the support, maintenance, education and pleasures of the said beneficiaries of these trusts, namely, Edwin H. Cooper, Jr., Robert Watson Cooper, Sarah Anne Cooper, William Coker Cooper, and Marguerite Armstrong Cooper, from time to time, such amounts of the principal of the property, held in trust hereunder from time to time as may be approved and directed by the court vested with jurisdiction of the person and estate of the said beneficiaries of these trusts, namely, Edwin H. Cooper, Jr., Robert Watson Cooper, Sarah Anne Cooper, William Coker Cooper, and Marguerite Armstrong Cooper, during their minority, to the same extent and with like effect as if the Trustee were the duly appointed Guardian of the Estate of each of the said beneficiaries of these trusts, namely, Edwin H. Cooper, Jr., Robert Watson Cooper, Sarah Anne Cooper, William Coker Cooper, and Marguerite Armstrong Cooper.

Upon arrival of each of the said beneficiaries of these trusts, namely, Edwin H. Cooper, Jr., Robert Watson Cooper, Sarah Anne Cooper, William Coker Cooper, and Marguerite Armstrong Cooper, at the age of twenty-one (21) years, he or she shall receive and be paid, and/or there shall be transferred and conveyed to him or her in fee simple, all of the property, both principal and any undistributed income then held in trust hereunder, freed from all trusts.

If any of the said beneficiaries of these trusts, namely, Edwin H. Cooper, Jr., Robert Watson Cooper, Sarah Anne Cooper, William Coker Cooper, and Marguerite Armstrong Cooper, should die before having attained the age of twenty-one (21) years, then all of the property then held in trust hereunder for his or her benefit, both principal and any undistributed income, shall go and belong in fee simple absolute to those persons who under the laws of the State of South Carolina in force at that time would be entitled to take the property of the said beneficiary upon his or her death intestate.