

The Walker and Wong Family Trust

Article One Establishing Our Trust

You are mom's
first choice
as
Trustee

The date of this trust is 12 May 2021. The parties to this trust are D ■■■ W ■■■ and R ■■■ W ■■■ (the *Grantors*) and D ■■■ W ■■■ and R ■■■ W ■■■ (collectively, our *Trustees*).

We intend to create a valid trust under the laws of Georgia and under the laws of any state in which any trust created under this trust document is administered. The terms of this trust prevail over any provision of Georgia law, except those provisions that are mandatory and may not be waived.

Section 1.01 Identifying Our Trust

For convenience, our trust may be referred to as:

“The W ■■■ and W ■■■ Family Trust dated May 12, 2021.”

To the extent practicable, for the purpose of transferring property to our trust or identifying our trust in any beneficiary or pay-on-death designation, our trust should be identified as:

“D ■■■ W ■■■ and R ■■■ W ■■■, Trustees of The W ■■■ and W ■■■ Family Trust dated May 12, 2021, and any amendments thereto.”

For all purposes concerning the identity of our trust or any property titled in or payable to our trust, any description referring to our trust will be effective if it reasonably identifies our trust and indicates that the trust property is held in a fiduciary capacity.

Section 1.02 Reliance by Third Parties

Third parties may require documentation to verify the existence of this trust, or particular provisions of it, including the name of our Trustee or the powers held by our Trustee. To protect the confidentiality of this instrument, our Trustee may use an affidavit or a certification of trust that identifies our Trustee and sets forth the authority of our Trustee to transact business on behalf of our trust instead of providing a copy of this instrument. The affidavit or certification may include pertinent pages from this instrument, including title or signature pages.

A third party may rely upon an affidavit or certification of trust that is signed by our Trustee with respect to the representations contained in it. A third party relying upon an affidavit or certification of trust will be exonerated from any liability for actions the third party takes or does not take in reliance upon the representations contained in the affidavit or certification of trust.

A third party dealing with our Trustee will not be required to inquire into this trust's terms or the authority of our Trustee, or to see to the application of funds or other property received by our Trustee. Our Trustee's receipt of any money or property paid, transferred, or delivered to our Trustee will be a sufficient discharge to the third party from all liability