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there are issue of said son then living who have not, or whose parents have not, already received their respective shares of principal determined as aforesaid. Thereafter, until the termination of this trust as hereinbelow provided in paragraphs (4), (5) or (6), the Trustee shall continue, in accordance with the applicable provisions of paragraphs (1), (2) and (3) of this Article I, to make payments of income and principal to such of said son's living issue who have not, or whose parents have not, already received their respective proportionate shares of principal as aforesaid.

(4) Subject to earlier termination of this trust as provided in paragraph (5) or (6) below, when the youngest living child of said son, or his last-born deceased child leaving issue then living, shall have, or would have, reached the age of thirty (30) years, this trust shall thereupon terminate, and the Trustee shall pay over to such living child, or in equal shares, per stirpes, to the issue then living of such deceased child, the entire principal of this trust as then constituted, and any accrued income therefrom.

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(5) If at any time before the final vesting of the principal of this trust as hereinabove provided in this Article I, there should be no living beneficiary hereunder, then this trust shall be terminated and the principal as then constituted, and any accrued income therefrom, shall be paid to the estate of the last living beneficiary hereunder (or if several last living beneficiaries hereunder shall die in a common accident or disaster, then in equal shares, per stirpes, to their respective estates).

(6) If this trust shall not have already terminated as above provided, then upon the expiration of twenty-one (21) years after the death of the survivor of the Grantor's said son and said daughter-in-law and any grandchildren of the Grantor living