
THE RISON FAMILY
REVOCABLE TRUST AGREEMENT

This **REVOCABLE TRUST AGREEMENT** is executed as of October 29, 2014, by **WILLIAM EDWARD RISON** and **SHERRY LYNETTE RISON** as Grantors, and **WILLIAM EDWARD RISON** and **SHERRY LYNETTE RISON**, as Trustees. This Trust shall be known as **THE RISON FAMILY REVOCABLE TRUST** ("Trust" or "Agreement").

SECTION 1. CREATION OF TRUST. The Grantors transfer, and the Trustees accept, in Trust, all of the property listed on the attached schedule of property. The Trustees shall administer and dispose of it, together with any other property the Trustees may later receive. As used herein, the term Surviving Grantor shall mean whomever survives the death of the other between **WILLIAM EDWARD RISON** and **SHERRY LYNETTE RISON**.

SECTION 2. TRUST DURING GRANTOR'S LIFETIME. During the joint lifetimes of the Grantors, the Trustee(s) shall pay the net income from the Trust, including income accrued to the date of this Agreement, in quarterly or more frequent installments to the Grantors or to whomever other person(s) and in whatever amounts either Grantor directs in writing. Any amount not so distributed shall be added to principal.

The Trustee(s) shall also pay whatever amounts of Trust principal to or for the benefit of the Grantors, the Surviving Grantor, or to whatever other person(s) as either Grantor directs in writing.

If one of the Grantors is at any time unable to handle his or her affairs in the sole opinion of

one or more Trustees, after consultation with either of the Grantors and the doctor responsible for that Grantor's care, then such amounts shall be paid by the Trustee(s) only to the remaining fully competent Grantor. If, at any time when only one Grantor remains alive, in the sole opinion of the Trustee(s), after consultation with that Surviving Grantor's doctor or other doctors responsible for his or her medical care, the Surviving Grantor is at any time unable to properly administer such amounts of income and principal as may be due or appropriate for distribution, then such amounts shall be paid out by the Trustee(s) in such of the following ways as it, in its sole discretion, deems best: (a) directly to the Grantor; (b) to the attorney-in-fact named by the Surviving Grantor, solely for the benefit of the Surviving Grantor; (c) to the legally appointed guardian or conservator of the Surviving Grantor; (d) to some relative or friend for the care, support, and education, including rehabilitative education, of the Grantor; (e) by the Trustee, using such amounts directly for the Surviving Grantor's support, maintenance and education.

In the absence of any judicial determination relating to either of the Grantors' capacity, and subject to the terms of the preceding paragraph, the Grantors, while living, shall be presumed to be and to continue to be legally competent to act on their own behalf, and the Trustee shall be entitled to rely upon that presumption.

SECTION 3. SIMULTANEOUS DEATH. In the event the Grantors should die simultaneously or under circumstances in which there is doubt as to the order of their deaths, then for the purposes of this Agreement, **SHERRY LYNETTE RISON** shall be deemed to have survived **WILLIAM EDWARD RISON**.

SECTION 4. SPECIFIC BEQUESTS UPON THE DEATH OF SHERRY LYNETTE RISON.

A. Upon the death of **SHERRY LYNETTE RISON**, we give and devise fifty

thousand dollars (\$50,000.00) to **SUSAN ROXANNE PATTON**, if she shall then survive.

B. Upon the death of **SHERRY LYNETTE RISON**, we give and devise fifty thousand dollars (\$50,000.00) to **VERNON ALBERT PATTON** and **ELLA MAE PATTON**, if they shall then survive, or to the survivor between them.

SECTION 5. SPECIFIC BEQUESTS UPON DEATH OF THE SURVIVING GRANTOR.

A. SPECIFIC BEQUEST OF TANGIBLE PERSONAL PROPERTY.

1. Upon the death of the Surviving Grantor, we give and devise all of our tangible personal property, including, but not limited to, clothing, jewelry, books, pictures, artwork, china, furniture, tools, electronics, astronomy equipment, household items, vehicles, tractors, equipment, and all of the contents of our home and sheds located at 13400 Rock Point Road, Newburg, Maryland 20664, outright and free of Trust, to **ELLA MAE PATTON**, **VERNON ALBERT PATTON**, and **SUSAN ROXANNE PATTON**, or the survivor(s) among them, if they shall then survive. If all of the three among **ELLA MAE PATTON**, **VERNON ALBERT PATTON**, and **SUSAN ROXANNE PATTON** shall not so survive, such tangible personal property shall remain in Trust, to be sold or otherwise disposed of in the sole discretion of the Trustee, pursuant to Section 9, *infra*.

B. SPECIFIC BEQUEST OF REAL PROPERTY.

1. Upon the death of the Surviving Grantor, we give and devise the real property located at 13400 Rock Point Road, Newburg, Maryland 20664, outright and free of Trust, to **ELLA MAE PATTON** and **VERNON ALBERT PATTON**, or the survivor between them, if they shall then survive. If both **ELLA MAE PATTON** and **VERNON ALBERT PATTON** shall not so survive, the real property located at 13400 Rock Point Road, Newburg,

Maryland 20664, shall remain in Trust, to be administered under the terms of the following Sections hereof. The Trustee shall have the sole discretion to sell or otherwise dispose of the real property located at 13400 Rock Point Road, Newburg, Maryland 20664, pursuant to Section 9, *infra*.

SECTION 6. ADMINISTRATION UPON THE DEATH OF THE SURVIVING GRANTOR.

A. DIVISION OF TRUST INTO SHARES. Upon the Surviving Grantor's death, the Trustee shall divide the remaining Trust into two equal shares, with one such share to be held in trust for **SUSAN ROXANNE PATTON**, and one such share to be held in trust for **VERNON ALBERT PATTON** and **ELLA MAE PATTON**, or the survivor of them, such trusts to be known respectively as **THE SUSAN ROXANNE PATTON TRUST** and **THE PATTON FAMILY TRUST**. These trusts shall be held and administered in accordance with the following paragraphs.

B. THE SUSAN ROXANNE PATTON TRUST. The share set aside for **SUSAN ROXANNE PATTON** shall be retained in Trust for her benefit, and the interest and principal shall be used in the Trustee's sole discretion for the health, education, maintenance, and support in reasonable comfort of **SUSAN ROXANNE PATTON**. Total annual distributions from the Trust shall be limited to up to fifty thousand dollars (\$50,000.00). However, the Trustee shall have discretion to exceed this annual limitation in the event of the beneficiary's financial or medical hardship, which shall be determined by the sole discretion of the Trustee. Upon the death of **SUSAN ROXANNE PATTON**, the balance of **THE SUSAN ROXANNE PATTON TRUST** shall be distributed to **THE PATTON FAMILY TRUST**, and **THE SUSAN ROXANNE PATTON TRUST** shall terminate. If **THE PATTON FAMILY TRUST** is no longer in

existence at the time of the death of **SUSAN ROXANNE PATTON**, the balance of **THE SUSAN ROXANNE PATTON TRUST** shall be distributed to the **COLLEGE OF SOUTHERN MARYLAND FOUNDATION**, a non-profit 501(c)(3) charitable organization, located at 8730 Mitchell Road, La Plata, Maryland 20646, pursuant to the terms of Section 7, *infra*, and **THE SUSAN ROXANNE PATTON TRUST** shall terminate.

C. **THE PATTON FAMILY TRUST.** The share set aside for **VERNON ALBERT PATTON** and **ELLA MAE PATTON**, or the survivor of them, shall be retained in Trust for their benefit, and the interest and principal shall be used in the Trustee's sole discretion for the health, education, maintenance, and support in reasonable comfort of **VERNON ALBERT PATTON** and **ELLA MAE PATTON**. Total annual distributions from the Trust shall be limited to up to fifty thousand dollars (\$50,000.00). However, the Trustee shall have discretion to exceed this annual limitation in the event of one or both of the beneficiaries' financial or medical hardship, which shall be determined by the sole discretion of the Trustee. Upon the death of the second to die between **VERNON ALBERT PATTON** and **ELLA MAE PATTON**, the balance of **THE PATTON FAMILY TRUST** shall be distributed to **THE SUSAN ROXANNE PATTON TRUST**, and **THE PATTON FAMILY TRUST** shall terminate. If **THE SUSAN ROXANNE PATTON TRUST** is no longer in existence upon the death of the second to die between **VERNON ALBERT PATTON** and **ELLA MAE PATTON**, the balance held in Trust shall be distributed to the **COLLEGE OF SOUTHERN MARYLAND FOUNDATION**, a non-profit 501(c)(3) charitable organization, located at 8730 Mitchell Road, La Plata, Maryland 20646, pursuant to the terms of Section 7, *infra*, and **THE PATTON FAMILY TRUST** shall terminate.

SECTION 7. DISTRIBUTION TO THE COLLEGE OF SOUTHERN MARYLAND FOUNDATION. Any distribution to the **COLLEGE OF SOUTHERN MARYLAND**

FOUNDATION by **THE RISON FAMILY REVOCABLE TRUST** shall be disbursed as financial scholarships to eligible students under the following terms and conditions:

A. SCHOLARSHIP NAME. Scholarships shall be awarded under the name **THE WILLIAM AND SHERRY RISON SCHOLARSHIP FUND.**

B. SCHOLARSHIP AMOUNT. Scholarships disbursed shall be full, one-semester scholarships and shall cover tuition, books, fees, and tutoring expenses (if any). Students may reapply for scholarship funding each semester, as needed, but previous scholarship recipients are not guaranteed funding.

C. SCHOLARSHIP ELIGIBILITY. The **COLLEGE OF SOUTHERN MARYLAND FOUNDATION** shall have sole discretion to determine scholarship eligibility based upon the following criteria:

1. Scholarships shall be awarded to students pursuing a course of study in Math, Physics, Engineering, and/or the Sciences, who intend to graduate from the College of Southern Maryland and/or transfer to a four-year undergraduate school.

2. Eligibility shall be based upon merit, and scholarship applicants must have at least a 2.5 grade point average ("GPA") from a high school or previous college. Preference shall be given to students from middle income families (with middle income status to be determined in the sole discretion of the **COLLEGE OF SOUTHERN MARYLAND FOUNDATION**) who demonstrate financial need but are not Federal Pell Grant eligible as determined by the College of Southern Maryland Financial Assistance Department. Special consideration shall be given to students with physical disabilities who provide a letter from their treating physician as to the nature of their disability.

3. Scholarship recipients must be a U.S. citizen.

4. Scholarship recipients must maintain a 2.75 GPA to receive renewed scholarship funding.

5. Scholarship recipients must take a minimum of nine (9) credit hours each semester (excluding summer and January term sessions).

SECTION 8. TRUSTEES.

A. SUCCESSOR TRUSTEES. **WILLIAM EDWARD RISON** and **SHERRY LYNETTE RISON** shall remain Trustees of this Trust until death, resignation, or such event as contemplated by Section 2 herein. Upon such event as shall cause **WILLIAM EDWARD RISON** and **SHERRY LYNETTE RISON** to both cease to act as Trustees, then **SUSAN ROXANNE PATTON** shall serve as Successor Trustee. If all three among **WILLIAM EDWARD RISON**, **SHERRY LYNETTE RISON**, and **SUSAN ROXANNE PATTON** are unable to act or cease to act as Trustee, **VERNON ALBERT PATTON** shall serve as Second Successor Trustee. If all four among **WILLIAM EDWARD RISON**, **SHERRY LYNETTE RISON**, **SUSAN ROXANNE PATTON**, and **VERNON ALBERT PATTON** are unable to act or cease to act as Trustee, **DENISE A. MARTIN** shall serve as Third Successor Trustee.

B. RESIGNATION. A Trustee may resign at any time by an instrument in writing. No accounting or court proceeding upon any change in Trustees is required, unless specifically requested by a present or anticipated beneficiary or a successor Trustee. No successor Trustee is personally liable for any act or omission of any predecessor Trustee. The Grantor excuses each Trustee from giving bond.

C. APPOINTMENT OF CORPORATE TRUSTEE OR OTHER SUCCESSOR. At any time an individual Trustee is serving as sole Trustee, such Trustee shall have the power and right to designate a Corporate Co-Trustee to serve upon written notice to such

Corporate Co-Trustee and by such Corporate Co-Trustee's executing a copy of this Trust. At any time in which a Corporate Trustee is serving as Co-Trustee, the individual Trustee shall have the power to replace or remove the Corporate Trustee for any reason by delivering written notice to such Corporate Trustee. If at any time or times there is no individual Trustee serving, then the last serving individual Trustee, if living and able to do so, or if not, my Corporate Trustee, shall appoint a successor individual Trustee.

SECTION 9. POWERS OF TRUSTEE.

In addition to any powers given to the Trustee(s) by statute, common law, or rule of court, the Grantors confer upon the Trustee(s), and any successor Trustees, the powers listed below, which may be exercised without prior or subsequent approval by any court. For convenience, the Grantors are referring to these fiduciaries in the masculine singular; however, the masculine, feminine, and neuter, and the singular and plural, include each other wherever appropriate in any reference to any person or corporation in this Agreement.

A. DEAL WITH PROPERTY. To retain, invest in, sell at public or private sale, mortgage, lease, exchange, manage, subdivide, develop, build, alter, repair, improve, raze, abandon, or otherwise deal with or dispose of any real or personal property, regardless of its nature, the lack of diversification of any trust, or the fact that any arrangement with respect to such property extends beyond the duration of any trust.

B. REGISTER IN NOMINEE FORM. To register any property in the name of a nominee or in other form without disclosure of the fiduciary capacity.

C. DISPOSE OF CLAIMS. To pay, extend, renew, prosecute, defend, compromise or submit to arbitration all rights, obligations, or claims of any Trust against others or of others against any Trust.

D. EXECUTE DOCUMENTS. To execute, acknowledge, and deliver documents.

E. DIVIDE PROPERTY. To make any division or distribution in cash, in

kind, or partly in cash and partly in kind, and to allocate or distribute undivided interests or different assets or disproportionate interests in assets. The division of, values assigned to, and beneficiaries selected to receive, any property is binding on all persons.

F. BORROW FUNDS OR MAKE LOANS. To borrow funds from any party (including the Trustee), or to make loans, for any purpose connected with the administration of any Trust, upon whatever terms, periods of time, and security the Trustee considers advisable.

G. EMPLOY AGENTS. To employ and compensate brokers, investment counsel, custodians, realtors, accountants, attorneys, and other agents, and to delegate powers and discretions to any of them.

H. ALLOCATE INCOME AND PRINCIPAL. To allocate to the income of any Trust distributions made from ordinary income by a regulated investment company or by a Trust qualifying and electing to be taxed under federal law as a real estate investment Trust; and to allocate to the principal of any Trust all other distributions made by the company or Trust, including distributions from capital gains, depreciation, or depletion, whether as cash, an option to take new stock or cash, or an option to buy additional shares.

I. MAKE TAX ELECTIONS. To make any tax election permitted by any tax law, and to file any tax return. There shall be no adjustment of any interests because of any such election or return.

J. CARRY ON BUSINESS. Without filing reports with any court, to continue, incorporate, enter into, or carry on any business, whether as a stockholder, general or limited partner, sole or joint owner, or otherwise; to invest whatever assets may be needed in the business; to employ agents to operate the business; to serve in any capacity with the business; to receive reasonable compensation for such services, in addition to compensation for services as a fiduciary; and to reorganize, liquidate, merge, consolidate, or transfer the business or any part of it.

K. TREAT AS COMMON FUND. To treat any Trust other than the marital Trust as a common fund for investment and administrative purposes.

L. RECEIVE ADDITIONAL PROPERTY. To receive and to administer in Trust any additional property from any source.

M. MERGE TRUSTS. To merge any Trust held under this agreement with any other Trusts created by either Grantor under will or agreement, if the terms of the other Trusts are substantially similar and if they are for the primary benefit of the same persons.

N. APPOINTMENT OF INDEPENDENT TRUSTEE. To appoint an independent, disinterested co-Trustee, who shall qualify as an "adverse party" as defined in the Internal Revenue Code Section 672(a)(1976) or an "independent Trustee" as defined in the Internal Revenue Code Section 674(c)(1976).

O. DO ALL THINGS WITH FINAL AUTHORITY. To do all things which the Grantors would be able to do were the Grantors the absolute owner of the Trust property. All decisions taken in good faith are binding on all persons.

SECTION 10. DUTIES OF TRUSTEE.

The Grantors direct the Trustee(s) and any successor Trustees, without prior or subsequent approval by any court:

A. NOTIFY BENEFICIARIES. To notify beneficiaries by personal delivery or by certified mail of acceptance of the trusteeship and of the trustee's name, address, and telephone number within sixty (60) days after accepting the trusteeship. To notify beneficiaries of the trust's existence, of the identity of the grantor(s), of their right to request a copy of the Trust Agreement, and of their right to an annual Trustee's report within ninety (90) days after the trustee acquires knowledge of the creation of an irrevocable trust or after a formerly revocable trust becomes irrevocable.

B. PAY DEATH TAXES AND SATISFY CASH NEEDS. To pay all taxes due because of the Grantor's death, whether with respect to property passing under this agreement, or under the Grantor's will, or otherwise. Taxes include interest and also penalties not caused by negligence or bad faith. The Trustee shall also pay all debts, administration expenses, legacies, and other cash requirements of the Grantor's estate. Payment shall be made from the Trust other than (1) the marital Trust portion qualified for QTIP treatment and (2) any portion excludible from the Grantor's gross estate for federal estate tax purposes. There is no right of reimbursement from any person.

However, the following taxes shall not be paid from the Trust: (1) any tax resulting from the inclusion in the Grantor's gross estate of property over which the Grantor has a general power of appointment, (2) any tax resulting from the inclusion in the Grantor's gross estate of property in which the Grantor has a qualifying income interest for life, (3) any generation-skipping transfer tax, and (4) any additional tax imposed by Internal Revenue Code § 2032A or a corresponding provision of state law.

C. PAY DIRECTLY TO BENEFICIARIES. To make all payments of income and principal directly to the beneficiary entitled to them and not to any other person. A deposit of funds to the beneficiary's account in a bank or other financial institution is the equivalent of direct payment to the beneficiary. No payment may be assigned, anticipated, or encumbered by the beneficiary; nor may any payment be attached, garnished, or executed upon by any creditor of the beneficiary.

D. DISTRIBUTE TO OR FOR INCAPACITATED OR MINOR BENEFICIARIES. Notwithstanding any other provision of this agreement, to make distributions from any Trust to or for the benefit of any beneficiary who in their judgment is incapacitated or who is a minor, without the necessity of obtaining a receipt or the approval of any court, in any one or

more of the following ways: (1) directly to the beneficiary; (2) directly in payment of the beneficiary's expenses; (3) if the beneficiary is a minor, to a custodian for the minor named by the Trustee to be held as a gift made under the Maryland Uniform Transfers to Minors Act, with the custodial arrangement continuing until the beneficiary reaches 21 years of age or pursuant to any Uniform Transfers to Minors Act in the jurisdiction in which the beneficiary resides; or (4) to a relative, friend, guardian, committee, conservator, or other person or institution who in their judgment is responsible for the beneficiary or for the property of the beneficiary, whether or not appointed by any court.

E. MAKE BINDING DECISIONS WITH RESPECT TO DISCRETIONARY PAYMENTS. In making discretionary payments of income or principal to any person, to do so after taking into consideration, or without taking into consideration, as the Trustee considers appropriate, any other income or financial resources reasonably available to the person. No creditors of any beneficiary, including any governmental agencies which may furnish services, payments, or benefits to a beneficiary, shall have any claim to any of the income or principal of any Trust. All aspects of decisions with respect to discretionary payments of income and principal shall be made by the Trustee in his absolute discretion and are binding on all persons.

F. MAKE CERTAIN DECISIONS WITHOUT PARTICIPATION OF INTERESTED TRUSTEE. Notwithstanding any other provision of this agreement, to make all decisions with respect to (1) discretionary payments of income or principal from any Trust, or (2) the termination of any Trust under the special termination provisions, without the participation of an individual Trustee if those decisions would result in any benefit to that Trustee or would discharge any legal obligation of that Trustee. No individual Trustee may participate in any decision with respect to any insurance policy on the life of the Trustee which may be a part of any Trust. This paragraph does not apply if there is ever only one Trustee.

G. PAY INCOME AT TERMINATION OF TRUSTS. To pay any net income of any Trust unpaid or accrued at the death of any Trust beneficiary to the next succeeding beneficiary, without apportionment to the estate of the deceased beneficiary. If a Trust is the successor, payment will be made to the income beneficiary and not to its Trustee.

H. ALLOCATE INCOME AND PRINCIPAL. To allocate to the income of any Trust distributions made from ordinary income by a regulated investment company or by a Trust qualifying and electing to be taxed under federal law as a real estate investment Trust; and to allocate to the principal of any Trust all other distributions made by the company or Trust, including distributions from capital gains, depreciation, or depletion, whether as cash, an option to take new stock or cash, or an option to buy additional shares.

I. ADMINISTER WITHOUT COURT SUPERVISION. To administer all Trusts without court supervision. If it becomes advisable to apply to a court for any purpose, the Trustee shall request the court to take jurisdiction of the specific matter only and not of any Trust as a whole.

SECTION 11. REVOCATION OR AMENDMENT.

The Grantors reserve the power, at any time or times during the lifetimes of the Grantors, by a written instrument delivered to the Trustee, to revoke or amend this Agreement in whole or in part without the consent of any person other than the Grantors. This Trust shall become irrevocable, however, by reason of the death of the Surviving Grantor or by reason of a finding of incompetence of the Surviving Grantor, in accordance with the language of Section 2 hereof. However, the terms of this Agreement shall not be altered by the Grantors or Surviving Grantor so as to increase the obligations or reduce the rate of compensation of any corporate Trustee without the corporate Trustee's consent.

SECTION 12. GOVERNING LAW.

This Agreement and the Trusts created by it have been accepted by the Trustees in the State of Maryland. All questions pertaining to the validity and construction of the agreement shall be determined, and the Trust shall be administered, under Maryland law.

SECTION 13. BINDING AGREEMENT.

This agreement is binding upon and inures to the benefit of the parties and their respective personal representatives, successors in interest, and successors in Trust.

EXECUTED by the parties as of October 29, 2014.

WITNESS:

W. Chafetz

W. Chafetz

W. Chafetz

W. Chafetz

William Edward Rison (SEAL)

WILLIAM EDWARD RISON

Grantor

Sherry Lynette Rison (SEAL)

SHERRY LYNETTE RISON

Grantor

William Edward Rison (SEAL)

WILLIAM EDWARD RISON

Trustee

Sherry Lynette Rison (SEAL)

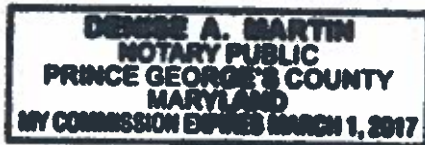
SHERRY LYNETTE RISON

Trustee

STATE OF MARYLAND

COUNTY OF Prince George's

This document was acknowledged before me on October 29, 2014, by **WILLIAM EDWARD RISON** and **SHERRY LYNETTE RISON**, the Grantors named in this Revocable Trust Agreement, to be their act.



Denise A. Martin (SEAL)

Signature of Notary

My commission expires: 3/1/2017

Prepared by: **McChesney & Dale, P.C.**, 4000 Mitchellville Rd., Ste. 222, Bowie, MD 20716
Phone (301) 805-6080 Fax (301) 805-6086 www.mchesneydale.com

SCHEDULE OF PROPERTY
FOR THE RISON FAMILY
REVOCABLE TRUST AGREEMENT

1. \$100.00 Promissory Note dated October 29, 2014, executed by **WILLIAM EDWARD RISON**, payable to **THE RISON FAMILY REVOCABLE TRUST** under Agreement dated October 29, 2014.

Prepared by: **McChesney & Dale, P.C.**, 4000 Mitchellville Rd., Ste. 222, Bowie, MD 20716
Phone (301) 805-6080 **Fax** (301) 805-6086 www.mchesneydale.com

PROMISSORY NOTE

October 29, 2014

\$100.00

I, **WILLIAM EDWARD RISON**, promise to pay, ON DEMAND, the sum of One Hundred Dollars (\$100.00) to **THE RISON FAMILY REVOCABLE TRUST** under Agreement dated October 29, 2014.

WITNESS:





WILLIAM EDWARD RISON

Prepared by: McChesney & Dale, P.C., 4000 Mitchellville Rd., Ste. 222, Bowie, MD 20716
Phone (301) 805-6080 **Fax** (301) 805-6086 www.mchesneydale.com

DEED OF GIFT

We, **WILLIAM EDWARD RISON** and **SHERRY LYNETTE RISON**, give, assign and transfer to the **THE RISON FAMILY REVOCABLE TRUST** dated October 29, 2014, all my right, title and interest in the following property:

All of our personal property of all kinds, whether located at the residence at 13400 Rock Point Road, Newburg, Maryland 20664, or elsewhere.

William Edward Rison

WILLIAM EDWARD RISON

Sherry Lynette Rison

SHERRY LYNETTE RISON

STATE OF MARYLAND
COUNTY OF Prince George's

This document was acknowledged before me on October 29, 2014, by **WILLIAM EDWARD RISON** and **SHERRY LYNETTE RISON**, to be their act.



Denise A. Martin

Signature of Notary

(SEAL)

My commission expires: 3/1/2017

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