- (9) The Trustee shall not be responsible or personally liable for this property except by a wilful breach of trust.
- (10) The Grantors, each enter into this Trust Agreement with the expectancy that the joint purchase, of the real estate described above is to their mutual advantage and that their relationship to each other is such that the use or disposal of the said real property will be determined in a manner satisfactory to all of the Grantors. The Grantors recognize that at some future time it may be desirable to sell all or part of the real property described above to other people in order to realize a financial gain, and the Grantors agree that due consideration will be given to this course of action at such time as the Grantors may deem appropriate. In the event of the death of any one of the Grantors, his surviving Grantors agree to provide every possible assistance to his beneficiaries in connection with this Trust Agreement and this property.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this

22nd day of December, 1967.

WITNESSES:

Manda M. M. Etimey

Edward Ryan Harrier

7. Prince Williams

2. Carlton Ranen

Raymond M. Campbell

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

PROBATE

PERSONALLY appeared before me Marsha M. McKinwho on oath deposes and says that he saw the within F. Pierce Williams, Jr., R. Carlton Ranew and Raymond N. Campbell, sign, seal and deliver the within written Trust and that he with Edward Ryan Hamer witnessed the execution thereof.

Marcha M. I'l Liney

SWORN to and subscribed before me this <u>22nd</u> day of December, 1967.

Notary Public for South Carolina

My Commission expires Jan. 1, 1970.

Trust Agreement Recorded January 4, 1968 At 1:38 P.M. # 18401