

Said trustee shall issue such certificates of interest herein as shall be just and suitable as well for the interest of the beneficiaries as for the progress of the estate and its business, to show the true and correct relative interest of the beneficiaries and said certificates when recorded on the books of said estate shall be evidence that the holder is a beneficiary hereof to the extent shown in such certificate.

There shall be issued not to exceed One Hundred Thousand Dollars, (\$100,000.00), of Certificates of Interest of said estate consisting of One Hundred Thousand (100,000) units of One Dollar each.

As full compensation for their services as trustees said trustee shall be paid quarterly an amount equal to twenty-five (25) per centum of the net collected profits of said business as same appears upon the books.

Said beneficiaries may meet annually at the principal office of the estate on the second Tuesday of January and by ballot, through the majority present in amount, select an Advisory Committee of not less than three nor more than nine persons, with a chairman and Secretary chosen among them, by themselves, and keeping a record of their recommendations and reports; This committee shall until the first annual meeting of beneficiaries be designated by the trustee.

Said advisory committee may cause an audit of the books of the estate at the expense of the estate once each year and may investigate or audit at their own expense the books or acts of the estate at any reasonable time. Said Committee shall annually report to the Annual meeting of beneficiaries the condition of said estate as shown by the annual audit and shall make in writing to the trustees any appropriate recommendations.

Any recommendation of the advisory committee to the trustee shall be duly considered, and the trustees decision thereon shall be recorded in the books of the estate. Said trustee shall from time to time amend or wind up this declaration either by addition, subtraction or modification and when the beneficiaries holding the majority in amount of the beneficial interest shall consent to such amendment in writing said trustee shall certify said fact and thereby these premises are so amended, but in no wise shall any beneficiary ever have any ownership, control, dominion or power in the management or property of this estate unless he be a duly designated trustee, it being intended hereby that this shall be a pure trust and such beneficiaries shall receive and take only such proceeds herefrom as shall from time to time by said trustee be distributed ratably as profit or interest on dissolution.

WITNESS my hand personally and as such trustee both as making this trust and accepting this trusteeship.

State of Kansas)
County of Allen) ss.

J. M. Wolford.

Now on this 22nd day of Aug. 1922, appeared J. M. Wolford, before me known to me to be the identical person who made and executed the foregoing instrument and he acknowledged to me that he executed the same as his free and voluntary act and deed and accepted said trust for the uses and purposes therein set forth.

(Seal)

Kenneth H. Foust. Notary Public.

My commission expires Aug. 1st., 1925.

N.B. Copy to be filed in Tulsa County, Oklahoma, and additional copies in each county in the State of Oklahoma wherein realty owned by said estate is situated.

Filed for record in Tulsa, County, Tulsa, Oklahoma, Aug. 23, 1922 at 5 O'CLOCK P. M.