

CERTIFICATION OF TRUST

TO WHOM IT MAY CONCERN: The undersigned Trustee certifies as follows:

That the undersigned Trustee affirms the current existence of that certain express trust known as **THE JAMES A. AND PATRICIA LEIGH PARKS REVOCABLE TRUST**, and that said trust came into existence on March 5, 2007.

The Grantors are: JAMES A. and PATRICIA LEIGH PARKS.

The currently acting Trustees are: JAMES A. or PATRICIA LEIGH PARKS.

The Successor Trustees are: 1) the surviving Grantor; 2) JAMES CHADWICK PARKS; 3) MISTY L. PARKS.

All Trustees (including Successors) have the power under the Trust and applicable law to enter into all types of transactions, but not limited to purchases, sales, leases, and loans secured by trust property. The trust agreement indemnifies and holds you harmless from any liability for effecting transactions at the request of any of the Trustees or any of the Successor Trustees named above.

The Grantors have reserved the right to revoke the Trust in writing signed by both Grantors. After the death of both of the Grantors, the Trust becomes irrevocable.

The currently acting Trustees named above have sole signature authority in connection with transactions involving trust property. The Successor Trustee is authorized to act as Trustee in the event the currently acting Trustees either (1) sign a written resignation; (2) are determined to be incapacitated by the written opinion of two licensed physicians; or (3) die. If Successor Trustees are named in succession, then the next Successor Trustee named in succession is authorized to act as Trustee if the previous Successor Trustee signs a written resignation, is determined to be incapacitated by the written opinion of two licensed physicians, or dies. If two or more Successor Trustees are authorized to act as Trustee at the same time, then signature of all of them are required in connection with transactions of trust property unless the conjunction "or" is used above to separate their names, in which case, each Trustee has sole signature authority.

This is a grantor trust for income tax purposes and uses the social security number of one or both Grantors under the authority of Treasury Regulation 301.6109-1(a)(2).

The manner in which trust assets should be properly titled shall be: THE JAMES A. AND PATRICIA LEIGH PARKS REVOCABLE TRUST, u/t/a/ March 5, 2007, JAMES A. or PATRICIA LEIGH PARKS, Trustees or their successors in trust, including any amendments thereto.

Justin
504-09-0191

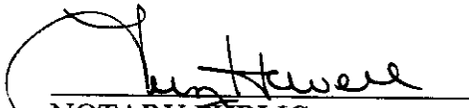
To the best of the Trustees' knowledge, the trust has not been revoked, modified, or amended in any manner which would cause the representations contained in this Certification of Trust to be incorrect. The undersigned Trustees agree to inform you in writing of any amendment to the Trust, change in the composition of the Trustee or any other event that could materially alter this Certification.


JAMES A. PARKS
Grantor/Trustee


PATRICIA LEIGH PARKS
Grantor/Trustee

STATE OF ~~TENNESSEE~~ Mississippi
COUNTY OF ~~SHELBY~~ Desoto

Before me, the undersigned Notary Public, personally appeared, JAMES A. and PATRICIA LEIGH PARKS, to me personally known (or proved to me on the basis of satisfactory evidence) and who acknowledged that they signed the foregoing Certification of Trust for the purposes therein contained as their free and voluntary act and deed. Sworn to and subscribed before me this day April 29, 2009.


NOTARY PUBLIC



PREPARED BY & RETURN TO:
AUSTIN LAW FIRM, P.A.
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