

30 YEAR MINERAL RIGHTS SEARCH REPORT

Order Number: 79-393249-47

County, State: AUSTIN COUNTY,

Effective: 02/17/2023

Completed: 03/06/2023

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AFX RESEARCH, LLC

A Quarter-Century of Title Document Research Expertise 999 Monterey St. Suite 380, San Luis Obispo, CA 93401 (877) 848-5337 / <u>www.afxllc.com</u>

30 YEAR MINERAL RIGHTS SEARCH REPORT

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Order #: 79-393249-47 | Completed: 03/06/2023 | Effective: 02/17/2023





30 YEAR MINERAL RIGHTS SEARCH REPORT

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Order #: 79-393249-47 | Completed: 03/06/2023 | Effective: 02/17/2023

DEED CHAIN (con't...)

Instrument 6. EXECUTOR'S DEED

Date Recorded: 03/02/2021

Dated: 02/11/2021

Grantor(s): THE ESTATE OF DURWOOD SCHMALRIED

Grantee(s): CLIFFORD SCHMALRIED; VIVIAN ALISON STURDAVANT; AND DWIGHT WAYNE SCHMALRIED

Instrument: 211027



AFX RESEARCH, LLC 999 Monterey St. Suite 380, San Luis Obispo, CA 93401 Ph: (877) 848-5337 Fax: (800) 201-0620 https://www.afxllc.com

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THANK YOU FOR YOUR ORDER

For questions, please contact our office at 1-877-848-5337.

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The Mineral Rights Search provides ownership information for individual(s) or legal entity(ies) regarding mineral rights of a specific property, at least 10 years back and up to present time. The report will verify mineral rights ownership and address information.

Our professional network of trained researchers follow established industry protocols and use client-supplied property information to complete this Mineral Rights Search. The report includes:

- Current deed information (i.e. grantor, grantee, recording dates)
- Full copies of deeds within the search period

DISCLAIMER

This report was prepared for the intended use of AFX Research, LLC (AFX) and client, exclusively. This report is not a guarantee of title, nor a commitment to insure, nor a policy of title insurance. No warranty, expressed or implied, is made whatsoever in connection with this report. AFX Research, LLC specifically disclaims the making of any such warranties, including without limitation, merchantability or fitness for a particular use or purpose. The information contained in this report is retrieved as it is recorded from the various agencies that make it available. The total liability is limited to the fee paid for this report.



AFX RESEARCH, LLC 999 Monterey St. Suite 380, San Luis Obispo, CA 93401 Ph: (877) 848-5337 Fax: (800) 201-0620 https://www.afxllc.com (227. - Partition Deed - Charles Schmalriede, et al to J. B. Leschikar, et al). STATE OF TEXAS, I

133/377

COUNTY OF AUSTIN KNOW ALL MEN BY THESE PRESENTS: That Charles Schmalriede of Tarrant County, Texas, Mrs. Rosalie Leschikar, Mrs. Annie Schupak, Mrs. Josie Leschikar and Mrs. Louise Gross of Austih County, Texas, and Mrs. Lillie Hearn of Dallas County, Texas, are the joint owners in fee simple of a tract of land of 150 acres more or less situated in Austin County, Texas, and being a part of the Thomas Hill League and being the same land conveyed to Fritz Schmalriede by deed from C. Leschikar dated February 16, 1907 recorded in Vol. 33, page 187 of the deed records of Austin County, Texas, to which reference is here made for all purposes, and WHEREAS, the said parties own the said land in the following proportions, viz, Mrs. Josie Leschikar and her husband J. B. Leschikar own 2/7 undivided interest and Charles Schmalriede an undivided 1/7 and Mrs. Rosalie Leschikar an undivided 1/7, Mrs. Annie Schupak an undivided 1/7, Mrs. Louise Gross an undivided 1/7 and Mrs. Lillie Hearn an undivided 1/7 according to an agreement between the parties dated July 20, 1939 and recorded in Vol. 132, page 206 of the Deed Records of Austin County, Texas, and WHEREAS, the parties being desirous of making a partition of the said land and conveying to each in severalty the portion to which each is entitled went upon the said land and agreed to a division thereof so as to convey to each of the said owners the separate portion to which they are entitled. In consideration of the premises and their mutual agreements. Charles Schmalriede joined by his wife, Minnie Schmalriede, Mrs. Rosalie Leschikar, joined by her husband, K. C. Leschikar, Mrs. Josie Leschikar joined by her husband, J. B. Leschikar, Mrs. Annie Schupak joined by her husband, Willie Schupak, Mrs. Louise Gross joined by her husband, Robert L. Gross and Mrs. Lillie Hearn joined by her husband, J. M. Hearn, have covenanted, granted, concluded and agreed and do by these presents, covenant, grant, conclude and agree, each for himself and themselves, his and her heirs and assigns that a partition of the said lands be'made as follows, viz: FIRST: The said Charles Schmalriede shall henceforth have, hold, possess and enjoy in severalty hy himself and to him and his beirs and assigns forever as his part, share and proportion of the said lands and premises all of that tract and portion of the said Schmalriede 150 acre tract described as follows: BEGINNING at the S.W. corner of the said Schmalriede tract a stake in . the center of the New Ulm Road; THENCE N. 43 deg. E. with the W. line of the said Schmalriede tract 147 4/7 vrs. to a stake in the center of road; THENCE S. 47 deg. E. parallel with the -S. line of the said tract 820 vrs. to stake on the East line of said tract; THENCE S. 43 deg. W. 147 4/7 vrs. to the S.E. corner thereof; THENCE N. 47 deg. W. 820 vrs. to the place of beginning, containing 21 3/7 acres, more or less, and the other parties hereto do grant, release confirm and quit claim unto the said Charles Schmalriede the premises above described TO HAVE AND TO HOLD the above described premises with all and singular the hereditaments and and appurtenances thereto unto the said Charles Schmalriede, his heirs and assigns forever. SECOND: The said Mrs. Louise Gross shall henceforth, have, hold, possess and enjoy in severalty by herself and to her and her heirs and assigns forever as her part, share and proportion of the said lands and premises all of that tract and portion of the said Schmalriede 150 acre tract described as follows: BEGINNING at the N.W. corner of the said Schmalriede tract a stake in the center of the intersection of the New Ulm road at the Industry-Cat Springs road; THENCE S. 47 deg. E. 156 2/5 vrs. to a stake in the center of Cat-Springs road; THENCE S. 43 deg. W. Parallel with the W. line of the said tract 885 3/7 vrs. to a stake on the N. line of tract No. 1; THENCE N. 47 deg. W. 136 2/3 vrs. to a stake in the center of New Ulm Road being N.E. corner of Tract No. 1; THENCE N. 43 deg. E. 865 3/7 vrs. to the place of beginning, containing 21 3/7 acres, more or less; and the other parties hereto do grant, release, confirm and quit claim unto the said Mrs. Louise Gross the premises above described; TO HAVE AND TO HOLD the above described premises with all and singular the hereditaments and apphitenances. 50) 8-1

(227). thereto unto the said Mrs. Louise Gross, her heirs and assigns forever. / THIRD AND FOURTH : The said Mrs. Josie Leschikar and her husband J. B. Leschikar shall henceforth have, hold, possess and enjoy in severalty, by themselves and their heirs and assigns forever as their part. share and proportion of the said lands and premises all of that tract and portion of the said Schmalriede 150 acre tract described as follows: BEGINNING at a stake on the N. line of the Schmalriede tract in the center of the Cat-Spring road 136 2/3 vrs. from the N.W. corner of the said tract; THENCE S. 47 deg. E. 273 1/3 vrs. to a stake in the center of road; THENCE S. 43 deg. W. 885 3/7 vrs. to a stake on the N. line of tract No. 1; THENCE N. 47 deg. W. with the said N line 273 1/3 vrs. to a stake being the S.E. corner of tract No. 2; THENCE N. 43 deg. E. 885 3/7 vrs. to the place of beginning, containing 42 6/7 acres more or less, and the other parties hereto do grant, release, confirm, and quit claim unto the said Mrs. Josie Leschikar and her husband. J. B. Leschikar the premises above described; TO HAVE AND TO HOLD the above described premises with all and singular the hereditaments and appurtenances thereto unto the said Mrs. Josie Leschikar and her husband J. B. Leschikar, their heirs and assigns forever. / FIFTE: The said Mrs. Rosalie Leschikar shall henceforth have, hold, possess and enjoy in severalty by herself and to her heirs and assigns forever as her part, share and proportion of the said lands and premises all of that tract and portion of the said Schmalriede 150 acre tract described as follows: BEGINNING at a stake on the N. line of the Schmalriede tract which stake is in the center of Cat Springs road 410 vrs. from N.W. corner of the said tract; THENCE S. 47 deg. E. 136 2/3 vrs. to a stake in center of road; THENCE S. 43 W. 885 3/7 vrs. to a stake in the N. line of tract No. 1; THENCE N. 47 deg. W. 136 2/3 vrs. to a stake being S.E. corner of tract No. 4; THENCE N. 43 E. 885 3/7 vrs. to place of beginning, containing 21 3/7 acres more or less and the other parties hereto do grant, release, confirm and quit claim unto the said Mrs. Rosalic Leschikar the premises above described; TO HAVE AND TO HOLD the above described premises with all and singular the hereditaments and appurtenances thereto unto the said Mrs. Rosalie Leschikar, her heirs and assigns forever. / SIXTH: The said Mrs. Lillie Hearn shall henceforth have, hold, possess and enjoy in severalty by herself and to her and her heirs and assigns forever as her part, share and proportion of the said lands and premises all of that tract and portion of the said Schmalriede 150 acre tract described as follows: BEGINNING at a stake on the N. line of the Schmalriede tract which stake is in the center of the Cat Springs road 546 2/3 vrs. from the N.W. corner of the said tract; THENCE S. 47 deg. E. 136 2/3 vrs. to a stake in the center of road; THENCE S. 43 deg. W. 885-3/7 vrs. to a stake on the N. line of tract No. 1; THENCE N. 47 deg. W. 136 2/3 vrs. to a stake being the S.E. corner of Tract No. 5; THENCE N. 43 deg. E. 885 3/7 vrs. to the place of beginning, containing 21 3/7 acres more or less, and the other parties hereto do grant, release confirm and quit claim unto the said Mrs. Lille Hearn the premises above described. TO HAVE AND TO HOLD the above described premises with all and singular the hereditaments and appurtenances thereto unto the said Mrs. Lille Hearn, her heirs and assigns forever. SEVENTH: The said Mrs. Annie Schupak shall henceforth have, hold, possess and enjoy in severalty by herself and to her and her heirs and assigns forever as her part, share and proportion of the said lands and premises all of that tract and portion of the said Schmalriede 150 acre tract described as follows. BEGINNING at a stake on the N. line of the Schmalriede tract in the center of Cat Springs road 683 1/3 vrs. from the N.W. corner of the said tract; THENCE S. 47 deg. E. 136 2/3 to the N.E. corner of the Schmalriede tract; THENCE S. 43 deg. W. with the E. line of the said tract 885 3/7 vrs. to the N.E. corner of tract No. 1; THENCE N. 47 deg. W. 136 2/3 vrs. to a stake; being the S.E. corner of tract No. 6; THENCE N. 43 deg. E. 885 3/7 vrs. to the place of beginning, containing 21 3/7 acres, more or less, and the other parties hereto go grant, release, confirm and guit claim unto the said Mrs. Annie Schupak the premises above ind second second by

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described; TO HAVE AND TO HOLD the above described premises with all and singular the hereditaments and appurtenances thereto unto the said Mrs. Annie Schupak, her heirs and assigns forever.

IN WIINESS WEEREOF we have hereunto set our hands this the 15 th day of September A. D., 1941.

 Charles Schmalriede
 Mrs. Josie Leschikar

 Minnie Schmalriede
 J. B. Leschikar

 K. C. Leschikar
 Mrs. Annie Schupak

 Rosalie Leschikar
 Willie Schupak

Louise Gross Robert L. Gross Mrs. Lillie Hearn J. M. Hearn

STATE OF TEXAS,

COUNTY OF TARRANT I BEFORE ME, a Notary Fublic in and for Tarrant County, Texas, on this day personally appeared Charles Schmalriede and Minnie Schmalriede wife of Charles Schmalriede known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the pirposes and consideration therein expressed. And the said Minnie Schmalriede, wife of the said Charles Schmalriede, having been examined by me privily and apart from her husband, and having the same fully explained to her, she, the said Minnie Schmalriede acknowledged such instrument to be her act and deed, and she declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, THIS THE 18 day of September A. D., 1941. (Seal) Frank R. Graves, Notary Public, Tarrant County, Texas. STATE OF TEXAS. J

COUNTY OF TARRANT I BEFORE ME, a Notary Public in and for Tarrant County, Texas, on this day personally appeared J. M. Hearn and Lillie Hearn, wife of J. M. Hearn, known to me to be the persons whose names are subscribed to the foregoing instrument and acknowledged to me that they executed the same for the purposes and consideration therein expressed. And the said Lillie Hearn wife of the said J. M. Hearn, having been examined by me privily and apart from her husband, and having the same fully explained to her, she, the said Lillie Hearn acknowledged such instrument to be her act and deed and she declared that she find willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it.

Given under my hand and seal of office, this the 27th day of September A. D., 1941. (Seal) Frank R. Graves, Notary Public, Tarrant County, Texas.

STATE OF TEXAS, I

COUNTY OF AUSTIN I BEFORE ME, a Notary Public in and for Austin County, Texas, on this day personally appeared K. C. Leschikar and Rosalie Leschikar wife of K. C. Leschikar, known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration therein expressed. And the said Rosalie Leschikar, wife of the said K. C. Leschikar, having been examined by me privily and apart from her husband, and having the same by me fully explained to her, she, the said Rosalie Leschikar acknowledged such instrument to be her act and deed, and she declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract.it.

Given under my hand and seal of office, this the 6th day of September A. D., 1941. (Seal) Ed. Batla, Clerk County Court, Austin County, Texas. STATE OF TEXAS. [

COUNTY OF AUSTIN I BEFORE ME, a Notary Public in and for Austin County, Texas, on this day personally appeared Willie Schupak, and Annie Schupak, wife of Willie Schupak, known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration therein expressed. And the

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(227). said Annie Schupak, wife of the said Willie Schupak, having been examined by me privily and apart from her husband, and having the same by me fully explained to her, she, the said Annie Schupak acknowledged such instrument to be her act and deed, and she declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it.

Given under my hand and seal of office, this the 6th day of September, A. D., 1941. (Seal) Ed. Batla, Clerk, County Court, Austin County, Texas.

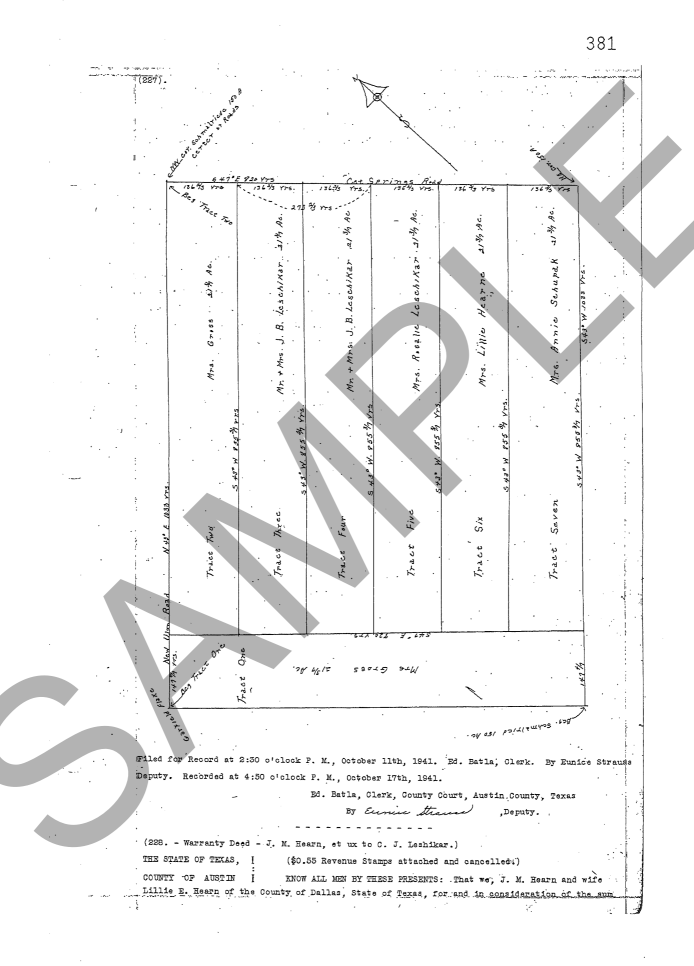
STATE OF TEXAS, I

COUNTY' OF AUSTIN I BEFORE ME, a notary Public in and for Austin County, Texas, on this day personally appeared Robert L. Gross and Louise Gross, wife of Robert L. Gross, known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration therein expressed. And the said Louise Gross, wife of the said Robert L. Gross, having been examined by me privily and apart from her husband, and having the same by me fully explained to her, she, the said Louise Gross acknowledged such instrument to be her act and deed, and she declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it.

Given under my hand and seal of office, this the llth day of October, A. D., 1941. (Seal) 'Ed. Batla, Clerk, Co. Court, Austin County, Texas. By Lawrence Dittert, Deputy. STATE OF TEXAS, I

COUNTY OF AUSTIN i BEFORE ME, a Notary Public in and for Austin County, Texas, on this day personally appeared J. B. Leschikar and Mrs. Josie Leschikar, wife of J. B. Leschikar, known to me to be the person whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration therein expressed. And the said Josie Leschikar, wife of the said J. B. Leschikar, having been examined by me privily and apart from her husband, and having the same by me fully explained to her, she, the said Josie Leschikar, acknowledged such instrument to be her act and deed, and she declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it.

Given under my hand and seal of office, this the 6th day of September A. D., 1941. (Seal) Ed. Batla, Clerk, County Court, Austin County, Texas.



STATE OF TEXAS COUNTY OF AUSTIN

FILE NO.88 236

PARTITION DEED AND GRANT OF FASEMENT

This deed is made, executed, and delivered by and between:

Charles Leslie Schmalried, Jr.

Edward Lowell Schmalried

Violet Mae Schmalried Reynolds

Durwood Doyle Schmalried

Minnie Lee Schmalried Jamerson Jamieson \mathcal{MISG}

Franklin Delano Schmalried

David Rowland Schmalried

The parties to this Partition Deed and Grant of Easement own as tenants in common, as the separate property of each, in equal parts, the same being an undivided one-seventh each, fee simple real property situated in Austin County, Texas, and described as follows:

> All that certain tract or parcel of land situated in Austin County, Texas in the Thomas Hill League A-48, and being a 21.43 acre tract conveyed as Tract No. One to Charles Schmalried by deed recorded in Volume 133 at Page 377 of the Austin County Deed Records, and being more particularly described as follows:

Beginning at a found iron rod in a fence corner and in the Southeast line of Shunka Road, the same being the Northwest corner of said 21.43 acre tract;

Thence South 47° 01' 30" East for a distance of 2285.86 feet to an iron rod;

Thence North 43° 02' East for a distance of 409.65 feet to an iron rod;

Thence North 47° 01' 06" West with a fence, for a distanc of 2285.86 feet to an iron rod in a fence corner and in the Southeast line of Shunka Road;

Thence South 43° 02' West with a fence and the Southeast line of Shunka Road, for a distance of 409.92 feet to the PLACE OF BEGINNING, and containing 21.43 acres of land.

Such property constitutes no part of the business or residential homestead of any of the seven owners of the same, and such propery is owned by them as an inheritance from their father, Charles Edward Schmalried.

The parties have agreed upon a partition of such real property so that the interest of each party will in the future be held and owned separately. In order to provide proper means of ingress and egress to the parcels hereinafter conveyed, the seven owners, by execution hereof, hereby give and grant to each other, their heirs and assigns, an easement along and across the most easterly

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30 feet of such entire 21.43 acre tract for ingress and egress to the individual tracts hereinafter created.

In consideration of the grant and conveyance to each of the seven owners by the other six, the following conveyances are herein made to the grantees named below and to the heirs and assigns of each, of all the right, title and interest of the other six in and to the real property described for each as follows:

To Charles Leslie Schmalried, Jr.; grantee, and his heirs and assigns:

Tract No. One - 3.072 Acres:

All that certain tract or parcel of land situated in Austin County, Texas in the Thomas Hill League A-48, and being part of a called 21.43 acre tract conveyed as Tract No. One to Charles Schmalried by deed recorded in Volume 133 at Page 377 of the Austin County Deed Records, and being more particularly described as follows:

Beginning at a found iron rod in a fence corner and in the Southeast line of Shunka Road, the same being the Northwest corner of said 21.43 acre tract;

Thence South 47° 01' 30" East for a distance of 326.55 feet to an iron rod;

Thence North 43° 02' East for a distance of 409.88 feet to an iron rod in a fence line;

Thence North 47° 01' 06" West with a fence, for a distance of 326.55 feet to an iron rod in a fence corner and in the Southeast line of Shunka Road;

Thence South 43° 02' West with a fence and the Southeast line of Shunka Road, for a distance of 409.92 feet to the PLACE OF BEGINNING, and containing 3.072 acres of land.

To David Rowland Schmalried, grantee, and his heirs and assigns:

Tract No. Two - 3.072 acres:

All that certain tract or parcel of land situated in Austin County, Texas in the Thomas Hill League A-48, and being part of a called 21.43 acre tract conveyed as Tract No. One to Charles Schmalried by deed recorded in Volume 133 at Page 377 of the Austin County Deed Records, and being more particularly described as follows:

Beginning at an iron rod in the Southwest line of the called 21.43 acre tract, said iron rod located South 47° 01' 30" East 326.55 feet from a found iron rod in the Southeast line of Shunka Road;

Thence South 47° 01' 30" East for a distance of 326.55 feet to an iron rod;

Thence North 43° 02' East for a distance of 409.84 feet to an iron rod in a fence line;

Thence North 47° 01' 06" West with a fence, for a distance of 326.55 feet to an iron rod;

Thence South 43° 02' West for a distance of 409.88 feet to the PLACE OF BEGINNING, and containing 3.072 acres of land.

Tract No. Three - 3.072 Acres:

All that certain tract or parcel of land situated in Austin County, Texas in the Thomas Hill League A-48, and being part of a called 21.43 acre tract conveyed as Tract No. One to Charles Schmalried by deed recorded in Volume 133 at Page 377 of the Austin County Deed Records, and being more particularly described as follows:

Beginning at a found iron rod in the Southwest line of the called 21.43 acre tract, said iron rod located South 47° 01' 30" East 653.10 feet from a found iron rod in a fence corner and in the Southeast line of Shunka Road;

Thence South 47° 01' 30" East for a distance of 326.55 feet to an iron rod;

Thence North 43° 02' East for a distance of 409.80 feet to an iron rod in a fence line;

Thence North 47° 01' 06" West with a fence, for a distance of 326.55 feet to an iron rod;

Thence South 43° 02' West for a distance of 409.84 feet to the PLACE OF BEGINNING, and containing 3.072 acres of land.

To Edward Lowell Schmalried, grantee, and his heirs and assigns:

Tract No. Four - 3.072 acres:

All that certain tract or parcel of land situated in Austin County, Texas in the Thomas Hill League A-48, and being part of a called 21.43 acre tract conveyed as Tract No. One to Charles Schmalried by deed recorded in Volume 133 at Page 377 of the Austin County Deed Records, and being more particularly described as follows:

Beginning at an iron rod in the Southwest line of the called 21.43 acre tract, said iron rod located South 47° 01' 30" East 979.65 feet from a found iron rod in a fence corner and in the Sotheast line of Shunka Road;

Thence South 47° 01' 30" East for a distance of 326.55 feet to an iron rod;

Thence North 43° 02' Fast for a distance of 409.76 feet to an iron rod in a fence line;

Thence North 47° 01' 06" West with a fence, for a distance of 326.55 feet to an iron rod;

Thence South 43° 02' West for a distance of 409.80 feet to the PIACE OF BEGINNING, and containing 3.072 acres of land.

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To Durwood Doyle Schmalried, grantee, and his heirs and assigns:

Tract No. Five - 3.072 Acres:

All that certain tract or parcel of land situated in Austin County, Texas in the Thomas Hill League A-48, and being part of a called 21.43 acre tract conveyed as Tract No. One to Charles Schmalried by deed recorded in Volume 133 at Page 377 of the Austin County Deed Records, and being more particularly described as follows:

Beginning at an iron rod in the Southwest line of the called 21.43 acre tract, said iron rod located South 47° 01' 30" East 1306.20 feet from a found iron rod in a fence corner and in the Southeast line of Shunka Road;

Thence South 47° 01' 30" East for a distance of 326.55 feet to an iron rod;

Thence North 43° 02' East for a distance of 409.72 feet to an iron rod in a fence line;

Thence North 47° 01' 06" West with a fence, for a distance of 326.55 feet to an iron rod;

Thence South 43° 02' West for a distance of 409.76 feet to the PLACE OF BEGINNING, and containing 3.072 acres of land.

To Violet Mae Schmalried Reynolds, grantee, and her heirs and assigns:

Tract No. Six - 3.072 acres:

All that certain tract or parcel of land situated in Austin County, Texas in the Thomas Hill League A-48, and being part of a called 21.43 acre tract conveyed as Tract No. One to Charles Schmalried by deed recorded in Volume 133 at Page 377 of the Austin County Deed Records, and being more particularly described as follows:

Beginning at an iron rod in the Southwest line of the called 21.43 acre tract, said iron rod located South 47° 01' 30" East 1632.75 feet from a found iron rod in a fence corner and in the Southeast line of Shunka Road;

Thence South 47° 01' 30" East for a distance of 326.55 feet to an iron rod;

Thence North 43° 02' East for a distance of 409.68 feet to an iron rod in a fence line;

Thence North 47° 01' 06" West with a fence, for a distance of 326.55 feet to an iron rod;

Thence South 43° 02' West for a distance of 409.72 feet to the PLACE OF BEGINNING, and containing 3.072 acres of land.

To Franklin Delano Schmalried, grantee, and his heirs and assigns:

Tract No. Seven - 3.072 Acres:

All that certain tract or parcel of land situated in Austin County, Texas in the Thomas Hill League A-48, and being part of a called 21.43 acre tract conveyed as Tract No. One to Charles Schmalried by deed recorded in Volume 133 at Page 377 of the Austin County Deed Records, and being more particularly described as follows:

Beginning at an iron rod in the Southwest line of the called 21.43 acre tract, said iron rod located South 47° 01' 30" East 1959.31 feet from a found iron rod in a fence corner and in the Southeast line of Shunka Road;

Thence South 47° 01' 30" East for a distance of 326.55 feet to an iron rod in a fence line;

Thence North 43° 02' East with a fence, for a distance of 409.65 feet to a found iron rod in a fence corner;

Thence North 47° 01' 06" West with a fence, for a distance of 326.55 feet to an iron rod;

Thence South 43° 02' West for a distance of 409.68 feet to the PLACE OF BEGINNING, and containing 3.072 acres of land.

Each grantee herein named to have and to hold the above described property conveyed to him, together with the tenements, heritable property, and appurtenances belonging unto the said grantee, and his heirs and assigns forever.

In witness whereof, the parties have executed this deed and grant of easement this 2015 day of August, 1986, in Arlington, Tarrant County, Texas.

at aller

CHARLES LESLIE SCHMALRIED, Jr.

Edward Lowell Schmalie

LOWELL SCHMALRT

MINNIE LEE SCHMALRIED JAMERSON

FRANKLIN DELANO SCHMALRIE

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DAVID RCWLAND SCHMALRIED

STATE OF TEXAS COUNTY OF TARRANT

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BEFORE ME, the undersigned, a Notary Public in and for said County and State, on this day personally appeared CHARLES LESLIE SCHMALRIED, JR. known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 27^{1} day of August, 1986.

NOTARY PUBLIC in and for State of Texas

My commission expires: 2-1

STATE OF TEXAS.

State, on this day personally appeared FDWARD LOWELL SCHMALRIED known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed. 1.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 3rd day of August, SEPTEMBER 1986

Que. NOTARY PUBLIC in and for

State of Texas

My commission expires: 6/30/88

STATE OF TEXAS COUNTY OF TARRANT

BEFORE ME, the undersigned, a Notary Public in and for said County and State, on this day personally appeared VIOLET MAE SCHMALRIED REYNOLDS known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that she executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 15 day of August, 1986. 1987

OTARY PUBLIC in State of Texas

My commission expires:

STATE OF FLORIDA COUNTY OF DUVAL

STATE OF TEXAS : COUNTY-OF TARRANT :

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BEFORE ME, the undersigned, a Notary Public in and for said County and State, on this day personally appeared DAVID ROWLAND SCHMALRIED known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 3rd day of August,

NOTARY PUBLIC in and for the State of Florida State of Texas Notary Public, State of Florida My Commission expires: My Commission Expires Sept. 24, 1790 Ended The Toy For State Section Secti

OFFICIAL RECORD

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OFFICIAL RECORD

VOL 576 PAGE 498

STATE OF TEXAS CA : : COUNTY OF TARRANT : LOS ANISCLES

BEFORE ME, the undersigned, a Notary Public in and for said County and State, on this day personally appeared DURWNOD DOYLE SCHMALRIED known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this $\frac{12^{+h}}{100}$ day of $\frac{DEC}{100}$.

OFFICIAL SEAL LINDA L GUTHRIE NOTARY PUBLIC - CALIFORNIA LOS ANGELES COUNTY My coram, expires MAY 27, 1989

2

NOTARY PUBLIC in and for the State of Texas CA.

My commission expires: MAY 27, 198.9.

STATE OF TEXAS COUNTY OF TARRAINT

BEFORE ME, the undersigned, a Notary Public in and for said County and \mathcal{M}_{45}^{GQ} . State, on this day personally appeared MINNIE LEE SCHMALRIFDJamieson known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that she executed the same for the purposes and consideration therein expressed.

19:17 GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 8th day of Acquist, of 1986.

NOTARY PUBLIC in and for the Mary Public State of Texas

Wecemb

day of august,

My commission expires: 6 /24/92.

STATE OF TEXAS COUNTY OF TARRANT

1986.

BEFORE ME, the undersigned, a Notary Public in and for said County and State, on this day personally appeared FRANKLIN DELANO SCHMALRIED known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 264

NOTARY PUBLIC

NOTARY PUBLIC in and for the State of Texas

My commission expires: 9/16/88.

JAN 2 1 1988 Recorded____ at <u>12:36</u> P.M. Dorothy Himly, County Clerk, Austin County, Texas. FILED FOR RECORD ATU:250'CLOCK AM. JAN 1 4 1988 DCROTHY HIMLY CLEAR. COUNTY COURT, AUSTIN CO. TX By Cathle: Nousburgeputz CATHIE NOVISKIE BY Jamie Wiel. \sum ,Deputy Jamie Willingham OFFICIAL RECORD VOL 576 PAGE 499

054187



State of Texas County of Tarrant

I, SUZANNE HENDERSON, Clerk of the Probate Courts of Tarrant County, Texas, do hereby certify that the attached pages contain a true and correct copy of the following:

LAST WILL AND TESTAMENT

APPLICATION FOR PROBATE OF WILL AND ISSUANCE OF LETTERS TESTAMENTARY

POSTER CITATION ON APPLIATION FOR PROBATE OF WILL

APPOINTMENT OF RESIDENT AGENT

OATH

PROOF OF DEATH AND OTHER FACTS

ORDER ADMITTING WILL TO PROBATE AND AUTHORIZING LETTERS TESTAMENTARY

INVENTORY, APPRAISEMENT AND LIST OF CLAIMS / ORDER

NOTICE TO CREDITORS

INVENTORY, APPRAISEMENT AND LIST OF CLAIMS / ORDER

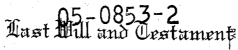
which said original documents and probate proceedings are on file in the Cause No. 05-0853-2 styled the Estate of VIOLET M. REYNOLDS, DECEASED on the Probate Docket and of record in the Probate Minutes of the Probate Court of Tarrant County, Texas.

Given under my hand and seal of office at Fort Worth, Texas, on the 1st day of July A. D. 2005.

SUZANNE HENDERSON Clerk Probate, Tarrant County, Texas

,Deputy Jo Crutcher





OF VIOLET M. REYNOLDS

THE STATE OF TEXAS

8

KNOW ALL MEN BY THESE PRESENTS:

9:03

THAT I, VIOLET M. REYNOLDS, of the City of Fort Worth, County of Tarrant, and State of Texas, being of sound and disposing mind and memory, and of legal age, have and do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking and canceling any and all former Wills and Codicils by me at any time heretofore made.

ARTICLE I

1.01 Payment of Debts and Expenses. I hereby direct that all of my legally binding debts, including the expenses of my last illness and funeral and the expenses of the administration of my estate, be paid by my personal representative hereinafter appointed, as soon as practicable after my death, using for that purpose so much of my estate as the same shall require, and to make such payments in such order and manner as my personal representative shall deem proper. In this connection, all indebtedness, whether secured or otherwise, may be extended or continued without payment as my personal representative deems such to be for the best interest of my estate.

1.02 Payment of Death Taxes. I direct that all estate, inheritance, transfer and succession taxes, including interest and penalties thereon, which may be lawfully assessed by reason of my death, with respect to any of my property, whether or not such property passes under the terms of this Will, including the taxable value of all policies of insurance upon my life and of all transfer, powers, rights or interests included in my estate, shall be borne by my residuary estate, and such payment shall be made as an expense of administration and without apportionment and without contribution or reimbursement from anyone whomsoever, including beneficiaries of policies of insurance upon my life.

Violet M. Reynolds

SCANNED MAR 2 4 2005

Page 1

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ARTICLE II

2.01 <u>Declarations</u>. I declare that I am widowed. All persons born to or adopted by me shall be considered my children for all purposes of this Will, and all persons born to or adopted by a child of mine shall be considered a child of my child for all purposes of this Will.

2.02 Declarations as to Property and Estate. I declare that the property and estate which I now own or in which I now have an interest, wheresoever situated, is composed of my own separate property.

ARTICLE III

3.01 Specific Devise and Bequests. I give, devise and bequeath the sum of \$10,000.00 to my grandson, GARY BEDINGER.

3.02 I hereby give, devise and bequeath the sum of \$10,000.00 to my granddaughter, MERRI MATTEO.

3.03 I hereby give, devise and bequeath the sum of \$10,000.00 to my granddaughter, KATHLEEN TERESA BESSY.

3.04 I hereby give, devise and bequeath the sum of \$5,000.00 to my grandson, JASON KELLING.

3.05 I hereby give, devise and bequeath the remainder of my estate, real, personal or mixed, wheresoever situated, which I may own or in which I may have an interest at the date of my death to my son, JACK REYNOLDS, JR.

3.06 Alternate Devise and Bequest of Estate in Trust. In the event my son, JACK REYNOLDS, JR., should predecease me, or fails to survive me by at least thirty (30) days, then in such event, I give, devise and bequeath all of my estate, real, personal or mixed, wheresoever situated, which I may own or in which I may have an interest at the date of my death (hereinafter called the "trust estate"), to the trustee hereinafter named, in trust, without bond, for the benefit of

Keynolds

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RONALD ANDREW REYNOLDS to be used for his health, education, support and maintenance.

A) Distribution of Income and/or Principal. The Trustee may distribute so much of the net income and/or principal of the trust estate to or for the use and benefit of my child, RONALD ANDREW REYNOLDS at such time or times and in such amount or amounts as in the sole judgment and discretion of the Trustee is deemed necessary for the health, education, support and maintenance of my said child in accordance with the standard of living to which my said child shall have been accustomed to during my lifetime. Payment of such sums shall not create rights in any other person who may eventually be entitled to monies under this trust, and such payments, if made out of the principal of the trust, need not be restored to the principal of the trust estate. The income of the trust estate not so distributed shall be accumulated and added to the corpus of the trust estate.

B) Distribution and Termination of Trust. Upon the death of RONALD ANDREW REYNOLDS, the remainder of my estate should be distributed to my heirs-at-law, in equal shares per stirpes.

ARTICLE IV

4.01 Powers of Trustee. In the administration of my estate and of the trust established under the provisions of this Will, the Trustee shall have the following powers with respect to any and all property held by the Trustee as Trustee under this Will, and such powers are in addition to the powers conferred by the common law, by statute or by the other provisions hereof: A) To exercise all of the powers, rights and authorities granted Trustees under the terms of the Texas Trust Act, generally, and any future amendments thereof.

B) To leave or invest the property coming into the Trustee's hands hereunder in any form of investment, although it may not be the character of investments permitted by law to Trustees, without liability for loss or depreciation in the value thereof.

Violit M. Rayrolds

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C) To hold, possess, manage and control the trust estate for the purposes herein set forth.

D) To exercise any subscription right in connection with any security held hereunder, and to consent to or participate in any reorganization, consolidation or merger of any corporation, company or association, the securities of which may be held hereunder.

E) In the Trustee's sold discretion, to apportion between principal and income any receipt or expenditure which in the Trustee's opinion should be so apportioned; provided, that whenever any portion of the principal of the trust estate is invested in securities purchased at a premium or at a discount, any such premium shall be charged against the principal and any such discount shall be credited to the principal; and provided, further, that stock dividends and rights to purchase additional stock issued on securities held in the trust created herein shall be treated as principal and not as income. All other dividends except liquidating distributions shall be treated as income.

F) To make any distribution hereunder either in kind or in money. Distribution in kind shall be made at the market value of the property distributed, and the Trustee may, in the Trustee's sole discretion, cause the share to be transferred to any distributee to be composed of property like or different from that transferred to any other distributee.

G) To borrow money for the purposes of the trust created herein, or incidental to the administration thereof.

H) The Trustee shall not be required to account to any Court for the administration of the trust estate herein created, but the Trustee shall furnish periodic reports of the administration of the trust created herein to those persons entitled to any of the income from the trust estate.

 With respect to any real property at any time held by the Trustee in the trust created herein which is damaged or destroyed, whether by fire, storm or otherwise, to repair or

TRUE ORIGIN

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rebuild such property in such manner as the Trustee may determine, using the proceeds of any insurance which may become available as a result of such damage or destruction or, to the extent that such insurance is not sufficient, the principal of the trust created herein.

J) My Trustee shall have the right to exercise all powers and rights consistent with the foregoing and whether above mentioned or not, which said Trustee could exercise if the Trustee were the owner in fee simple of said trust estate.

4.02 Payments to Minors and Persons Under Legal Disability. In case of any payment of either income or principal from the trust created herein becomes payable to a minor, or to a person under legal disability, or to a person not adjudicated incompetent, but who, by reason of illness or mental or physical disability, is, in the opinion of the Trustee, unable properly to administer such amounts, then such amounts shall be paid out by the Trustee in such of the following ways as the Trustee shall deem best: (1) directly to such beneficiary; (2) to the legally appointed guardian of such beneficiary; (3) to some relative or friend for such beneficiary; (4) by the Trustee, using amounts directly for such beneficiary.

4.03 Spendthrift Provisions. None of the trust estate, nor the increase, the income or proceeds therefrom, nor the equitable title thereto, nor the corporate or legal title thereto so held in trust, shall ever be subject to, or in any manner subjected to any indebtedness, judgment, judicial process, creditor's bill, attachments, garnishment, execution, receivership, charge, levy, seizure or encumbrance whatsoever, of or against the property of my said beneficiaries hereunder, nor in any manner affected by any transfer, assignment, conveyance, sale, encumbrance, act, omission or mishap, voluntary or involuntary, anticipatory or otherwise, and the beneficiary or beneficiaries hereof shall have no right or power to transfer, convey, sell or encumber the same as beneficiaries. 4.04 Rule Against Perpetuities. Notwithstanding any other provisions of this Will, no trust created hereunder shall extend beyond the period permitted by law but shall terminate at the expiration of such period, and in the event after the death of the last to die among the following

et M. Reynold

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persons: myself, my son, RONALD ANDREW REYNOLDS, this trust shall terminate. At such termination, the principal, plus any accumulated or undistributed income, of any such trust shall vest in and be distributed free and clear of trust to the persons entitled to take the principal of such trust.

4.05 <u>Bond of Trustee</u>. No bond or other security shall be required of any Trustee serving under the trust created herein.

4.06 Reimbursement and Fee of Trustee. Any Trustee serving under the trust created herein shall be entitled to reimbursement for expenses incurred as Trustee. My individual Trustee serving under the trust created herein shall not be entitled to compensation for services rendered as Trustee.

ARTICLE V

5.01 Nomination of Trustee. I hereby designate, constitute, and appoint LYNETTE REYNOLDS as Trustee of the trust created under this Will. In the event LYNETTE REYNOLDS should die, resign, fail or refuse to serve as Trustee, then I appoint NORWEST BANK, as Alternate Trustee of the trust created under this Will.

ARTICLE VI

6.01 Nomination of Personal Representative. I hereby designate, constitute and appoint my son, JACK REYNOLDS, JR., as Independent Executor of this, my Last Will and Testament, and provide that he shall serve without bond and that no action shall be had upon my estate other than the filing and the probating of this, my Last Will and Testament, and the filing of an inventory, appraisement and list of claims.

The aforesaid Independent Executor shall have the power to manage, mortgage, lease, sell, invest, reinvest and retain under certain conditions as she deems advisable, all the property of my estate, and to pay and compromise claims against the estate and to collect and

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compromise claims held by the estate. He may do so without notice, leave of Court or order of Court. He shall have the power to do all things necessary to continue any business enterprise, in whatever form owned or controlled by me at my death, for such period as she sees fit.

6.02 Nomination of Alternate Personal Representative. In the event my son, JACK REYNOLDS, JR., should die, resign, fail or refuse to serve as Independent Executor, then and in any of such events, I nominate and appoint LYNETTE REYNOLDS as alternate Independent Executrix. The above named alternate Independent Executrix shall serve without bond and no action shall be had upon my estate other than the filing and probating of this, my Last Will and Testament, and the filing of an inventory, appraisement and list of claims.

6.03 Authority to Borrow and Sell. My Executor is hereby authorized to borrow money for the purpose of paying debts owed by me or my estate, including, but not limited to, federal estate and state inheritance taxes due by my estate, and to secure the payment thereof by pledging or mortgaging such part of all of my estate as deemed necessary for said purposes, and my said Executor is also hereby authorized to sell all or any part of my estate for cash and for part cash and part credit for the purpose of raising money to pay debts owed by my estate, including, but not limited to, federal estate and state inheritance taxes, if any, due by my estate, and whether or not authorized by the statutes of the State of Texas. My Executor shall have the authority to borrow and sell as above described without the necessity of obtaining a prior Court order therefor.

ARTICLE VII

7.01 <u>Questions of Construction</u>. All doubtful questions of construction in the interpretation of this, my Last Will and Testament, shall be finally and conclusively determined by the personal representative or the Trustee appointed herein, as may be appropriate, according to said personal representative's or said Trustee's best judgment, without recourse to the Courts, and such determination shall be binding on all beneficiaries hereunder, both in being and unborn. I have

Lolet M. Reynolds

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specifically deleted some of my children and grandchildren from this Will for the reason that I have made provisions for them during my lifetime.

WHEREFORE, I have caused this instrument to be executed in the City of Fort Worth, County of Tarrant and State of Texas, on this the 24 day of ______, 1999, and have subscribed my name thereto as Testatrix in the presence of the undersigned witnesses, who have attested the same at my request, in my presence, and in the presence of each other, as subscribing witnesses.

Violet M. Reynolds/ VIOLET M. REYNOLDS, Testatrix

The within and foregoing was now herein signed and published by VIOLET M. REYNOLDS, Testatrix, in our presence, and declared by her to us to be her Last Will and Testament, and we, at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses, on the day and year first above written.

John W Blondell WITNESS Clarence R. Croll WITNESS

THE STATE OF TEXAS

COUNTY OF TARRANT

BEFORE ME, the undersigned authority, on this day personally appeared VIOLET M. REYNOLDS, Sohn W Blondell and C [arewo P.P.a], known to me to be the Testatrix and the witnesses, respectively, whose names are subscribed to the annexed or foregoing instrument, in their respective capacities, and all of said persons being by me duly sworn,

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Let M. Rey rol da

TRUE AND CORRECT COPY OF ORIGINAL RECORD FILED IN TARRANT COUNTY, TEXAS: SUBBRINE HENDERSON, COUNTY CLERK

the said VIOLET M. REYNOLDS declared to me and to the said witnesses in my presence that said instrument is her Last Will and Testament, and that she had willingly made and executed it as her free act and deed for the purposes therein expressed; and the said witnesses, each on his oath stated to me, in the presence and hearing of said Testatrix, that the said Testatrix had declared to them that she executed same as such and wanted each of them to sign it as a witness; and upon their oaths each witness stated further than they did sign the same as witnesses in the presence of said Testatrix and at her request; that she was at that time eighteen (18) years of age or over and was of sound mind; and that each of said witnesses was then at least fourteen (14) years of age.

Violet. M. Reynolds/ VIOLET M. REYNOLDS, Testatrix Jalue Blandese Clarence Q. Proll WITNESS SUBSCRIBED AND SWORN TO BEFORE ME by the said VIOLET M. REYNOLDS, Testatrix, and subscribed and sworn to before me by Sohn W. Blomdell and Clarence R Prall witnesses, this 28 day of A Auf 1999. Notary Public, State of Texas THOMAS LEE FARRIS ANAT RO Notary Public STATE OF TEXAS * See. nm, Exp. 10/10/2000 TRUE AND CORRECT COPY OF ORIGINAL RECORD FILED IN TARRANT COUNTY, TEXAS: AGUYANNE HENDERSON, COUNTY CLERK OLET M. REYNOLds 10

ESTATE OF

VIOLET M. REYNOLDS,

DECEASED

NUMBER

TARRANT COUNTY, TEX

IN THE PROBAT

APPLICATION FOR PROBATE OF WILL AND ISSUANCE OF LETTERS TESTAMENTARY

05-0853-2

TO THE HONORABLE JUDGE OF SAID COURT:

The following information is furnished to the Court by JACK REYNOLDS, JR., hereinafter referred to as "Applicant" for the probate of the written Will of VIOLET M. REYNOLDS, (Decedent).

1. Applicant is an individual interested in this Estate, domiciled in and residing at 101 Soquel Avenue, Apartment #404, Santa Cruz, California 95060.

2. Decedent died on March 3, 2005, in Fort Worth, Tarrant County, Texas, at the age of eighty-five (85) years.

3. This Court has jurisdiction and venue because Decedent was domiciled and had a fixed place of residence in Tarrant County, Texas, on the date of her death, more specifically being 2140 Warner Road, Fort Worth, Texas 76110.

4. Decedent owned real estate and personal property described as personal effects and stocks of a probable value in excess of \$50,000.00.

5. Decedent left a valid written Will dated April 28, 1999, which was never revoked and is filed herewith.

6. The subscribing witnesses to the Will were John W. Blomdell and Clarence R. Prall.

APPLICATION FOR PROBATE OF WILL AND ISSUANCE OF LETTERS TESTAMENTARY PAGE 1



UE AND CORRECT COPY OF TARRANT COUNTY, TEXAS: MAREZIEND2005N, COUNTY CLERK

7. The Will was made self-proved in the manner described by law.

8. No child or children were born to or adopted by Decedent after the date of the Will.

9. Decedent was married to Jack Hudson Reynolds in 1938. Jack Hudson Reynolds died on or about May 7, 1991. The following children were born to the marriage, Barbara Lambert, Lynette Bedinger, Linda Blansette, Jackie Stegner, and Ronald Reynolds, who died in 2003, and Applicant, Jack Reynolds, Jr.

10. A necessity exists for the administration of this estate.

11. Decedent's Will does not name the State of Texas, any governmental agency of the State of Texas, nor does it name any charitable organization as a devisee.

BASED UPON THE ABOVE, Applicant prays that citation be issued to all persons interested in this estate as required by law; that the Will be admitted to probate; that Letters Testamentary be issued to Applicant; and that such other and further orders be made as the Court may deem proper.

Respectfully submitted, ge tak

Thomas Lee Farris State Bar No: 06845000

FARRIS & GORDON 616 Arch Adams Street Fort Worth, Texas 76107 Telephone: 817/870-2492 Telecopier: 817/336-9129 ATTORNEY FOR APPLICANT

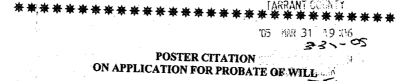
APPLICATION FOR PROBATE OF WILL AND ISSUANCE OF LETTERS TESTAMENTARY



TAMENTARY PAGE 2
TRUE AND CORRECT COPY OF
ORIGINAL RECORD FILED IN

TARRANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK

CC-1468
CPC-8764



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FILED

Cause No. 05-0853-2

To any Sheriff or any Constable within the State Texas, GREETINGS:

You are here commanded to cause to be posted for ten days, exclusive of the day of posting, before the return day hereof, at the Courthouse door, of Tarrant County, Texas or at the place in or near said Courthouse where public notices customarily are posted, a copy of the following notice:

THE STATE OF TEXAS

TO ALL PERSONS INTERESTED IN THE ESTATE OF VIOLET M. REYNOLDS, DECEASED

JACK REYNOLDS, JR. filed in the Probate Court of Tarrant County, an Application for the Probate of Will of VIOLET M. REYNOLDS, DECEASED and for letters of Testamentary upon said Estate, which will be heard on the first Monday after service is perfected to-wit on the 4th day of April A. D. 2005, at the Courthouse thereof, in the City of Fort Worth, at which time all persons interested in said estate may appear and contest said application, should they desire to do so.

HEREIN FAIL NOT, but have you then and there before said Court this Writ, with your return thereon endorsed showing how you executed same.

Given under my hand and seal of said Court on the 23rd day of March A. D. 2005.

SUZANNE HENDERSON, Clerk of the Probate Consts of Farran County, Texas

SCANNED

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TRUE AND CORRECTOPY OF OBIGINAL RECORTATIONS 2005 TARANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK

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Returned thisday ofA.D Fet, S Authorized Person/Constable/Sheriff		a true copy of this	
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DEFICEP.'S RETURN An of	. •		County, Texas
Came to hand on the <u>B3</u> day of <u>March</u> <u>A.D.</u> <u>2005</u> and executed on the <u>B3</u> day of <u>March</u> <u>A.D.</u> <u>2005</u> by posting a copy of the above and foregoing situation for ten days, exclusive of the day of posting, before the day of hearing hereof, at the Court House Door of Tarrant County, Texas, or at the place in or near the said sourt house where public notices customarily are posted. Fee, 520.00 <u>FERENT COUNTY</u> <u>TARRANT COUNTY</u> <u>TARRANT COUNTY</u> <u>TARRANT COUNTY</u> <u>CONSTABLE PRECINCT 1</u> <u>Constable - Pet. 1, Tarrant County, Texas</u> <u>By</u> <u>WHLucu</u> <u>Deputy</u> <u>VERIFICATION OF SERVICE</u> (If served outside the State of Texas or if served by Authorized Person). <u>Signed and seen of office</u> (Seal) <u>Notary's Name Printed</u> <u>County of</u> <u>State of</u> <u>County of State of</u> <u>State of</u> <u>State of</u> <u>State of</u> <u>County of State of</u> <u>County of State of</u> <u>State of</u> <u>County of State of</u> <u>State of</u> <u>State of</u> <u>County of State of</u> <u>State of</u> <u>State of</u> <u>County of State of</u> <u>State of</u> <u>County of State of</u> <u>State of</u> <u>County of State of</u> <u>State of</u> <u>State of</u> <u>County of State of</u> <u>State of</u> <u>Stat</u>			By:, Deputy
Came to hand on the <u>B3</u> day of <u>March</u> <u>A.D.</u> <u>2005</u> and executed on the <u>B3</u> day of <u>March</u> <u>A.D.</u> <u>2005</u> by posting a copy of the above and foregoing situation for ten days, exclusive of the day of posting, before the day of hearing hereof, at the Court House Door of Tarrant County, Texas, or at the place in or near the said sourt house where public notices customarily are posted. Fee, 520.00 <u>FERENT COUNTY</u> <u>TARRANT COUNTY</u> <u>TARRANT COUNTY</u> <u>TARRANT COUNTY</u> <u>CONSTABLE PRECINCT 1</u> <u>Constable - Pet. 1, Tarrant County, Texas</u> <u>By</u> <u>WHLucu</u> <u>Deputy</u> <u>VERIFICATION OF SERVICE</u> (If served outside the State of Texas or if served by Authorized Person). <u>Signed and seen of office</u> (Seal) <u>Notary's Name Printed</u> <u>County of</u> <u>State of</u> <u>County of State of</u> <u>State of</u> <u>State of</u> <u>State of</u> <u>County of State of</u> <u>County of State of</u> <u>State of</u> <u>County of State of</u> <u>State of</u> <u>State of</u> <u>County of State of</u> <u>State of</u> <u>State of</u> <u>County of State of</u> <u>State of</u> <u>County of State of</u> <u>State of</u> <u>County of State of</u> <u>State of</u> <u>State of</u> <u>County of State of</u> <u>State of</u> <u>Stat</u>			
foregoing citation for ten days, exclusive of the day of posting, before the day of hearing hereof, at the Court House Door of Tarrant County, Texas, or at the place in or near the said court house where public notices customarily are posted. Fee, 520.00 JERRY CROWDER TARRANT COUNTY COUNTY COUNTY CONSTABLE PRECINCT 1 Constable - Pct. 1, Tarrant County, Texas By By UFF VERIFICATION OF SERVICE (If served outside the State of Texas or if served by Authorized Person) Signed and sworn to by the Said			
foregoing citation for ten days, exclusive of the day of posting, before the day of hearing hereof, at the Court House Door of Tarrant County, Texas, or at the place in or near the said court house where public notices customarily are posted. Fee, 520.00 JERRY CROWDER TARRANT COUNTY COUNTY COUNTY CONSTABLE PRECINCT 1 Constable - Pct. 1, Tarrant County, Texas By By UFF VERIFICATION OF SERVICE (If served outside the State of Texas or if served by Authorized Person) Signed and sworn to by the Said		Came to hand on the R3_ day of	ch A.D. 2005 and executed on the
Fee, 520.00 JERRY CROWDER TARRANT COUNTY CONSTABLE PRECINCT 1 Constable - Pet. 1, Tarrant County, Texas ByDeputy VERIFICATION OF SERVICE (If served ouside the State of Texas or if served by Authorized Person) Signed and swom to by the Said before me thisdayDfA.Dto certify which witness my hand and seal of office (Seal) Notary's Name Printed County ofState of TRUE AND CORRECT COPY OF ORIGINAL RECORD FILED IN SIZEANE HENDERSON, COUNTY CLERK		foregoing citation for ten days, exclusive of the at the Court House Door of Tarrant County Ten	(day of posting herein the day of herein herein
Fee, \$20.00 TABRANT COUNTY CONSTABLE PRECINCT 1 Constable - Pet. 1, Tarrant County, Texas By		where public notices customarily are posted.	
Constable - Pet. 1, Tarrant County, Texas By		F cc , \$20.00	THE PROPERTY AND A DESCRIPTION OF A DESC
By			CONSTABLE FRECHOL
VERIFICATION OF SERVICE (If served outside the State of Toxas or if served by Authorized Person) Signed and sworn to by the said			Constable - Pet. 1, Tarrant County, Texas
(If served outside the State of Texas or if served by Authorized Person) Signed and sworn to by the said			By_ WF Sear Deputy
(If served outside the State of Texas or if served by Authorized Person) Signed and sworn to by the said			
(If served outside the State of Texas or if served by Authorized Person) Signed and sworn to by the said		VERIFICATIO	NOFSERVICE
Signed and sworn to by the śajd		(If served outside the State of Texas	s or if served by Authorized Person)
before me thisday3fA.Dto certify which witness my hand and seal of office (Seal) Notary's Name Printed County ofState of True AND CORRECT COPY OF ORIGINAL RECORD FILED IN TARRANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK		Signed and sworn to by the said	
(Seal) Notary's Name Printed County of State of TRUE AND CORRECT COPY OF ORIGINAL RECORD FILED IN TARRANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK.		before me this day of	A.D to certify which
Notary's Name Printed County of State of State of ORIGINAL RECORD FILED IN TARRANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK		(Seal)	
County of State of TRUE AND CORRECT COPY OF ORIGINAL RECORD FILED IN TARRANT COUNTY. TEXAS: SUZANNE HENDERSON, COUNTY CLERK			Name Printed
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	NO. 05-0853-2	FN 5		
		TARRANT COUN	TY TEXAS	
ESTATE OF	· •	THE PROBATE AND WAT -2		
VIOLET M. REYNOLDS,) NU	IMBER TWO OF ZANNE HEN COUNTY CI	IDERSON	
DECEASED)) TA	RRANT COUNTY C	-ERK	
ander 1995 - Angeler State (1997) 1997 - Angeler State (1997)			-	
Ap	pointment of Resident Age	<u>nt</u>		
The undersigned hereby app	oints Thomas Lee Farris, of	Farris & Gordon, 616 Arch Ada		
Street, Fort Worth, Texas 76107, as	resident agent to accept ser	vice of process in civil actions	and	
proceedings with respect to this Es Probate Code and in anticipation of	tate pursuant to the provision the appointment of the under	ons of Sections 78(d) of the Te rsigned as Independent Executo	xas r of	
the Estate.		0		
Signed the 2 day of	man, 2005.			
	0	anda		
		ALL MI		
	Jao	Reynolds, Jr		
STATE OF TEXAS)				
j.				
COUNTY OF TARRANT)		· • • • • • • • • • • • • • • • • • • •		
This instrument was acknowl	edged before me on the	day of man,21	005	
by		O D		
	· · · · · · · · · · · · · · · · · · ·		_	
Suzanne Henderson, Cou	inty Clerk Not	ary Public, State of Texas		
Tarrant County, Texas	2abr			
By Tara Raby, Dep	uty			
		SCANNE	ED	
		MAY 0 3 2	005	
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		A TRUE AND CURRECT COPY OF ORIGINAL RECORD FILED IN TARRANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY (1 PBK	
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NO. 05-0853-2	
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ESTATE OF VIOLET M. REYNOLDS, DECEASED

IN THE PROBATE COULT HAY 2 35 NUMBER TWO OF COUNTY CLERK TARRANT COUNT PIEXAS

TARRANT

FILED

day

TEXAS

<u>OATH</u>

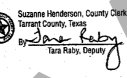
I do solemnly swear that the writing which has been offered for probate is the Last Will of

Violet M. Reynolds so far as I know or believe, and that I will well and truly perform all the duties

of Independent Executor of said Will and of the Estate of Violet M. Reynolds, Deceased.

Jack Reynolds, Jr

SUBSCRIBED AND SWORN TO BEFORE ME by Jack Reynolds, Jr., on this ______ of March 2005 to certify which witness my hand and seal of office.



Notary Public, State of Texas

SCANNED

MAY 0 3 2005



TRUE AND CORRECT COPY OF ORIGINAL RECORD FILED IN TARRANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK

NO. 05-0853-2

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ESTATE OF

VIOLET M. REYNOLDS,

DECEASED

IN THE PROBATE COURT P 336 NUMBER TWO OF COUNTY CLERK TARRANT COUNTY, TEXAS

PROOF OF DEATH AND OTHER FACTS

On this day, JACK REYNOLDS, JR., Affiant, personally appeared in Open Court, and after being duly sworn, stated the following:

1. VIOLET M. REYNOLDS ("Decedent"), died on or about March 3, 2005, in Tarrant County, Texas, at the age of eighty-five (85) years and four years have not elapsed since the date of Decedent's death.

2. Decedent was domiciled and had a fixed place of residence in this county at the date of death.

3. The document dated April 28, 1999 now shown to us and which purports to be Decedent's Will was never revoked so far as I know.

4. No child or children were born to or adopted by Decedent after the date of the

Will.

5. Decedent was married to Jack Hudson Reynolds in 1938. Jack Hudson Reynolds died on or about May 7, 1991. The following children were born to the marriage: Barbara Lambert, Lynette Bedinger, Linda Blansette, Jackie Stegner and Ronald Reynolds, who died in 2003, and Applicant, Jack Reynolds, Jr.

6. A necessity exists for the administration of this estate.

7. Decedent's Will does not name the state of Texas, any governmental agency of

PROOF OF DEATH AND OTHER FACTS

PAGE 1

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the State of Texas, nor does it name any charitable organization as a devisee.

8. Decedent's Will named Applicant as the Executor.

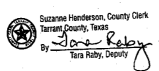
SIGNED this _ Znd day of many , 2005.

Jack Reynold

SUBSCRIBED AND SWORN TO BEFORE ME by Jack Reynolds, Jr., on this the day of March 2005.

CLERK, PROBATE COURT NUMBER TWO TARRANT COUNTY, TEXAS BY

DEPUTY



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PROOF OF DEATH AND OTHER FACTS



TRUE AND CORRECT COPY OF ORIGINAL RECORD FILED IN TARRANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK

PAGE 2

18

ESTATE OF

VIOLET M. REYNOLDS,

DECEASED

IN THE PROBATE COURT NUMBER TWO OF

TARRANT COUNTY, TEXAS

ORDER ADMITTING WILL TO PROBATE AND AUTHORIZING LETTERS TESTAMENTARY

)

On this day the Court heard the Application for Probate of Will and Issuance of Letters Testamentary filed on March 23, 2005 by Jack Reynolds, Jr., Applicant in the Estate of VIOLET M. REYNOLDS, Decedent.

The Court, having received evidence in open court and having reviewed the Will and the other documents filed herein, including the Application, finds that the allegations contained in the Application are true; that notice and citation have been given in the manner and for the length of time required by law; that the distributees under the Will described below have each waived issuance and service of citation; that Decedent died in Fort Worth, Texas, on March 3, 2005, at the age of eighty-five (85) years and that four years have not elapsed since the date of Decedent's death; that this Court has jurisdiction and venue of the Decedent's estate; that Decedent was a widow on the date of her death; that Decedent left a Will dated April 28, 1999, that was selfproving and named Applicant as the Executor; and such will was executed with the formalities and solemnities and under the circumstances required by law to make it a valid Will which was never revoked by Decedent; that no objection to or contest of the probate of such Will has been filed; that all of the necessary proof required for the probate of the Will has been made; that the Will is entitled to probate as a valid Will; that a necessity exists for the administration of this estate; and that no interested person has applied for the appointment of appraisers and none are ORDER ADMITTING WILL TO PROBATE AND AUTHORIZING LETTERS TESTAMENTARY PAGE 1

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TRUE OF OCRRECT COPY OF **3:200** TARRANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK

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deemed necessary by the Court.

The court further finds that Applicant is named in the Decedent's Will as the Executor and he is willing to serve as Independent Executor of the estate and is not disqualified to receive Letters Testamentary.

IT IS ORDERED, ADJUDGED and DECREED that such Will is admitted to probate, and the Clerk of the court is ORDERED to record the Will, together with the Application and testimony in the Minutes of this Court.

IT IS ORDERED that no bond or other security is required and upon the taking and filing of the oath required by law, Letters Testamentary shall issue to JACK REYNOLDS, JR., who is appointed Independent Executor of Decedent's Will and Estate, and no other action shall be had in this Court other than the return of an Inventory, Appraisement and List of Claims as required

by law.

SIGNED this _day of April, 2005.

Return Copies to:

Thomas Lee Farris State Bar No: 0684500 FARRIS & GORDON 616 Arch Adams Street Fort Worth, Texas 76107

ORDER ADMITTING WILL TO PROBATE AND AUTHORIZING LETTERS TESTAMENTARY PAGE 2

JUDGE PI

TRUE AND CORRECT COPY OF ORIGINAL RECORD FILED IN TARRANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK

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10.6 JO D & 11.7	ILED COUNTY TEXAS
NO. 03-0833-2 5	27-05
IN RE:) IN THE PROB	ATE COURT
ESTATE OF	HENDERSON PYOLERK
VIOLET M. REYNOLDS) TARRANT CO	PUNTY, TEXAS
INVENTORY, APPRAISEMENT AND LIST OF CLAI	MS
The Inventory, Appraisement and List of Claims of VIOLET M. RI	EYNOLDS, Deceased,
produced by Jack Reynolds, Jr., as of March 3, 2005.	
The property owned by Deceased at the time of her death was her so	ole property.
INVENTORY AND APPRAISEMENT	
Real Property	
Lot 12, Block 6, Berkeley addition to the City of Fort Worth, Tarrant County, Texas, also described as 2140 Warner Road, Fort Worth, Texas 76110:	\$245,800.00
Property R53149 A048 Thos Hill, Tract 6, MH Serial #15L10932, Title #00445173, Label #TEX0231794, Acres 3.072, also known as 7538 Magnolia Lane, New Ulm, Austin County, Texas:	\$ 19,250.00
Total real property:	\$265,050.00
Personal Property	
2004 Honda Element, VIN #5J6YH18564L012184:	\$ 18,000.00
Miscellaneous personal items, household furniture, furnishings, fixtures, goods, appliances and clothing:	7,500.00
Total personal property:	\$ 25,500.00
List of claims	
None	-0-
INVENTORY, APPRAISEMENT AND LIST OF CLAIMS	PAGE 1

SCANNED JUN 0 2 2005

PAGE 1

SCANNED TRUE AND CORRECT COPY OF UNARRANT CURATY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK

SUMMARY

Total real property:

Total personal property:

Total claims due and owing to the estate:

Total estate:

\$265,050.00

\$ 25,500.00

-0-

Respectfully submitted,

Jacl eynolds.

INVENTORY, APPRAISEMENT AND LIST OF CLAIMS



TRUE AND CORRECT COPY OF ORIGINAL RECORD FILED IN TARRANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK

PAGE 2

22

STATE OF CALIFORNIA)) COUNTY OF SANTA LEVE)

BEFORE ME, the undersigned Notary Public, on this day personally appeared Jack Reynolds, Jr., who, being by me duly sworn on oath deposed and said that the inventory and list of claims as set out on this and the preceding pages is a true and complete statement of the property and claims of the estate that have come to Affiant's knowledge.

Jack Reynolds, Jr., Affian

SWORN TO AND SUBSCRIBED BEFORE ME on this the $16^{4^{*}}$ day of May, 2005, to certify which witness my hand and official seal of office.

Notary Public, State of California



INVENTORY, APPRAISEMENT AND LIST OF CLAIMS

PAGE 3

TRUE AND CORRECT COPY OF ORIGINAL RECORD FILED IN TARRANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK

23

NO. 05-0853-2

IN RE:

ESTATE OF

IN THE PROBATE COURT

NUMBER TWO OF

VIOLET M. REYNOLDS

TARRANT COUNTY, TEXAS

ORDER APPROVING IN ENTORY, APPRAISEMENT AND LIST OF CLAIMS dayb On this the 2005, came on to be considered the Inventory, Appraisement and List of Claips owing to and all debts and claims at the time of this Order by

VIOLET M. REYNOLDS, Deceased, and the same having been examined by the Court, and the Court being satisfied that the same should be approved;

IT IS ACCORDINGLY ORDERED that such Inventory, Appraisement and List of Claims owing and all debts and claims owing by the said VIOLET M. REYNOLDS, Deceased, be and the same is hereby approved and the same is ORDERED to be recorded upon the minutes in the Probate

Court.

SIGNED this day of 2005.

Tucher JUDGE PRESIDI

Thomas Lee Farris State Bar No.: 06845000 FARRIS & GORDON 616 Arch Adams Street Fort Worth, Texas 76107 Telephone: 817/870-2492 Telecopier: 817/336-9129

> SCANNED JUN 0 2 2005

SCANNED MAY 3 1 2005

ORDER APPROVING INVENTORY, APPRAISEMENT AND LIST OF CEAMS RUE AND CORRECT COPPAGE 1 ORIGINAL RECORD FILED IN TARRANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK

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No. 05-0853-2

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IN RE:

ESTATE OF

VIOLET M. REYNOLDS

FILED TEXAS TARBANT COUNTY TEXAS 5-27-3 2005 MAY 27 PH 3: 41 IN THE PROBATE COURT SUTAINE HENDERS NUMBER TWO OF TARRANT COUNTY, TEXAS

NOTICE TO CREDITORS

Notice is hereby given that original Letters Testamentary for the Estate of Violet M.

Reynolds, Deceased, were issued on May 2, 2005, under Docket No. 05-0853-2, pending in the--

Probate Court No. 2 of Tarrant County, Texas to: Jack Reynolds, Jr.

Claims may be presented in care of the attorney for the Estate addressed as follows:

Jack Reynolds, Jr., Independent Executor of the Estate of Violet M. Reynolds c/o Thomas Lee Farris FARRIS & GORDON 616 Arch Adams Street Fort Worth, Texas 76107

All persons having claims against this Estate which is currently being administered are

By:

required to present them within the time and in the manner prescribed by law.

Ma Dated this 2005. day of

F. Margana Mark Back State

Estate of Violet M. Reynolds

Thomas Lee Farris Counsel for Estate of: Violet M. Reynolds

NOTICE TO CREDITORS

SCANNED TRUE AND COBRECT COPY OF CLASHALL REVORD FILED IN DIRRANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK

25

PUBLISHER'S AFFIDAVIT

I solemnly swear that the above notice was published once in the Commercial Recorder, a newspaper printed in Tarrant County, Texas, and of general circulation in said county, as provided in the Texas Probate Code for the service of citation or notice by publication, and the date that the issue of said newspaper bore in which said notice was published was ______, 2005. A copy of the notice published, clipped from the newspaper _, 2005. A copy of the notice published, clipped from the newspaper, is attached kereto. SUBSCRIBED and SWORN TO BEFORE ME, by <u>Jene Viere</u> <u>Atcliff</u> on this the <u>Hinday of May</u>, 2005, to certify which witness my hand and seal of office. NOTICE TO CREDITORS CAUSE NO. 05-0853-2 Notice is hereby given that orginal Letters Testamentary for the Estate of Violei M. Reynolds, Deceased, were issued on May 2, 2005, under Docket No. 05-0853-2, pend-no in the Problet Court No. 2 Notary Public, State of Texas robate Co ing in the AURELIA MATA Tarrant County, Notary Public STATE OF TEXAS ck Reynolds, Jr. CI a may be on are of the atto ev for the My Comm. Expires 08-26-200 addressed as folic Usek Reynolds, Jr., Independ-ent Executor, of the Estate of Violet M. Reynolds, c/o Thomas Lee Farris, Farris & 616 Arch Texas 78107. All persons having claims against this Estate which is ournerity being administered are required to present them within the time and in the manner presched by lew. Dated this 11th day of May. 2005. Estate of Violet M. Reynolds By. /// Thomas Lee Farris Counsel for Estate of Violet M. Reynolds Violet M. Reynolds 5-17 ન્હેલ્ટ ન પ**્રાવેભજ્**ી NOTICE TO CREDITORS PAGE 2 TRUE AND CORRECT COPY OF ORIGINAL RECORD FILED IN TARRANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK

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NO. 05-0853-2

FILED TARRAHT COUNTY TEXAS

Court

5-27

TARRANT COUNTY, TEXAS

IN THE PROBATE

NUMBER

IN RE:

ESTATE OF

VIOLET M. REYNOLDS

INVENTORY, APPRAISEMENT AND LIST OF CLAIMS

The Inventory, Appraisement and List of Claims of VIOLET M. REYNOLDS, Deceased,

produced by Jack Reynolds, Jr., as of March 3, 2005.

The property owned by Deceased at the time of her death was her sole property.

INVENTORY AND APPRAISEMENT

Real Property

\$245,800.00
\$ 19,250.00
\$265,050.00
\$ 18,000.00
7,500.00
\$ 25,500.00
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INVENTORY, APPRAISEMENT AND LIST OF CLAIMS

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SUMMARY

Total real property:

Total personal property:

Total claims due and owing to the estate:

Total estate:

\$265,050.00

\$ 25,500.00

-0-\$290,550.00

Respectfully submitted,

eynolds, Jacl

INVENTORY, APPRAISEMENT AND LIST OF CLAIMS

TRUE AND CORRECT COPY OF ORIGINAL RECORD FILED IN TARRANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK

PAGE 2

28

STATE OF CALIFORNIA)

COUNTY OF SANTA CRV2)

BEFORE ME, the undersigned Notary Public, on this day personally appeared Jack Reynolds, Jr., who, being by me duly sworn on oath deposed and said that the inventory and list of claims as set out on this and the preceding pages is a true and complete statement of the property and claims of the estate that have come to Affiant's knowledge.

Jack Reynolds, Jr., Affinit

SWORN TO AND SUBSCRIBED BEFORE ME on this the $\frac{16^{\pi *}}{1000}$ day of May, 2005, to certify which witness my hand and official seal of office.

Notary Public, State of California



INVENTORY, APPRAISEMENT AND LIST OF CLAIMS

TRUE AND CORRECT COPY OF ORIGINAL RECORD FILED IN TARRANT COUNTY, TEXAS: SUZANNE HENDERSON, COUNTY CLERK

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PAGE 3

NO.	05-08	353-2
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IN RE:

ESTATE OF

VIOLET M. REYNOLDS

IN THE PROBATE COURT NUMBER TWO OF

TARRANT COUNTY, TEXAS

ORDER APPROVING INVENTORY, APPRAISEMENT AND LIST OF CLAIMS

On this the ______day of _______, 2005, came on to be considered the Inventory, Appraisement and List of Claims owing to and all debts and claims at the time of this Order by VIOLET M. REYNOLDS, Deceased, and the same having been examined by the Court, and the Court being satisfied that the same should be approved;

IT IS ACCORDINGLY ORDERED that such Inventory, Appraisement and List of Claims owing and all debts and claims owing by the said VIOLET M. REYNOLDS, Deceased, be and the same is hereby approved and the same is ORDERED to be recorded upon the minutes in the Probate Court.

JUDGE PRESIDING

SIGNED this _____ day of ______, 2005.

Thomas Lee Farris State Bar No.: 06845000 → FARRIS & GORDON 616 Arch Adams Street Fort Worth, Texas 76107 Telephone: 817/870-2492

FILED

Telecopier: 817/336-9129

SCANNED

MAY 3 1 2005

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Quitclaim Deed

January 18, 2006

Jack Andrew Reynolds, not married, of 101 Soquel Ave., Apt. 404 Santa Cruz, California 95060-4563, (the "Grantor") for and in consideration of the sum of \$10.00 paid by Linda Reynolds Blansett, married, of 1525 Greer Ave. Holbrook, Arizona 86025, (the "Grantee") named in this Deed, the receipt of which is hereby acknowledged, has quitclaimed, and by this instrument does quitclaim, to the Grantee, all right, title and interest in and to the real property situated in Austin County, Texas, and described as:

A048 THOS HILL, TRACT 6, MH SERIAL #15L10932, TITLE #00445173, LABEL #TEX0231794, ACRES 3.072.

Previously referenced as follows: Book/Volume Deed Book 576, Page 491 of the Recorder of Austin County, Texas.

The Grantor grants, to have and to hold, all of the Grantor's right, title, and interest, if any, in and to the above described property and premises to the Grantee, and to the Grantee's assigns forever, so that neither the Grantor nor the Grantor's heirs, legal representatives, or assigns will have, claim, or demand any right or title to the property, premises, or appurtenances, or any part thereof.

The Grantor makes no warranty, express or implied, concerning the property's condition, need of repair, existence or absence of any defects, visible, hidden, latent or otherwise or otherwise. The Grantor hereby disclaims any and all warranties, express or implied concerning property's workmanship. The Grantor states that there are no implied warranties of any kind, including but not limited to warranties of merchantability or fitness for a particular purpose. The Grantor delivers the property to the Grantee "as is" and "with all faults."

After recording return to: Linda Reynolds Blansett, 1525 Greer Ave. Holbrook, Arizona 86025.

Dated this 18th day of January, 2006.

In Witness Whereof, said Grantor has caused its name to be affixed hereto and this instrument to be executed by the authorized agents of the Grantor, thereunto duly authorized.

Signed, Sealed and Delivered In the Presence of:

Jack Andrew Reypolds

Sign:___

Name:

Sign:____

Name:

Grantor Witness Acknowledgement

State of California County of Sn-h

Witness

Before me, <u>Interform</u>, on this day personally appeared <u>ALAMANNE RAPINE</u> known to me (or proved to me on the basis of satisfactory evidence), to be the person whose name is subscribed as a witness to the foregoing instrument of writing, and after being duly sworn by me stated on oath that he/she saw the Grantor who executed the foregoing instrument, subscribe the same (or that Grantor who executed such instrument of writing acknowledged in his/her presence that he/she had executed the same for the purposes and consideration therein expressed), and that he/she had signed the same as a witness at the request of the Grantor.

Notary Public, State of California

FILED 06 FEB 21 PH 12: 02 Carrie Breger

TUZHOWN KINI Notary's printed name COUNTY OF AU

My commission expires or Notary's Stamp

STATE OF TEXAS

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060971

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Quitclaim Deed

November 19, 2010

Linda Reynolds Blansett, married, of 1525 Greer Ave., Holbrook, AZ 86025, (the "Grantor") for and in consideration of the sum of \$10.00 paid by Durwood Schmalried, married, of 2222 E. Vanowen Ave., Orange, CA 92867, (the "Grantee") named in this Deed, the receipt of which is hereby acknowledged, has quitclaimed, and by this instrument does quitclaim, to the Grantee, all right, title and interest in and to the real property situated in Austin County, Texas, and described as:

A048 THOS HILL, TRACT 6, MH SERIAL #15L10932, TITLE #00445173, LABEL #TEXO231794, ACRES 3.072.

Previously referenced as follows: Book/Volume Deed Book 576, Page 491 of the Recorder of Austin County, Texas.

The Grantor grants, to have and to hold, all of the Grantor's right, title, and interest, if any, in and to the above described property and premises to the Grantee, and to the Grantee's assigns forever, so that neither the Grantor nor the Grantor's heirs, legal representatives, or assigns will have, claim, or demand any right or title to the property, premises, or appurtenances, or any part thereof.

The Grantor makes no warranty, express or implied, concerning the property's condition, need of repair, existence or absence of any defects, visible, hidden, latent or otherwise. The Grantor hereby disclaims any and all warranties, express or implied concerning property's workmanship. The Grantor states that there are no implied warranties of any kind, including but not limited to warranties of merchantability or fitness for a particular purpose. The Grantor delivers the property to the Grantee "as is" and "with all faults."

After recording return to: Durwood Schmalried, 2222 E. Vanowen, Orange, CA 92867.

Ν

Dated this 19th day of November, 2010.

In Witness Whereof, said Grantor has caused its name to be affixed hereto and this instrument to executed by the authorized agents of the Grantor, thereunto duly authorized.

Signed, Sealed and Delivered In the Presence of:

Reynolds Blansett Linda Reynolds Blansett

Sign: Juatthe C. Naylor Name: JUOITH A. Naylor

Grantor Witness Acknowledgement

State of Arizona County of Navajo

leri Taloya Before me, on this day personally Unda Reynolds Blansett Appeared known to me (or proved to me on the basis of satisfactory evidence), to be the person whose name is subscribed as a witness to the foregoing instrument of writing, and after being duly sworn by me stated on oath that he/she saw the Grantor who executed the foregoing instrument, subscribe the same (or that Grantor who executed such instrument of writing acknowledge in his/her presence the he/she had executed the same for the purposes and consideration therein expressed), and that he/she had signed the same as a witness at the request of the Grantor.

Dri Notary Public, State of Notary's printed name FILED STATE OF TEXAS My commission expires or Notary's Stamp 11 MAR 22 AM 9: 19 an the date and Ins OFFICIAL SEAL and COUN TERI TAFOYA tary Public - State of Ariz NAVAJO COUNTY Carrie Prego Carrie 200 My Comm. Expires July 8, 2014 Gregor, County COUNTY CLERK AUSTIN COUNTY, TEXAS 111151 J

Instrument # 211027 Page 1 of 7 Porl

Personal Representatives General Warranty Deed

Date: February 11, 2021

Grantor:

Clifford Schmalried, Personal Representative for the Estate of Durwood Schmalried, Deceased

Grantor's Mailing Address:

Clifford Schmalried 12518 Montecito Road Seal Beach, California 90740

Grantees: Clifford Schmalried; Vivian Alison Sturdavant; and Dwight Wayne Schmalried, in equal shares.

Grantee's Mailing Address:

Clifford Schmalried 12518 Montecito Road Seal Beach, California 90740

Vivian Alison Sturdavant P.O. Box 1091 Sugarloaf, California 92386

Dwight Wayne Schmalried 669 Huntley Drive Corona, California 92882

Consideration:

Cash and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged.

Property (including any improvements):

A tract, described as Tract Six roughly 3.072 ACRES, described in the public deed records of Austin County, Texas in Volume 576 on page 494, more commonly known as 7538 Magnolia Lane, New Ulm, Texas. More thoroughly described as – all that certain tract or parcel of land situated in Austin County, Texas in the Thomas Hill League A-48, and being part of a called 21.43 acre tract conveyed as Tract No. One to Charles Schmalried by deed recorded in Volume 133 at Page 377 of the Austin County Deed Records, and being particularly described as follows:

Beginning at an iron rod in the Southwest line of the called 21.43 acre tract, said iron rod located South 47° 01' 30: East 1632.75 feet from a found iron road in a fence corner and in the Southeast line of Shunka Road;

Thence South 47° 01' 30" East for a distance of 326.55 feet to an iron rod;

Thence North 43° 02' East for a distance of 409.68 feet to an iron rod in a fence line; Thence North 47° 01' 06" West with a fence, for a distance of 326.55 feet to an iron rod; Thence South 43° 02' West for a distance of 409.72 feet to the PLACE OF BEGINNING, and containing 3.072 acres of land.

Reservations from Conveyance:

None

Exceptions to Conveyance and Warranty:

Grantor, for the Consideration and subject to the Reservations from Conveyance and the Exceptions to Conveyance and Warranty, grants, sells, and conveys to Grantee the Property, together with all and singular the rights and appurtenances thereto in any way belonging, to have and to hold it to Grantee and Grantee's heirs, successors, and assigns forever. Grantor binds Grantor and Grantor's heirs and successors to warrant and forever defend all and singular the Property to Grantee and Grantee's heirs, successors, and assigns against every person whomsoever lawfully claiming or to claim the same or any part thereof, except as to the Reservations from Conveyance and the Exceptions to Conveyance and Warranty.

When the context requires, singular nouns and pronouns include the plural.

Clifford Schmalried, as Personal Representative of the Estate of Durwood Schmalried, Deceased, Grantor

Clifford Schmalried, Grantee

ACKNOWLEDGMENT A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. State of California Orange County of On 02/11/2021 before me, Jonathan William Wethe Notary Public (insert name and title of the officer) personally appeared <u>Clifford</u> Weldon Schmalried who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. JONATHAN WILLIAM WETHE COMM. #2184160 NRO Notary Public - California Orange County WITNESS my hand and official seal. Comm. Expires Feb. 20, 2021 Villen Att matter Signature

Virian alison Studarant

Vivian Alison Sturdavant, Grantee

ayne chmahricu, Granice

STATE OF CALIFORNIA

COUNTY OF

This instrument was acknowledged before me on _____, 2021, by Clifford Schmalried.

Notary Public, State of California My commission expires:

STATE OF CALIFORNIA

COUNTY OF Soland

This instrument was acknowledged before me on <u>Feb 8</u>, 2021, by Wrvian Alisan Sturdavam.

)

Notary Public, State of California My commission expires: 01 | 05 / 202 |See all

NOTARY ACKNOWLEDGEMENT

A notary public or other officer completing this certificate verifies only the identity of the individual(s) who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA COUNTY OF SOLANO

On <u>Teb 9</u> \mathcal{D} before me, $|Y|_0$ 554 MODRE , Notary Public, personally appeared lison a

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary Public



(Notary Seal)

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA

COUNTY OF Orange

On <u>Feb. 11, 2021</u> before me, <u>Gilberto Cerrillos</u>, Notary Public, <u>Dwight Wayne Schmalried</u>, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature__



ΟΡΤΙΟ	DNAL			
Completing this information can deter alteration of the document				
or fraudulent reattachment of this form to an unintended document.				
Description of Attached Document				
Title or Type of Document: 194/0001 1497	reventative (noneral Warranty)			
Title or Type of Document: Powona, Representative (Jonan Waranty) Document Date:				
Signer(s) Other Than Named Above:				
Capacity(ies) Claimed by Signer(s)				
Signer's Name:	Signer's Name:			
Corporate Officer – Title(s):	Corporate Officer – Title(s):			
🔲 Limited Partner 🔄 General Partner	Limited Partner General Partner			
Individual Attorney in Fact	Individual Attorney in Fact			
Trustee Guardian of Conservator	Trustee Guardian of Conservator			
Other:	□ Other:			
Signer is Representing:	Signer is Representing:			

)

)

STATE OF CALIFORNIA

COUNTY OF oringt

Feb. 11 This instrument was acknowledged before me on . 2021, by Dwight Wayne Schmalried.

Notary Fublic, State of California

My commission expires (D 21/2023

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PREPARED IN THE OFFICE OF:

BALLARD & FLEETWOOD PLLC 200 East Alamo BRENHAM, TX 77833 Tel: (979) 836-9990 Fax: (979) 836-9995

AFTER RECORDING RETURN TO:

BALLARD & FLEETWOOD PLLC 200 East Alamo BRENHAM, TX 77833

Tel: (979) 836-9990 Fax: (979) 836-9995

Instrument # 211027 3/2/2021 2:02 PM

STATE OF TEXAS COUNTY OF AUST I certify that this instrument was filed on the COUNTY OF AUSTIN date and time stamped by me and was recorded in the Official Public Records of Austin County, Texas.

Attached

Carrie Gresor, County Clerk Austin County, Texas

Ogra 8y: