

previously terminated by exercise of the power of appointment in the foregoing paragraph) and the principal as then constituted shall be paid over and distributed in equal shares to Earle G. Prevost and Jane P. Bessinger, both of whom are hereinafter referred to as remaindermen, provided, however, that if either of said remaindermen shall predecease Jean D. Prevost, the share of such predeceased remainderman shall be disposed of as follows:

(a) If such predeceased remainderman leaves a spouse who survives Jean D. Prevost and has not remarried, the share of such predeceased remainderman shall continue to be held in trust by the Trustee and the net income therefrom shall be paid over to or applied for the benefit of such spouse in convenient installments not less than quarter-annually as long as such spouse lives and does not remarry; and upon the death or remarriage of such spouse, the trust shall terminate with respect to such share and the principal shall be paid over and distributed in equal shares to the then living children of such predeceased remainderman, or if there be no such children then living, to the other remainderman if he or she is then living, and if the other remainderman is not then living but has children then living, to such children in equal shares.

(b) If such predeceased remainderman does not leave a spouse who survives Jean D. Prevost and has not remarried, but leaves a child or children who survives Jean D. Prevost, the share of such predeceased remainderman shall be paid over and distributed in equal shares to such child or children.

(c) If such predeceased remainderman does not leave a spouse who survives Jean D. Prevost and who has not remarried, and does not leave a child who survives Jean D. Prevost, the share of such predeceased remainderman shall be paid over and distributed to the other remainderman if he or she is then living, and if the other remainderman is not then living but has children then living, to