

CERTAIN INFORMATION IN THE FOLLOWING TRUST AGREEMENT HAS BEEN REDACTED BECAUSE IT IS NOT RELEVANT TO THE TRANSFER DESCRIBED IN THIS APPLICATION OR ITS COMPLIANCE WITH THE COMMISSION'S RULES. THE REDACTED INFORMATION IS PROPRIETARY OR PERTAINS TO DISTRIBUTIONS UNRELATED TO COMMUNITY SERVICE BROADCASTERS OR STATION WTCA. THEREFORE, THE REDACTED INFORMATION NEED NOT BE SUBMITTED TO THE COMMISSION BUT WILL BE PROVIDED UPON THE COMMISSION'S REQUEST. SEE THE COMMISSION'S MEMORANDUM OPINION AND ORDER IN LUJ, INC. AND LONG NINE, INC., 17 FCC RCD 16980 (2002) AND PUBLIC NOTICE DA 02-2049, 17 FCC RCD 16166 (2002).

TRUST AGREEMENT

THIS TRUST AGREEMENT made this 2nd day of August, 2011, between Kenneth E. Kunze, Plymouth, Marshall County, State of Indiana, Grantor, and Kenneth E. Kunze, Trustee.

IT IS AGREED BETWEEN THE PARTIES HERETO AS FOLLOWS:

ARTICLE I TRUST PROPERTY

- A. Original Trust Estate. The Grantor hereby transfers to the Trustee, without consideration from the Trustee, the sum of one dollar (\$1.00), receipt of which is hereby acknowledged, upon the conditions herein provided.
- B. Name of Trust. The name of the trust is the Kenneth E. Kunze Revocable Living Trust.
- C. Additions to Trust. Additional property may be added to the trust estate at any time by the Grantor or by any person or persons, by inter vivos or testamentary transfer. Such additions and title to any property so added may be, but need not be, evidenced by amendment to this agreement or by schedule, deed, assignment, or other writings transferring property to the Trustee. All such original and additional property is referred to collectively as the Trust Estate and shall be held, managed and distributed as herein provided. An inventory of the property to be initially transferred to the Trust Estate is included as "Schedule A" to the attached "Declaration of Intent". All property initially transferred to the Trust Estate has been, or will be, transferred without consideration.

ARTICLE II GRANTOR'S RIGHTS

- A. Amendment and Revocation. During the lifetime of the Grantor, this trust may be altered, amended or revoked, in whole or in part, by written instrument signed by the Grantor and filed with the Trustee, and upon any revocation, all such assets shall return to the Grantor free of trust. By way of construction, all property transferred to the trust is separate property of the Grantor and shall remain separate property in this trust. After the death of the Grantor, this may not be altered, amended or revoked.
- B. Guardianship. In the event that the Grantor shall be legally declared a Ward of the court, and the income from the trust shall be insufficient to provide for the proper health, support and maintenance of the Grantor, the Guardian of the Grantor shall have the right, with the approval of the appropriate court, to invade the trust for the benefit of the Grantor to the extent that the Grantor could have invaded the trust had the Grantor not been subject to a Guardianship. The power of the Grantor to revoke or amend this trust is personal to the Grantor.

C. Investment of Trust Estate. While the Grantor is living and competent the Grantor may at any time direct the Trustee in writing to invest the trust estate in specific property or investments, to retain as part of the trust estate any securities or investments for such length of time as such directions may provide, or to sell, encumber, lease, manage, control or dispose of any property of the trust estate. The Trustee shall not be liable for any loss sustained or incurred by reason of compliance by such Trustee with any such written directions of the Grantor.

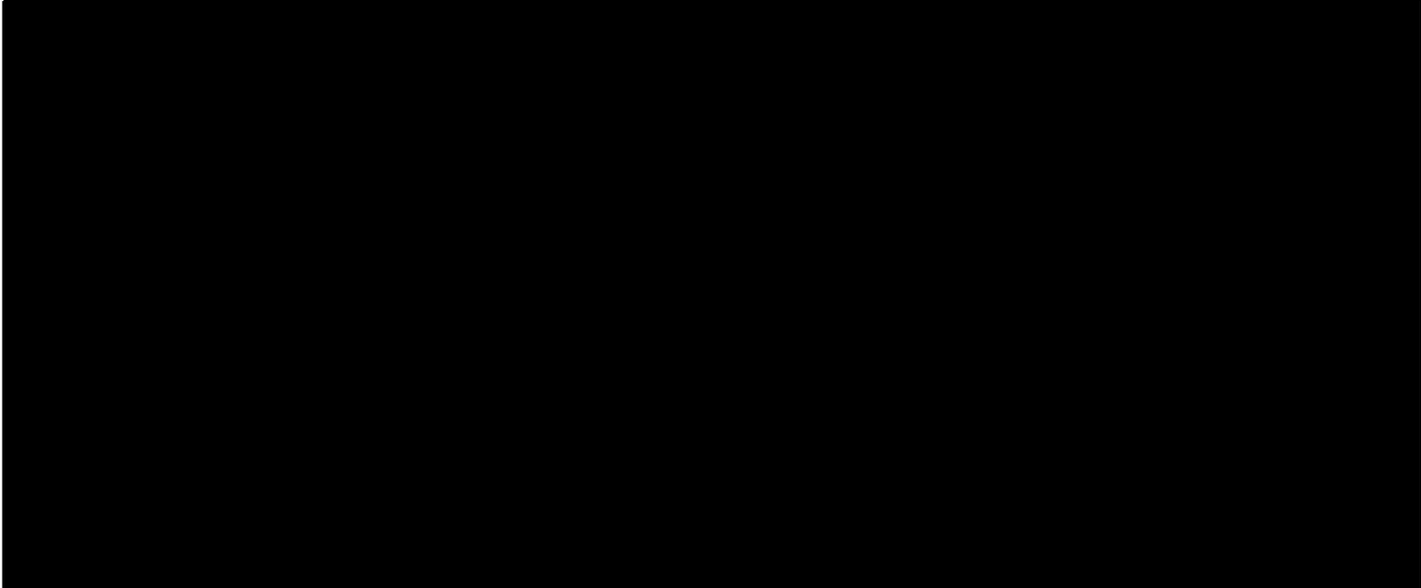
ARTICLE III
DISPOSITIVE PROVISIONS DURING GRANTOR'S LIFETIME

A. Payment of Expenses. The Trustee shall pay or reserve sufficient funds to pay all expenses incident to the establishment, management and administration of the trust estate, including the compensation of the Trustee, all or any part of which may, in the discretion of the Trustee, be charged either to income or principal of the trust estate. The remaining income shall be and is hereinafter referred to as "net income".

B. Distribution of Income. During the lifetime of the Grantor, the Trustee shall pay to the Grantor, or shall apply for the Grantor's benefit, the net income of the trust in quarter-annual or more frequent intervals.

C. Distribution of Principal. If the Trustee considers the net income insufficient, the Trustee may pay to or apply for the benefit of the Grantor as much of the principal of the trust estate as is necessary, in the Trustee's discretion, for the proper health, education, support, maintenance and comfort of the Grantor, in accordance with the accustomed manner of living of the Grantor at the date of this instrument. The Trustee shall exercise the power to invade principal in a liberal manner.

ARTICLE IV



ARTICLE V
TRUSTEE'S POWERS

In addition to all other powers and discretion granted to or vested in the Trustee by law or by this instrument, the Trustee shall have full power to do everything it deems to be in the best interests of the beneficiaries of the trust, including, but not limited to, the following powers and discretion:

A. Power to Retain Trust Property and Comply with Existing Agreements. To continue to hold any property received in trust, including undivided interests in real property, and to operate any property or any business received in trust as long as the Trustee, in the Trustees discretion, may deem advisable, notwithstanding the fact that any or all of the investments retained are of a character size which, but for this express authority, would not be considered proper for the Trustee. In the event the Grantor shall be a party to a Buy-Sell Agreement, Cross-Purchase Agreement, Stock Redemption Agreement, Option or any agreement providing for the disposition of Grantor's interest in property, whether such agreement has been executed by Grantor individually or as Trustee of this Trust Agreement, and which property is owned by the trust, then upon the death of Grantor, the then acting Trustee of this trust is hereby directed to transfer as much of Grantor's interest in such property then held in the trust as is necessary to carry out the provisions of any such agreement and to execute all documents and take all further actions necessary or appropriate to carry out the terms of such agreement.

B. Power to Manage Trust Property. To manage, control, sell, convey, exchange, partition, divided, subdivide, improve and repair; to grant options and to sell upon deferred payments; to lease for terms within or extending beyond the duration of the trust, for any purpose, including exploration for and removal of oil, gas and other minerals; to enter into oil, gas and mineral leases, assignments, farmouts, farmins and joint ventures; to purchase and sell gas, oil and mineral royalties, to create restrictions, easements, and other servitudes; to compromise, arbitrate, or otherwise adjust claims in favor of or against the trust; to institute, compromise and defend actions and proceedings; to construct, alter or demolish any buildings; and to carry such insurance as the Trustee may deem advisable.

C. Power to Invest. To invest the principal and to purchase or acquire therewith every kind of property, real or personal, and every kind of investment, specifically including, but not by way of limitation, commodities of every nature, corporate obligations of every kind, precious metals such as gold or silver, and stocks, preferred or common, and to buy stocks, bonds, commodities and similar investments on margin or other leveraged accounts and to short sell such accounts, and to buy, sell and write stock and other security options, and to enter into commercial partnership as a partner, limited or general, and to operate any business as a sole proprietor. To open, operate and maintain a securities brokerage account wherein any securities may be bought and/or sold on margin, and to hypothecate, borrow upon, purchase and/or sell existing securities in such account as the Trustee may deem appropriate or useful.

D. Power to Retain Trust Property without Diversification. To retain, without liability for loss or depreciation resulting from such retention, original property, real or personal, at any time received by the Trustee, for such time as the Trustee shall deem best, even though such property may not be of the character prescribed by law or by the terms of this trust for the investment of trust funds, and although it may represent a large percentage of the total trust or estate property, and without being required to observe the principle of diversification of trust investments.

E. Power to Retain Unproductive Property. To retain uninvested all or any part of the trust estate from such time, and from time to time, as the Trustee may deem advisable.

F. Power to Borrow. To borrow money for any trust purpose upon such terms and conditions as the Trustee may deem proper, and to obligate the trust estate by mortgage, deed of trust, pledge, or otherwise, using such procedure to consummate the transaction as the Trustee may deem advisable and to pledge the assets of the trust estate to secure the guarantee by the Grantor of the debts of third parties.

G. Power to Manage Securities. To have, respecting securities, all the rights, powers and privileges of an owner, including the power to pay assessments and other sums deemed by the Trustee necessary for the protection of the trust estate; to participate in voting trusts, pooling agreements, foreclosures, recapitalizations, reorganizations, consolidations, mergers, and liquidations, and in connection therewith to deposit securities with and transfer title to any protective or other committee under such terms as the Trustee may deem advisable; to exercise or sell stock subscription or conversion rights, to accept and retain as an investment any securities or other property received through the exercise of the foregoing powers.

H. Power to Partition, Allot and Distribute. Upon any division or distribution of the trust estate, to partition, allot and distribute the trust estate in undivided interests or in kind, or partly in money and partly in kind, at valuations determined by the Trustee, and to sell such property as the Trustee may deem necessary to make division or distribution. The power of the Trustee to make distributions in kind shall include the power to make non-pro rata distributions in kind without regard to the income tax basis of assets so distributed.

I. Power to Determine Principal and Income. Except as otherwise specifically provided in this Trust Agreement, the determination of all matters relating to principal and income and receipts

and expenses shall be governed by the provisions of the Uniform Principal and Income Act or similar statute applicable in the State of Indiana from time to time existing. Any such matter not provided for either in this instrument or in the Uniform Principal and Income Act or similar statute applicable in the State of Indiana shall be determined by the Trustee in the Trustee's discretion. The Trustee's powers shall be subject, at any time that a beneficiary shall be a Trustee hereunder, to the Trustee's duty to treat income and remainder beneficiaries equitably.

J. Power to Distribute Income. To make payments, if any, of the net income of the trust in quarterly or more frequent intervals as may be convenient to the Trustee. Upon the death of the income beneficiary of the trust during its continuance, any accumulated income which would have been paid to such beneficiary had he or she survived shall not be payable to his or her estate but shall be paid to his or her successors or successor in interest in the trust as hereinabove provided.

K. Power to Employ Counsel. To employ counsel and corporate or other agents in the discharge of their duties and to pay them a reasonable compensation out of either income or principal, in the Trustee's discretion, and to rely upon the advice of counsel and to suffer no liability resulting from any action taken or withheld pursuant to such advice.

L. Power to Pay Taxes and Expenses Relative to Trust Property. To pay from time to time all taxes, assessments, including corporate assessments, and other charges levied or accruing against or on account of the trust property, and to pay all expenses of the trust, including reasonable compensation to the Trustee. To deduct all said taxes, assessments, charges and expenses from the income or principal of the trust as the Trustee may deem proper, giving consideration to whether it was income or principal or an allocation between them which gave rise to such taxes, charges and expenses.

M. Power to Hold Trust Property in the Name of a Nominee. To take title to any property in its name as Trustee hereunder or in its own name or in the name of a nominee without disclosing the trust, or, in the case of securities, to take and keep the same unregistered and to retain them in such manner that title may pass by delivery; or, in the case of real estate, to keep deeds unrecorded; or to deposit cash in a checking or savings account without indication of any fiduciary capacity.

N. Power to Pay Taxes. To pay out of the trust shares or income interests giving rise to such taxes, all state, federal and local property taxes, income taxes and all other taxes relating to the trust estate.

O. Power to Lend. To lend money to any person, including the probate estate of the Grantor, provided that any such loan shall be adequately secured and shall bear a reasonable rate of interest.

P. Power to Insure. To carry insurance of such kinds and in such amounts as the Trustee deems advisable, at the expense of the trust, to protect the trust estate and the Trustee personally against hazard.

Q. Power to Commence or Defend Litigation and to Compromise. To commence or defend, at the expense of the trust, such litigation with respect to the trust or any property of the trust estate as the Trustee may deem advisable, and to compromise or otherwise adjust claims or litigation against or in favor of the trust.

R. Power to Withhold Payment Pursuant to Conflicting Claims. To withhold from distribution, in the Trustee's discretion, at the time for distribution of any property in this trust, without the payment of interest, all or any part of the property, so long as the Trustee shall determine, in the Trustee's discretion, that such property may be subject to conflicting claims, to tax deficiencies, or to liabilities, contingent or otherwise, properly incurred in the administration of the trust estate. The Trustee is under no obligation to make sure retentions and shall be under no liability whatever for the exercising or the failure to exercise such discretion. The interest of the beneficiaries hereunder shall be vested regardless of whether or not such assets are so retained, and all income required to be paid shall be payable to such beneficiaries in convenient intervals not less frequently than quarter-annually.

S. Power to Adjust for Tax Consequences. To take any action and to make any elections, in the Trustee's discretion, in order to minimize the tax liabilities of the trust and its beneficiaries or to extend the time for payment of any tax liabilities. The Trustee shall allocate the benefits from such action or election among the various beneficiaries. The Trustee shall make adjustments in the rights of any beneficiaries, or between the income and principal accounts, to compensate for the consequences of any tax election, investment, or administrative decision that the Trustee believes has had the effect of directly or indirectly preferring one beneficiary or group of beneficiaries over others.

T. Power to Subject Trust Property to Probate. It is the Grantor's intention to avoid probate through the use of this Trust Agreement. If, however, the Trustee of this trust and the Executor of the estate of Grantor shall mutually determine that it shall be in the best interests of the beneficiaries of the trust, the beneficial interests of the beneficiaries shall not thereby be altered, the Trustee may subject any asset to probate to accomplish a result unavailable without probate. This power shall be strictly construed and shall only be used to secure any tax or other benefit otherwise unavailable to the trust.

U. Power to Delegate. To perform or to delegate to any trustee or non-trustee any non-discretionary power, including the power to singularly or jointly open, close or transfer any type of bank account and savings and loan association account, sign checks, drafts, withdrawal slips or other documents, give instructions for the receipt or delivery of securities or other property, give instructions for the payment or the receipt of money and, singularly or with others, have access to any safe deposit box or other place containing property of this trust.

**ARTICLE VI
LIMITATION OF POWERS**

A. Management of Principal and Income. No powers, enumerated herein or accorded to Trustee generally by law, shall be construed to enable any person appointed as Trustee or otherwise, or any other person, to purchase, exchange or otherwise deal with or dispose of the principal or income of this trust for less than an adequate consideration in money or money's worth or to enable any person appointed as Trustee or otherwise to borrow the principal or income of this trust directly or indirectly without adequate interest or security. This limitation shall not apply to a Grantor acting as Trustee.

B. Fiduciary Capacity of Trustee. Any Trustee or Co-Trustee of an irrevocable trust hereunder shall act at all times in his or her fiduciary capacity and shall treat the income and remainder beneficiaries equitably, and no Trustee shall have any power which would cause includibility of such irrevocable trust share in his or her estate for federal estate tax purposes. Should any condition arise, including a change in the law, which would prevent any such Trustee or Co-Trustee of such irrevocable trust from acting as Trustee hereunder without causing includibility of such trust share in his or her estate for federal estate tax purposes merely by reason of such trusteeship, such Trustee or Co-Trustee shall resign, and the next successor Trustee, as designated herein, who shall not be subject to such includibility shall be appointed in his or her stead.

C. Invasion of Principal by Trustee. No Trustee or Co-Trustee who is also a beneficiary of an irrevocable trust share hereunder shall have the power to invade the trust principal for his or her benefit prior to the termination of the trust, except pursuant to the ascertainable standards set forth in the Trust Agreement.

**ARTICLE VII
RECORDS AND ACCOUNTING**

The Trustee shall keep and maintain adequate books and records reflecting all income and principal transactions, which books and records shall be open at all reasonable times to the inspection of the Grantor and to the duly authorized representatives of the Grantor. The Trustee shall furnish at least annual statements for all transactions to the then income beneficiaries of the trust or to the natural or legal guardians of such beneficiaries.

**ARTICLE VIII
COMPENSATION OF TRUSTEE**

The Trustee shall receive as compensation for its services, unless waived, such amount of commissions as are customarily being charged by commercial trust companies for services as a trustee of an inter vivos trust in the State of Indiana.

**ARTICLE IX
SUCCESSOR TRUSTEES**

A. Designation of Successor Trustee. Upon the death, resignation or incapacity of Kenneth E. Kunze as Trustee, the successor Trustees shall be James C. Kunze, Kathryn Botorff and Lora Ruhnow, co-trustees.

B. Powers and Responsibility of Successor Trustee. Upon the appointment of any successor Trustee, such Trustee shall not be required to conduct an audit or account of the fiduciary conduct of any previous Trustee and shall incur no liability whatsoever by its failure to examine the prior trust record. Every successor Trustee shall have all the powers given the originally named Trustee. No successor Trustee shall be personally liable for any act or omission of any predecessor.

C. Guardianship or Conservatorship of Trustee. The establishment of a Guardianship or Conservatorship of the Trustee, whether it is of the Estate or the Person, shall cause the trusteeship of such individual to terminate and to pass to the successor Trustee. Additionally, should two physicians, neither of whom is a beneficiary hereunder, related to the Grantor or the Trustee within the second degree, nor related to any beneficiary of this trust or beneficiary under the Will of the grantor within the second degree, certify that the Trustee is incompetent to act as Trustee, such trusteeship shall terminate and pass to the successor Trustee upon notification of such certification of the Grantor, the Trustee, and each then income beneficiary. Should the Grantor, Trustee or any income beneficiary object to such certification, such objecting party may seek a legal determination of incompetence in any court of competent jurisdiction.

D. Resignation of Trustee. Any Trustee or Co-Trustee of this Trust Agreement may resign as Trustee after written notice of such resignation is delivered to the Grantor, or, if the Grantor is deceased, to all of the beneficiaries then receiving income interests, and upon the acceptance of the successor Trustee to act. The resignation of a Trustee can be effected by the attorney-in-fact for a Trustee exercising such power pursuant to a valid power of attorney. An accounting of the assets, income and expenses shall be delivered by the resigned Trustee to the successor Trustee as soon thereafter as is reasonably practical.

E. Delegation of Power to Co-Trustee(s) and Other Agents. Any acting Co-Trustee may, from time to time, delegate to one or more of the remaining acting Co-Trustees any powers, duties or discretion. Every such delegation shall be in writing, delivered to the delegate or delegates and shall remain in effect for the period of time specified in such written delegation or until earlier revocation in writing is delivered to such delegate or delegates. The certification of any Trustee as to the name and authority of any Trustee acting by reason of delegation or otherwise shall be sufficient evidence and shall indemnify any person relying upon such certification. Additionally, a Grantor acting as a Trustee may, by the execution of a Power of Attorney, delegate to a third party the power and authority to act for such Grantor in his or her capacity as a Trustee in any way in which said Trustee could act if personally present and able to act, subject to the provisions and any limitations set forth in such executed Power of Attorney.

F. Required Consent of Co-Trustees. Subject to the provisions of ARTICLE IX PARAGRAPH E., whenever there are more than two (2) acting Co-Trustees, a majority of such Co-Trustees, whether individual or corporate, shall have the power to make any decision, undertake any action or execute any documents affecting the trusts created herein, and the dissenting Co-Trustee or Co-Trustees shall thereupon be released from all liability resulting from the decision of the majority. If there are two (2) acting Co-Trustees, they must act unanimously. If an individual Co-Trustee and a corporate Co-Trustee are acting, the decision of the individual Co-Trustee shall be binding.

G. Vacancy in Trusteeship. In the event that any of the named Trustees and successors shall die, resign, or be incapacitated, there is no need to replace that Trustee.

H. Foreign Assets. In the event that the trust shall own real property (hereinafter referred to as "Foreign Assets") in some state other than Indiana and the Trustee hereunder shall be a corporate or individual Trustee not authorized to do business in that state, such corporate or individual Trustee shall select an individual ancillary Trustee located anywhere within the United States of America, providing such individual Trustee shall be legally able to act in such state, or a corporate ancillary Trustee located within the state of situs of such real property, and such ancillary Trustee shall be vested with and only with title to and management of each Foreign Asset, and such ancillary Trustee shall have the same rights and powers over the real property within such state as the regularly appointed Trustee under this trust would have had, had it been able to act as Trustee within that state. The ancillary Trustee shall pay over to the Trustee hereunder, at least annually, the net income attributable to such Foreign Assets. The Trustee selecting such ancillary Trustee shall be held harmless for any wrongdoing on the part of the ancillary Trustee which it shall select. No individual ancillary Trustee may be selected who would, merely through selection as such ancillary Trustee, be subject to estate or inheritance tax on any trust assets upon his or her death.

ARTICLE X BOND

No Trustee or successor Trustee named herein shall be required to furnish any bond or bonds for the performance of Trustee's duties hereunder.

ARTICLE XI GOVERNING LAW

The validity of this trust shall be governed by the laws of the State of Indiana in force and as shall be amended from time to time.

**ARTICLE XII
MERGER**

The trust created hereby shall not terminate or be held to have terminated upon any theory of merger based on the fact that the same persons are, by the terms of this instrument, made sole beneficiaries and Trustee of said trust; and said beneficiaries are expressly given the right and privilege to participate in the property and business and the profits, dividends, earnings and increase thereof without regard to the relation as Trustee which such beneficiaries may bear to said trust.

**ARTICLE XIII
NO-CONTEST CLAUSE**

In the event that any beneficiary under this trust shall, singly or in conjunction with any other person or persons, contest in any court the validity of this trust or of the Grantor's Last Will or shall seek to obtain an adjudication in any proceeding in any court that this trust or any of its provisions, or that such Will or any of its provisions, is void, or seek otherwise to void, nullify, or set aside this trust or any of its provisions, then the right of that person to take any interest given to him by this trust shall be determined as it would have been determined had the person predeceased the execution of this Trust Agreement. The Trustee is authorized to defend, at the expense of the trust estate, any contest or other attack of any nature on this trust or any of its provisions.

**ARTICLE XIV
VALIDITY OF TRUST AGREEMENT**

A. Conflict with Jurisdictional Law. This trust shall be construed in such a manner as to uphold its validity in the event that any provision would otherwise appear to conflict with the law of the jurisdiction governing such trust provisions in question.

B. Distribution Required by Court. In the event that any court of competent jurisdiction shall make a final determination that some individual or institution other than a named beneficiary hereunder is, in fact, to be a recipient of a portion or all of this trust estate, the Trustee shall distribute to such court-determined beneficiary such share as such court shall order, and the Trustee and attorney for the trust shall be absolved from any liability whatever for carrying out such order, and all beneficiaries herein shall be bound by such court order. Should any such court make such a determination after any assets are distributed hereunder, the individual or individuals receiving such assets shall return them to the Trustee for redistribution in accordance with the court order.

C. Violation of Law. If the trust created hereunder shall violate any applicable rule against perpetuities, accumulations or any similar rule or law, the Trustee is hereby directed to terminate such trust on the date limited by such rule or law and, thereupon, the property held in such trust shall be distributed to the persons then entitled to share in the income therefrom, in the

proportions in which they are entitled to share the income, notwithstanding any provision of this trust to the contrary.

D. Exercise of Power of Appointment in Violation of Law. No power of appointment granted hereunder shall be so exercised as to violate any such applicable rule or law, and attempted exercise of any such power which violates such rule or law shall be void, notwithstanding any provision of this trust to the contrary.

E. Headings. The headings, titles and subtitles used herein are for the convenience of reference only and do not for a part hereof and in no way modify, interpret or construe the meanings of the provisions contained herein and shall not affect the construction hereof.

END OF TRUST AGREEMENT

CERTIFICATION

I HEREBY CERTIFY THAT:

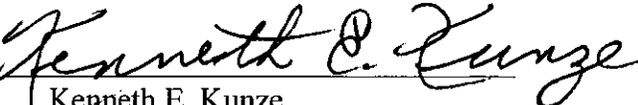
1. I have read the foregoing Trust Agreement;
2. The foregoing Trust Agreement correctly states the terms and conditions under which the Trust Estate is to be held, managed, administered and disposed of by the Trustee;
3. I approve such Trust Agreement in all particulars;
4. As the trustee named in such Trust Agreement, I approve and accept the Trusts provided for in such Agreement; and,
5. This Agreement is being executed by the Grantor, the Grantor shall retain this original Agreement for his records. An executed copy of this Agreement shall be retained by the preparer.

IN WITNESS WHEREOF, Kenneth E. Kunze, Grantor, and Kenneth E. Kunze, as Trustee, as evidence of acceptance of the responsibilities of Trustee hereunder, has signed this Trust Agreement.

GRANTOR:

By: 
Kenneth E. Kunze

TRUSTEE:

By: 
Kenneth E. Kunze

End Of The Certification Of

Trust Agreement Of

The Kenneth E. Kunze Revocable Living Trust

NOTARY STATEMENT AND SEAL

FOR THE

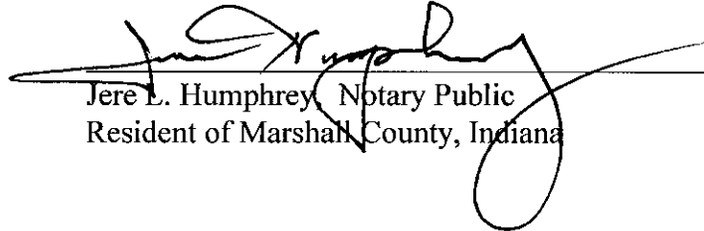
TRUST AGREEMENT OF

THE KENNETH E. KUNZE REVOCABLE LIVING TRUST

STATE OF INDIANA)
)SS:
COUNTY OF MARSHALL)

On the 2nd day of August, 2011, before me, the undersigned, a Notary Public in and for said County and State, personally appeared Kenneth E. Kunze, known to me (or proved to me on the basis of satisfactory evidence) to be the persons whose names are subscribed to the within Trust Agreement and acknowledged to me that they executed the same.

WITNESS my hand and official seal.


Jere L. Humphrey, Notary Public
Resident of Marshall County, Indiana

My Commission Expires:
10/10/2016

This instrument prepared by Jere L. Humphrey, Attorney at Law, Attorney No. 7885-50, Wyland, Humphrey, Wagner & Clevenger, LLP, 319 West Jefferson Street, Post Office Box 158, Plymouth, Marshall County, Indiana 46563