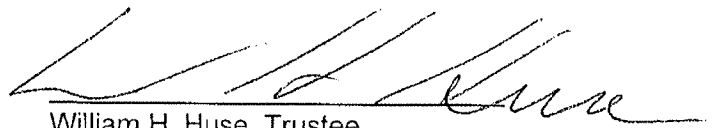


STOCK POWER

FOR VALUE RECEIVED, I, William H. Huse, as Trustee of the William H. Huse Revocable Trust, originally created the 24th day of May, 1996, as amended and restated, hereby sell, assign, and transfer unto William H. Huse, or his successor, as Trustee of the William H. Huse Living Trust created the 4th day of June, 2019, five hundred thirty-nine thousand nine hundred (539,900) shares of the Class B non-voting common stock of WJAG Incorporated, a Nebraska corporation (the "Corporation") standing in the name of the Voting Trust on the books of the Corporation herewith and do hereby irrevocably constitute and appoint the Secretary of the Corporation, to transfer such stock on the books of the within named Corporation with full power of substitution in the premises.

Dated the ____ day of August, 2019.

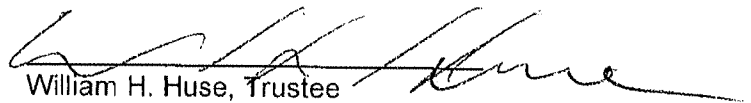


William H. Huse, Trustee

STOCK POWER

FOR VALUE RECEIVED, I, William H. Huse, as Trustee of the William H. Huse Revocable Trust, originally created the 24th day of May, 1996, as amended and restated, hereby sell, assign, and transfer unto William H. Huse, or his successor, as Trustee of the William H. Huse Living Trust created the 4th day of June, 2019, twenty-eight thousand fifty (28,050) shares of the Class A voting common stock of WJAG Incorporated, a Nebraska corporation (the "Corporation") standing in the name of the Voting Trust on the books of the Corporation herewith and do hereby irrevocably constitute and appoint the Secretary of the Corporation, to transfer such stock on the books of the within named Corporation with full power of substitution in the premises.

Dated the ____ day of August, 2019.


William H. Huse, Trustee

WILLIAM H. HUSE LIVING TRUST

Dated: June 4, 2019

Prepared By:

**Mary E. Vandenack, Esq.
Vandenack Weaver LLC
17007 Marcy St., Ste. 3
Omaha, NE 68118
(402) 504-1300
www.vwattys.com**

WILLIAM H. HUSE LIVING TRUST

I, William H. Huse, whose present domicile is Peachtree, Fayette County, Georgia, do hereby declare this trust designated as the William H. Huse Living Trust.

Article I. Family Information

Section 1. Spouse. ANN MARIE HUSE is my spouse. She is referred to throughout this trust as "my spouse".

Section 2. Children. I have five children: TAYLOR H. HUSE, HANNA M. HUSE, ABIGAIL E. HUSE, BERTILA HUSE and MARIA RENEE HUSE. In this Agreement, the words "child" or "children" shall mean all my above named children.

Section 3. Issue. References herein to "issue" mean lawful descendants in any degree of the ancestor designated, including persons legally adopted.

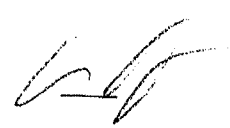
Section 4. After Born Children. A child in gestation, who is later born alive, shall be regarded in this instrument as a child in being during the period of gestation so far as required distributions of principal are concerned, but for other purposes such child's rights shall accrue from date of birth.

Section 5. Issue Per Stirpes. Whenever distribution of income or principal of this trust, or any part thereof, is to be made to "issue, per stirpes", of a deceased person, such income or principal shall be distributed to the persons and in the proportions that property of the designated deceased person would have been distributed if such person had died intestate in the state in which I am domiciled at the time of my death pursuant to the laws then in force in such state, and as if such designated deceased person had died at the time of such distribution unmarried and survived only by such designated deceased person's issue.

Section 6. Effect of Divorce. Notwithstanding any other provision of this trust:

(a) **Separation or Divorce of Settlor.** In the event I file or my spouse files a petition for legal separation or dissolution of marriage, my spouse, my spouse's parents, all descendants of my spouse's parents who are not my issue and all spouses of such persons who are not issue of my parents shall be deemed to have died intestate on the date of such filing for all purposes of this trust (other than for purposes of Section 3 of Article XXIII titled "Rule Against Perpetuities") and (i) any exercises of powers of appointment by such persons that have not become effective prior to the date of such filing shall be null and void and (ii) any appointment in an individual, fiduciary and representative capacities shall be null and void; provided, however, that if a court orders is issued dismissing all such petitions (whether filed by me or my spouse) and I accept the dismissal of such petitions filed by my spouse by a duly acknowledged instrument, then all such persons shall no longer be deemed to have died intestate for all purposes of this Agreement and (i) any exercises of powers of appointment by such persons that were not effective prior to the filing of such petitions shall no longer be null and void, and (ii) all appointments of such persons in their individual, fiduciary and representative capacities shall no longer be null and void.

(b) **Separation or Divorce of a Child of Mine.** In the event a child of mine, or such child's issue or his or her spouse files a petition for legal separation or dissolution of



marriage, such spouse, such spouse's parents, all issue of such spouse's parents who are not my issue and all spouses of such persons who are not issue of my parents shall be deemed to have died intestate on the date of such filing for all purposes of this Agreement (other than for purposes of Section 3 of Article XXIII titled "Rule Against Perpetuities") and (i) any exercises of powers of appointment by such persons that have not become effective prior to the date of such filing shall be null and void and (ii) any appointment of such persons in their individual, fiduciary and representative capacities shall be null and void; provided, however, that if a court order is issued dismissing all such petitions (whether filed by my issue or his or her spouse) and my issue accepts the dismissal of such petitions filed by his or her spouse by a duly acknowledged instrument, then all such persons shall no longer be deemed to have died intestate for all purposes of this trust and (i) any exercises of powers of appointment by such persons that were not effective prior to the filing of such petitions shall no longer be null and void, and (ii) all appointments created prior to the filing of such petitions by such persons in their individual, fiduciary and representative capacities shall no longer be null and void.

(c) **Redesignation.** Notwithstanding the foregoing provisions of this Section, a person who is deemed to have died pursuant to the foregoing provisions of this Section may nonetheless be subsequently designated to serve in any fiduciary capacity hereunder by a plan made or created subsequent to the date such person is otherwise deemed to have died pursuant to the foregoing provisions of this Section.

Section 7. Trust. Whenever the term "trust" is used in this instrument, it shall, if appropriate, include any and all separate shares or separate trusts created under this Declaration of Trust.

Article II. Appointment of Trustee

Section 1. Initial Trustee. I appoint myself as Trustee of this trust as long as I am living and legally competent.

Section 2. Successor Trustee During My Lifetime. In the event that I fail or cease to serve as trustee for any reason, I appoint Security National Bank, Omaha, Nebraska, as successor Trustee under this trust and any trusts created hereunder.

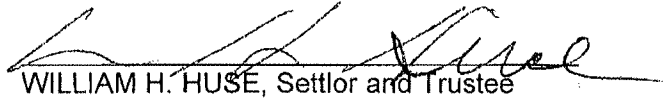
Section 3. Administrative Trust and Trustee. After my death and prior to the distribution of trust property as provided in subsequent articles of this trust, the trust will be an administrative trust, but will continue to be known as the WILLIAM H. HUSE LIVING TRUST. The administrative trust will continue for a reasonable period of time. The Administrative Trustee shall be appointed by the then acting Trust Protector. The authority of the Administrative Trustee shall end at such time as all assets of the Administrative Trust are divided into shares or distributed. To the extent that any shares of this trust are created and funded during the time an Administrative Trustee is acting, the Administrative Trustee shall have all Trustee powers with respect to all assets and obligations of the WILLIAM H. HUSE LIVING TRUST and the Trustee who is designated to act with respect to any share created shall have all the authority of the Trustee with respect to the assets and obligations of such share. The Administrative Trustee is directed to make every reasonable effort to complete the administration of the WILLIAM H. HUSE LIVING TRUST no later than twenty-four (24) months after the date of my death.

Section 4. Trustee. Whenever the term "Trustee" is used in this instrument, it shall refer to the original Trustee and any and all successors, even though there be more than one



Section 5. Discretion to Terminate. If at any time a trust created hereunder shall, in the sole judgment of the Trustee, be of an aggregate principal value of one hundred thousand dollars (\$100,000.00) or less, the Trustee may but need not terminate such trust and distribute the assets thereof in the Trustee's possession to the beneficiary or beneficiaries at that time of the current income thereof, and if there is more than one such beneficiary, in the proportions in which distribution would have been made had the date for final distribution thereof arrived.

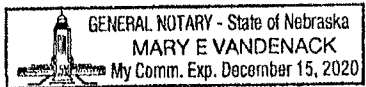
IN WITNESS WHEREOF, I have hereunto set my hand as Settlor, on this 4th day of June, 2019, in duplicate.



WILLIAM H. HUSE, Settlor and Trustee

STATE OF NEBRASKA)
) ss.
COUNTY OF DOUGLAS)

On this 4th day of June, 2019, before me, a Notary Public for the State of NEBRASKA, personally came WILLIAM H. HUSE, who is known to me to be the identical person whose name is affixed to the above Declaration of Trust as Settlor and Trustee, and acknowledged such Trust and the execution thereof to be a voluntary act and deed.

Witness my hand and notarial seal on the foregoing date at Omaha,
Nebraska.




Notary Public
My commission expires: 12/15/2020