

- (2) To hold and retain as escrow agent all of the monies collected for the aforesaid beneficiaries pursuant to the terms of said contract until such time as a final adjudication of the interest of Waites Edwards shall have been made by the Court. The funds so held may be retained in any bank or may be deposited in any Building and Loan Association.
- (3) Upon final adjudication of the asserted interest Waites Edwards, to pay over to the beneficiaries, in pursuance to a court order, their respective shares of all monies collected and income earned thereon less expenses or commissions of the escrow agent as determined by the court.
- (4) It is understood that this escrow agreement is to be in existence during the pendency of this judicial determination and upon the final adjudication of the aforesaid interest it shall end.
- (5) All monies due under the aforesaid contract for the interest of these beneficiaries shall be paid to the escrow agent and only those monies so paid shall constitute payment under the contract, however, no purchaser shall be required to inquire as to the application of any monies paid.

John S. Taylor, Jr., for himself and as a partner in the partnership of John S. Taylor, Jr. and R. Read Tull agrees to sign this escrow agreement and bind himself to make all payments due the beneficiaries of these trusts to the escrow agent during the existence of this agreement.

WITNESS OUR HANDS AND SEALS this _____ day of April, 1959.

WITNESS:

Eva M. King
Margaret L. Gallman
Lee H. With
Donsthal

Eva M. King
Margaret L. Gallman

James L. Love
 James L. Love, as Trustee

W. W. Wilkins
 W. W. Wilkins, as Trustee

William M. Edwards
 William M. Edwards

Elizabeth E. Dempsey
 Elizabeth Edwards Dempsey

Dorothy E. Cunningham
 Dorothy E. Cunningham

Joseph V. Edwards
 Joseph V. Edwards

Robert W. Edwards
 Robert W. Edwards