

WordPerfect Document Compare Summary

Original document: J:\G\Gassman\THURSDAY REPORT\2015 REPORTS\2.26.15 Report\Sterilized Agreement.1.wpd

Revised document: J:\G\Gassman\THURSDAY REPORT\2015 REPORTS\2.26.15 Report\Sterilized Agreement.1a.wpd

Deletions are shown with the following attributes and color:

~~Strikeout~~, **Blue** RGB(0,0,255).

Deleted text is shown as full text.

Insertions are shown with the following attributes and color:

Double Underline, Redline, **Red** RGB(255,0,0).

The document was marked with 5 Deletions, 11 Insertions, 0 Moves.

CLIENT'S SON'S SUPPORT TRUST

— **THIS TRUST AGREEMENT** is hereby entered into this ____ day of _____, 2015, between HUSBAND CLIENT and WIFE CLIENT, as residents of Florida, hereinafter referred to as “Grantors” or collectively sometimes as “Grantor,” and FEMALE ATTORNEY, hereinafter referred to as the “Trustee,” which is hereby designated as the “CLIENT’S SON'S SUPPORT TRUST.”

ARTICLE ONE - DEFINITIONS

1.01 Grantor. Wherever used throughout in this Trust Agreement, the term “Grantors” shall mean HUSBAND CLIENT and WIFE CLIENT.

1.02 Trustee. The term “Trustee” shall include the initial Trustee or Co-Trustees and any and all successor Trustees or Co-Trustees then serving.

1.03 Descendants. The words “issue,” “descendants,” “lineal descendants,” “child,” “children,” “grandchild,” “grandchildren,” “great-grandchild” and “great-grandchildren” shall include persons who are legally adopted, so long as such adopted person was under the age of eighteen (18) years at the time of their adoption or reflects an extensive earlier parent-child relationship that existed during the minority of the adopted person, and the issue of said persons, and shall include persons born or thus adopted after the execution of this Trust Agreement. Unless otherwise stated expressly provided, any individual duly adopted as provided above shall be considered as “born” to the parent or parents who completed such adoption. The words “issue,” “descendants” and “lineal descendants” shall include descendants of all generations. A child in gestation at the time of an event, who is later born alive, is deemed to be “in being,” “alive” or “surviving” at the time of such event. Furthermore, for purposes of this Trust a child conceived within two years after the death of a descendant and born to a person who was married to such descendant at the time of his or her death, who is the genetic child of the descendant shall also be deemed a descendant of his or her genetic parent (or any other ancestor of the genetic parent) and a child otherwise born out of wedlock shall be deemed a descendant of his or her genetic father (or of any ancestor of the genetic father) only if such child’s genetic father and mother subsequently marry or if the genetic father by written document lodged with the trustees acknowledges paternity and directs that the child be treated as his descendant. As of the date upon which of the execution of this Trust ~~is executed,~~ Grantors’ common child is CLIENT’S SON’S.

It is the Grantors’ intention that this Trust will benefit the Grantors’ son, CLIENT’S SON’S, and said son’s descendants.

1.04 One of the Ten Largest Trust Companies in the United States; "Corporate Trustee"; "Licensed Trust Company". “Corporate Trustee” or “licensed trust company” means any bank trust department or licensed trust company with trust powers under Florida law that is managing assets in excess of \$1,000,000,000. If a specific bank trust department or licensed trust

company is nominated to serve as Trustee in this Trust Agreement, then such nomination shall be deemed to include any bank or trust company into which the nominated bank or trust