

Orig. mt.

Trustee appointment operative, the Successor-Trustee shall have all of the general powers, rights and privileges conferred upon or vested upon the original TRUSTEE and be clothed with the same title and estate as fully and effectually as though originally appointed and constituted as the original TRUSTEE. Whenever a vacancy in the office of TRUSTEE shall occur and the foregoing provisions do not operate to provide for a Successor-Trustee, then any beneficiary may apply to any court of the State of South Carolina having jurisdiction of such matters in and for Greenville County, for the appointment of a trustee to fill such vacancy, and said court shall upon such application, appoint a suitable trustee. Any trustee so appointed by the court shall be vested with all the rights, powers and privileges of the original TRUSTEE, and without any transfer or conveyance of the trust property entitled thereto. Neither the original TRUSTEE nor the named Successor-Trustee shall be required to furnish a bond, but any other trustee shall be required to furnish a bond, conditioned to faithfully perform his duties as trustee with a corporate surety duly authorized to do business in the State of South Carolina. If bond is required, the expense thereof shall be paid by the Trust as a trust expense.

ITEM VIII.

The provisions herein contained shall be supplemented by and when necessary subject to the following:

1. TRUSTEE or TRUSTEES shall be taken to refer to the Trustee for the time being in office and shall include a Successor-Trustee, whether expressed or not.

2. The masculine or neuter pronoun shall be taken to refer to the person or persons intended regardless of the number or gender, and a singular pronoun may be taken to express a plural pronoun, and a plural pronoun may be taken to express a singular pronoun when the facts require it.