

of twenty one years then upon trust as to the share or shares of him her or them so dying and any accumulation which may have been made thereon for the survivors or a survivor of my said children to be an interest vested in and to be transferred and assigned to him her or them respectively as when he she or they attain the age of twenty one years as for his her and their own use and benefit accordingly and in case there shall be only one child of me and my said dear wife who shall live to attain the age of twenty one years as then upon trust as to the whole of the stock funds securities to arise accumulate and be produced as aforesaid for such only child and his or her Executors administrators or assigns for his or his own use and benefit and to be an interest vested in such only child and transferred paid and assigned to him or her on attaining the age of twenty one years and if no child of me and my said wife shall live to attain that age then I declare and direct that my said trustees or the survivors or survivor of them or the Executors administrators or assigns of such survivor shall stand and be possessed of and interested in the stock funds and securities to arise and be produced as aforesaid and every part thereof and all interest and accumulation to arise and be produced thereon subject to the trusts and purposes by of this my will before created and declared upon trust for my wife Sarah Drakias her heirs Executors administrators and assigns for her and upon no other trust and to and for no other use and to and for no other intent and purpose whatsoever as provided always and I do hereby authorize and direct that in case any one or more of the said trustees hereby as a appointed shall die or be otherwise to be discharged from or become incapable of acting in the execution of the trusts by this my will created before the said shall be fully executed and discharged it shall and may be lawful to and for and I do hereby require direct the survivors or survivor of my said trustees or such one or more of them as shall be a survivor of continuing an acting trustee or trustees by any deed or instrument in writing under his or their hand and seal or hands seals respectively and attested by two witnesses to nominate substitute and appoint any other or fit person or persons to be a trustee or trustees as to the trusts and for the purposes of this my will in the place and room of the trustee or trustees so dying or being otherwise to be discharged from or becoming incapable to act in the execution of the said trusts and thereupon that all proper and complete for transferring said assigning to and vesting in the surviving or continuing trustee or trustees and such one trustee or trustees all and singular the trusts stocks funds securities or property which shall be then in the hands names or hands of the surviving or continuing trustee or trustees and the trustee or trustee so dying or or dying to be discharged from or becoming incapable to act in the execution of the said trusts aforesaid and I do hereby declare and declare that it shall and may be lawful to and for my said trustees and the survivors or survivor of them and the heirs Executors administrators and assigns of such survivor or all or every other trustee or trustees who shall or may be introduced into the trusts hereby

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