The second owned by Floride S. Jarrard and Charles E. Jarrard.

The third owned by Daisy Jarrard Pearson and E. E. Pearson.

The fourth owned by Shirley F. Scott and his wife, Julia M. Scott.

The fifth owned by Phillip A. Scott and his wife, Helen E. Scott

IT IS FURTHER AGREED that the trust may be terminated on the written request of a majority of the shares in said property, that is, by at least three of the five undivided shares. If the trust is terminated, or if the property is sold, any monies in the trust fund and in the proceeds of sale shall be distributed to the equitable owners, or to their heirs and assigns. It is intended that the heir at law of any deceased equitable owner take his share. The beneficiaries specifically intend that the trust shall continue until it is terminated by them or their survivors. The heirs at law of any deceased equitable owner shall have no power to terminate the trust or to authorize the sale of the premises but shall share in the property or the proceeds therefrom only after the trust is terminated by the beneficiaries or a majority of them as may be living at any one time. And it is intended that one share shall be counted as one whether owned by a man and his wife or not. A majority of the living beneficiaries are authorized and empowered to select a successor to the Trustee hereunder in the event of any vacancy. It is understood and agreed that this trust shall terminate on the death of the last surviving owner herein, if not sooner terminated as provided. It is reiterated that each share shall represent only one vote so that a man and his wife, as listed above, shall not