his or her then living descendants in equal shares, per stirpes, or, if none then such corpus shall be divided among the Grantors' children then living, or to the then living descendants of a deceased child in equal shares, per stirpes. However, if any of the Grantors' children are then under the age of sixty (60), such child's share shall be added to the corpus of the trust provided for herein for such child and shall be held by the Trustee under the terms of this Trust. If there is no child or Primary Beneficiary then living, and no living descendants of a deceased child or Primary Beneficiary, then the corpus shall be distributed to the heirs-at-law of the deceased Primary Beneficiary as determined by the laws of the State of California, excluding the Grantors or their estates.

4. <u>Distribution to Minors.</u> Any share distributable to a descendant of a Primary Beneficiary before such descendant shall have attained the age of eighteen (18) years shall immediately vest in such descendant but the Trustee shall retain possession of such share during the period such descendant is under the age of eighteen (18) years and, in the meantime, the Trustee shall use and expend so much of the corpus and income thereof as he may deem necessary or desirable for the medical care, support, education and general welfare of such descendant and any income not so expended shall be accumulated and added to the corpus of that

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