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the Trustee shall proceed to terminate this Truste terminate this Truste terminate this Truste

- (A) Then any respective calls of the Grantor shall, after the death of the Grantor become accessed, then a share in hind or value of the principal in the same proportion to the total principal as the share of the income being received by said child was to the total income, shall be distributed by the Trustees in the following sammer:
- 1. A one-third portion of such principal share shall go to the spouse of any such child, free of trust.
- 2. A two-thirds portion (or the entire share if there be no living spouse) of such principal share shall go to the living issue of such deceased child, those issue who are the children of such child to take equal amounts, a living parent to exclude his children, and the children of a deceased parent to take equally a per stirpes amount.
- 3. If said child shall have no living issue, then such portion or share which such issue would have received if living shall go to the heirs and distributees at law of such child.
- (B) When any spouse of any child of the Grantor who qualifies at the death of the Grantor as an income beneficiary of this Trust, shall become deceased, at such time the Trustees shall distribute a portion in kind or value of the principal in the same proportion to the total principal as the proportion of the portion of the income being received by such spouse was to the total income, to any and all the issue of the marriage of such spouse to the child of the Grantor on whose account such spouse became an income beneficiary of this Trust, and their issue, those issue who are the children of such deceased child of the Grantor to take an equal amount, a living parent to exclude his children, and the children of a deceased parent to take equally a per

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