

1/5th of the fixed monthly rental and a similar portion of the percentage rental, if any, when payable, as hereinbefore provided, to Ellen W. Davenport, as Trustee for George W. Davenport under that trust agreement dated November 2, 1953, Greer, S. C.

1/5th of the fixed monthly rental and a similar portion of the percentage rental, if any, when payable, as hereinbefore provided, to Ellen U. Davenport, as Trustee for Daniel D. Davenport, Jr. under that trust agreement dated November 2, 1953, Greer, S. C.

1/5th of the fixed monthly rental and a similar portion of the percentage rental, if any, when payable, as hereinbefore provided, to Ellen Wiggins Davenport, Greer, S. C., for and during the term of her natural life, and after her death to the child or children begotten by Dan D. Davenport and Ellen Wiggins Davenport, share and share alike, and the heirs and assigns of the said child or children forever; and in the event of the death of any such child during the life of Ellen Wiggins Davenport, his or her portion to the children of such deceased child, share and share alike, after the death of Ellen Wiggins Davenport, but if any of the children begotten by said Ellen Wiggins Davenport and Dan D. Davenport die during the life estate of Ellen Wiggins Davenport without leaving any child, then any share which might have accrued to the benefit of said deceased child or his children, to the remaining children of Dan D. Davenport and Ellen Wiggins Davenport, and any children of any deceased child or children of Dan D. Davenport and Ellen Wiggins Davenport, which children of such deceased child or children shall take their parent's portion per stirpes; in the event of the death of Ellen Wiggins Davenport leaving neither surviving child of herself and Dan D. Davenport, nor children of any child of herself and Dan D. Davenport, then to Dan D. Davenport if he shall survive the said Ellen Wiggins Davenport, and if he shall predecease the said Ellen Wiggins Davenport, then to his heirs-at-law forever.

The payment of the aforesaid four one-fifth (1/5th) shares of the fixed rental and a similar portion of the percentage rental, if any, shall be made to Ellen Wiggins Davenport and to Ellen W. Davenport, as Trustee under each of the three separate trust agreements dated November 2, 1953, for Ellen Clare Davenport, George W. Davenport and Daniel D. Davenport, Jr., respectively, until written notice and proof satisfactory to Tenant have been received by Tenant from any of the respective persons claiming to be entitled to all or any portion of each of said four one-fifth (1/5th) shares by reason of the death of the said Ellen Wiggins Davenport or the termination of any of the three trusts hereinabove referred to. Such notices are conditions to the obligation of the Tenant to pay each of said one-fifth (1/5th) shares of the rent or any part thereof to any other person than Ellen Wiggins Davenport and/or Ellen W. Davenport, as Trustee under the three separate trust agreements dated November 2, 1953 for Ellen Clare Davenport, George W. Davenport and Daniel D. Davenport, Jr., respectively, and unless and until such written notice and proof are received by Tenant, all payments of rental in the name of Ellen Wiggins Davenport and/or in the name of Ellen W. Davenport, as Trustee under the three separate trust agreements dated November 2, 1953, for the benefit of Ellen Clare Davenport, George W. Davenport and Daniel D. Davenport, Jr., respectively, shall be in full and complete satisfaction of Tenant's obligation with respect to said shares of the rent.