

DOE FAMILY TRUST AGREEMENT

This Trust Agreement is entered into by JOHN DOE and MARY DOE of Los Angeles County, California, as Settlers, and JOHN DOE and MARY DOE as trustees, hereafter referred to as the "Settlers" or "Trustees," depending on the context.

This trust shall be known as the DOE FAMILY TRUST.

ARTICLE 1 DECLARATIONS

1.1 Family Information. JOHN DOE and MARY DOE are married and have two (2) children together, WILLIAM DOE and PATRICIA DOE. All references in this Trust to "Settlers' children," "children of Settlers" or any similar term shall mean and be limited to these named children and any other children hereafter born to or adopted by Settlers.

1.2 Addition of Property. The Settlers intend to transfer and deliver property to the trustee, as listed on the Schedule of Trust Assets attached hereto and incorporated herein by reference (hereafter the "trust estate"). Other property acceptable to the trustee may be added to the trust at any time, by any person, either during lifetime or at death. Such additional property, upon its receipt and acceptance by the trustee, shall become a part of the trust estate and an amendment to the Schedule of Trust Assets shall not be required.

1.3 Property Information. All community property transferred to the trust and the proceeds thereof (the "community estate") shall retain its character as community property while both Settlers are living, subject to all the terms and conditions of this instrument. Any separate property of either Settlor and the proceeds thereof (the "separate estate") shall retain its character as separate property subject to all the terms and conditions of this instrument.

1.4 Definitions Pertaining To Settlers. In referring to the Settlers under this trust agreement, following the death of one of them, the first of the Settlers to die shall be referred to as the "deceased Settlor" and the Settlor surviving shall be referred to as the "surviving Settlor." If the order of Settlers' deaths cannot be established, then the wife shall be conclusively presumed to be the "surviving Settlor."

ARTICLE 2 ALLOCATION AND DISPOSITION OF THE TRUST ESTATE

2.1 While Both Settlers Are Living. While both JOHN DOE and MARY DOE are living, the trust estate shall be held, administered and distributed as provided below.

(a) The trustee shall pay either to JOHN DOE or to MARY DOE, or to both, as community property, or shall apply for their benefit, as much of the income or principal of the community estate as the trustee, in the trustee's discretion, determines to be appropriate for the Settlers' support, health, comfort and well-being. Any income of the community estate that is not distributed shall be accumulated and added to the principal of the community estate. The trustee shall also pay to either Settlor, or shall apply for his or her benefit, as much of the income or principal of that Settlor's separate estate as the trustee, in the trustee's discretion, determines to be