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shall pay over all of the remaining net income to WILLIAM SHAFTER JACKSON, III and WENDY CECELIA JACKSON, or any of them, not necessarily equally or proportionately.

(4) TRUSTEE may, from time to time, in his discretion, use such portion of the accumulated income or corpus of this Trust as may be necessary for the education, support, maintenance, or health of WILLIAM SHAFTER JACKSON, III and WENDY CECELIA JACKSON, or to meet their emergency needs. The determination of the TRUSTEE as to the advisability of making any such payment shall be final and binding upon all persons then or thereafter interested in this Trust.

(5) This Trust shall terminate upon the death of the survivors of WILLIAM SHAFTER JACKSON, III and WENDY CECELIA JACKSON, or on the one hundred eightieth (180th) day upon which the GRANTOR shall have been continuously disabled from engaging in his regular occupation or upon the expiration of ten (10) years and One (1) month from the date of this Agreement, whichever shall first occur.

(6) Upon the termination of this Trust, any accumulated income shall be paid over and distributed to WILLIAM SHAFTER JACKSON, III and WENDY CECELIA JACKSON, in equal shares. In the event that any of the said beneficiaries should not be living at the time of termination of this Trust, the share payable with respect to such beneficiary shall be paid to his or her estate.

(7) Upon the termination of this Trust, the corpus shall revert to and shall be paid over and distributed to the GRANTOR, or to his estate if he is not then living.

ITEM IV.

The beneficiaries under this Trust shall not have the right to sell, assign, transfer, or encumber, or in any other manner to anticipate or dispose of his or her interest in said