Trustor, then the Trustee shell have the right to assume that no such Will has been executed and proceed in the distribution of the trust property in the same manner as if such right had not been retained by the Trustor, and during said six-month period or such lesser time that may be required to establish the existence of said Will, said Trustee shall not be required to distribute income from the one-half of the remainder of the trust property as to which the Trustor reserves the right to direct distribution. If, however, said power shall be exercised by Will, then the Trustee shall continue to hold one-half of the trust property then on hand and pay out the income therefrom to such person or persons as may have been directed by the Trustor in said Will.

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Upon the death of the Trustor, this trust shall terminate as to one-half of the trust property then held by the Trustee, and in the event the Trustor shall not have exercised the power of disposition by Will as above provided for the income of the remaining one-half of said trust property, then said trust shall terminate as to all said trust property.

Upon the termination of said trust, either in whole at the time of the death of the Trustor, or in part, in the event the Trustor shall have exercised the right of disposition of income as to one-half of said trust property, then the property available for distribution shall be immediately distributed by the Trustee as among the brother and sisters of the Trustor who are then in life, and if any of them shall have died leaving lineal descendants who are then in life, such lineal descendants shall take per stirpes the share of the deceased parent. This provision

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