone]
the Trustee deems i	s reasonable for their su		children's Subtrust to the child as education. The Trustee shall or her discretion.
as described in Sec	tion A above, the Truste	=	□ both the age and the milestone cipal and net income of the rminated.
D. If the child does the residual assets		the property in the Childr	ren's Subtrust shall become part o
The Grantor has m	ore than one child.		
	hildren's Subtrust") for th	ne Grantor's children:	ule C of this Trust shall be placed, until each child: (Check one)
☐ Reaches a cert	ain age. Reaches the a	ge of	
☐ Reaches a cert	ain milestone		
			[Describe milestone]
□ Reaches a cert			and [Describe milestone]
as the Trustee deen	ns is reasonable for their		children's Subtrust to the children and education. The Trustee shall his or her discretion.
and the milestone a	s described in Section A	above, the Trustee shal	the milestone
D. If no children sur residual assets of th	•	perty in the Children's S	ubtrust shall become part of the

PART XII BENEFICIARIES

A. Any Trust Property not otherwise distributed under the terms of this Trust or other residual assets of this Trust shall be distributed as described in Schedule D hereto.



- B. Any beneficiary named in Schedule D must survive the Grantor by at least 30 days to receive the distribution of Trust Property. If a beneficiary does not survive the Grantor by at least 30 days, that beneficiary's Trust Property shall become part of the residual assets of this Trust.
- C. If any Trust Property is left to two or more beneficiaries, such beneficiaries share the distribution equally, unless stated otherwise.
- D. If any individual is not left property or is otherwise omitted from this Trust, such omission is intentional.

PART XIII PET TRUST

(Check one)

\Box The Grantor does <u>NOT</u> have pets. / Upon the death of the Grantor, <u>NO</u> the Trust Property and set aside for the care of the Grantor's pets.	<u>O</u> amount shall be taken from
☐ Upon the death of the Grantor, a sum in the amount of \$	shall be taken from the

PART XIV MISCELLANEOUS

- A. All transfers or distributions to minors made under this Trust are subject to the Uniform Transfers to Minors Act.
- B. All Trust Property will pass to the designated beneficiary subject to any mortgage, encumbrance or lien on such Trust Property. The beneficiary shall not be entitled to additional payment from this Trust to cover such mortgage, encumbrance or lien.
- C. If the income or principal of the Trust Property is insufficient to satisfy the distributions as prescribed in this Trust, the Trustee shall, in his or her sole discretion, determine the priority and order of distributions.
- D. The Trustee shall provide an accounting to the beneficiaries on an annual basis or as otherwise required by law detailing all income, payments and other transactions of this Trust.
- E. If the Trustee determines that the income and/or principal of the Trust Property is de minimus or insufficient to justify the cost of administration, the Trustee, in his or her sole discretion, may terminate this Trust. Upon terminating this Trust, the Trustee shall distribute the proportionate shares of the Trust Property to the designated beneficiaries and relieved of his or her duties herein.
- F. Except as otherwise provided herein or by law, no beneficiary's interest under this Trust may be assigned, alienated, pledged, attached, or otherwise encumbered, including claims of creditors or claims for alimony or support, whether voluntary or involuntary, until final distribution of such interest has been made by the Trustee.



- G. If the Trust Property includes the Grantor's principal residence, the Grantor will retain the right to possess and occupy the residence free of charge (including rent and taxes) during his or her lifetime, so that the Grantor may retain a beneficial interest in the residence and maintain eligibility for any state homestead tax exemption he or she may qualify for.
- H. The Trustee may present a signed and notarized certificate or trust or abstract of trust as proof of the existence of this Trust and the facts stated in such certificate or abstract when necessary for conducting the business of this Trust.
- I. Throughout this Trust, except where the context otherwise requires, the masculine gender shall be deemed to include the feminine and the neuter, and the singular number shall be deemed to include the plural, and vice versa.
- J. The remaining provisions of this Trust continue to be in full force and effect if any provisions of this Trust are deemed unenforceable.

K. This Trust will be construed in accordance with the laws of the State of
Grantor Signature

Schedule A

TRUST PROPERTY

•	
	[Description of property]
	[Description of property]
•	
	[Description of property]
	[Bosonplion of property]
•	
	[Description of property]
•	
	[Description of property]
•	
	[Description of property]



Schedule B

SPECIFIC GIFTS

•	[Beneficiary] shall receive		
	-		
	[Beneficiary] shall receive		
•	[Beneficiary] shall receive		
•	[Beneficiary] shall receive		
•	[Beneficiary] shall receive		



Schedule C

CHILDREN'S SUBTRUST

	[Description of subtrust property]
•	[Description of subtrust property]
•	[Description of subtrust property]
•	
•	[Description of subtrust property]



Schedule D

BENEFICIARIES

Property.	[Beneficiary] shall receive	% of the remaining Trust
•Property.	[Beneficiary] shall receive	% of the remaining Trust
• Property.	[Beneficiary] shall receive	% of the remaining Trust
•Property.	[Beneficiary] shall receive	% of the remaining Trust
•Property.	[Beneficiary] shall receive	% of the remaining Trust



NOTARY ACKNOWLEDGEMENT

State of)		
)		
County of)		
		n this day of	
		ally known to me or produced	a driver's license as
identification and who d	lid take an oath.		
Signature			
Notary Public			
My Commission Expires	s:		

