

Name	Heirs	Amount
Mearl S. White	Son	One half of above property both real and personal, an undivided one half interest
Arch L. White	Son	One half of above property both real and personal, an undivided one half interest.

It is ordered, adjudged and decreed by the court that the above described shares of the said estate of Eliza G. White deceased so as aforesaid set opposite the names of said heirs respectively be and the same are hereby transferred, vested and assigned and conveyed to the said heirs as follows; forever: To Mearl S. White, one-half interest undivided in and to the property, real and personal, described above.

To Arch L. White, one half interest undivided in and to the property, real and personal, described above.

Dated this 23 day of October, 1924.

(Seal)

John P. Boyd, County Judge.

I, Hal Turner, Court Clerk, for Tulsa County, Oklahoma, hereby certify that the foregoing is a true, correct and full copy of the instrument herewith set out as appears of record in the County Court of Tulsa County, Oklahoma, this 3rd day of November, 1924. By E. A. Watterfield, Deputy.

(Seal) Hal Turner, Court Clerk.

Filed for record in Tulsa County, Tulsa, Oklahoma on Nov. 3, 1924 at 2:30 P. M. o'clock, recorded in book 499, Page 97.

By Brady Brown, Deputy.

(Seal) O. G. Weaver, County Clerk.

271163-CW.

TRUST AGREEMENT

THIS AGREEMENT, made this twenty-second day of October, A. D., 1924, by and between A. S. Isbell, of Tulsa County, Oklahoma, herein designated "Trustor", and A. S. Isbell, J. H. Beighle, Jr., and G. E. Isbell, together with their successors, herein designated "Trustees".

WITNESSETH: That, Whereas, The Trustor for the purpose of forming and creating a trust estate, as donor and founder of the trust, has caused to be deposited with, and transferred by proper conveyances and assignments to the trustees, in trust, under the designation of "ISELL PHARMACAL COMPANY", Certain valuable considerations and property of the reasonable and fair market value of Ten Thousand (\$10,000) dollars, all of which is more specifically described and set forth in an instrument designated "Schedule A" which is identified by the signatures of the trustees and attached hereto for identification, the receipt of all which is hereby acknowledged.

and the trustees for the purpose of defining the equitable beneficial interest of the Trustor and his assigns in such trust estate have agreed to issue, to the Trustor, negotiable certificates or evidences of interest as cestui que trust to the amount and extent of ONE HUNDRED THOUSAND (100,000) BENEFICIAL INTERESTS, hereinafter called SHARES, which shall all be common shares, each share to be issued with the designated or expressed par value of FIVE DOLLARS (\$5.00) and all of said shares to be issued to the Trustor or to such person or persons and in such proportion or proportions as he may order designate or direct.

NOW, THEREFORE, the trustees hereby declare that they will hold said property, so transferred to them as well as all other property which they may acquire as trustees, together with the proceeds, net income, profits and undistributed earnings thereof, in trust; to manage and dispose of the same for the use and benefit of the holders from time to time of the outstanding trustees certificates of beneficial interest or shares hereunder, according to the equitable value or priorities that may be expressed therein and in manner and subject to the stipulations herein contained, to-wit:

FIRST: - It is the intention of the parties hereto to create a pure trust

COMPARED BY
Jm
and
JS