Trust Estate property, whether personal ral or mixed, and the pwnership of the shares hereunder shall hot entitle the owners thereof to any title in or to the Trust property, nor shall they have the right to call for a partition of division of the same of the dissolution of the Trust or for an accounting, but shares issued hereunder and evidenced by certificates as aforesid, shall be personal property, giving only the rights in this instrument and in the certificates issued hereunder specifically set forth, and carrying with them only the right to a division of the profits, and at the termination of the Trust hereby created, whether by expiration of the period fixed for its existence or by a voluntary dissolution, or otherwise brought abo at, to a division of the property of this Estate, it being fully understood that absolute control and dominion over said property so held inTrust by said Trustees is hereby crated for and during the period of twentyone (21) years from the date hereof.

Section 4th. The death, insolvency, or hankruptcy of any shareholder, the transfer of his or her interest by sale gift, devisem descent, or otherwise, during the continuance of this Trust, shall not operate as a dissolution of not terminate the Trust, nor shall it have any effect whatever upon the Estates, its operation or mode of business, nor shall it entitle his or her heirs or assigns or representatives to an accounting, or to take any action in the Courts of law or equity against the Estate, its members, trusteesm or its property or business operations, which shall remain intact and undisturbed thereby, and they shall succeed only to the right of the original shareholder, viz: , to the certificate and the share of shares it represents, subject/to at all times to all the terms and conditions of this Agreement and Declaration of Trust. COLUMNATION

ARTICLE NO 3.

MISCELLANEOUS PROVISIONS.

Section lst. This Trust shall continue for the term of twenty (21) one years from the date bereof, unless incorporated or otherwise prior to the expiration of that time and at the end of such period of time said "rustees may proceed to wind up the affairs liquidate the assets, and distribute the same amoung the then existing shareholders; but until such time, no shareholders or shareholder shal, ever be entitled to a dissolution or disruption of sald frust or to an accounting to the Courts of law or equity against said Estate, its shareholders, Trustees, or its property or business operations of any kind, it being hereby distinctly understood and agreed that full and complete title, onership, management, direction, control and dominion is vested in said Trustees and their successors for and during the term of their netural lives, and for the term of twenty one (21) years from the date hereof.

Second 2nd. The funds and property of this estate shall stand primarily charged with the burden of payment of any claim for money, demanded established or existi g on account of the operations or business of this estate, whether founded on contract, expressed or implied, or on tort, it being distinctly understood, agreed and so declared, and hereby accepted so far as the absreholders, present and future and all creditors present and future are concerned that there shall not be any personal liability in any event upon said Trustees or anyof them or of any sharehoders hereunder save and except the liability which mught accrue by mason of the personal breach of Trust, which might occur upon the part of any Trustee or Trustees.

Section 3rd. The Trustschereby created shall be collectavely designated, for all the purposes hereof and for the convenience in the handling of said Trust properties as the

@ "ANGLO AMERICAN INVESTMENT COMPANY".