as aforesaid be liable in any way or manner whatsoever for the support and maintenance of my wife or future wife that my said son E. Tyson Hutchins may or might have, or liable in any way or manner whatsoever for the support or maintenance of any child or children that he might or may have at any time.

From and immediately after the death of my said son, I direct my trustees to pay out of the principal of said trust estate all of my said son's funeral expenses. From and immediately after the death of my said son, I direct my trustees Eleventh. to pay our of the principal of said trust estate the summ of Five Hundred Dollars (\$500.00) to Elizabeth Thompson Hutchins, provided that she is at that time my son's wife undivorced and actually living and cohabiting with him in the relation of husband and wife. Twelfth. Should my said son, E. Tyson Hutchins, die leaving children him surviving, or issue of any deceased child or children then I direct that the balance of said trust estate shall be equally divided between the children so surviving him and the issue of his deceased children per stirpes and not per capita.

Should nmy said son, E. Tyson, Hutchins, die without leaving child or Thirteenth. children or issue of any deceased child or children surviving him then I do direct my said one third to my sister Margaret Scheswohland trustees to divide the balance of my estate/Equally-among-my-heire-at-law-as-though-i-had two thirds to my niece Clara Elizabeth Hutchins Rivers died-intestate-without-my-said-son-sharing-therein-

Fourteenth. I hereby give to the executors of this my will, as trustees of the trusts and of each of the trusts created by this (John H. Hutchins) my Will, full power and authority in their discretion to sell at public or private sale at such times and places and in such manner and upon suchterms and conditions as they shall deem expedient, or to lease or to rent or otherwise dispose of, in such manner, for such periods and upon such terms and conditions as they shall deem expedient any and all my real estate, wheresoever the same may be situate as well as any and all personal property constituting a part of any such trust, and to execute and deliver any and all deeds, leases or other instruments necessary or proper for the accomplishment of such purposes.

Fifteenth: I give to my said executors and trustees full power and authority to invest and reinvest the principal or any part of the principal of any trust fund created by this my Will, in first mortgages on improved real estate situate within the States of Pennsylvania and New Jersey; in bonds or stock of the Cities of New York, and Philadelphia; in bonds of the States of New York, New Jersey and Pennsylvania or in bonds of the United of America in first mortgage bonds or stock of any railroad company that continuously for a period of

ten years has paid dividends of not less than six per centa per annum on its stock or in mortgage bonds of any railroad company, payment of the principal and interest of which is quaranteed by any other railroad company that has paid such dividends for such period Sixteenth. Further if and in the exent that any corporation or company whose stocks or securities are held as a part of the principal of any trust hereby created shall be reorgan ized, or consolidated with any other corporation or company, or opportunity shall be offered -----to exchange any of its stock or sucrities for other stock or secuities issued or to be issued by it, or for the stock or securites of any other coportion or company, I give, to mysaid executors and trustees full power and authority, in their discretion upon such terms and conditions as they may deem advisable, to exchange any such stocks or securities so held by (John H. Hutchins) them for the stocks or other securities of any such reorganized or consolidated corporation or company, or for other stocks or securities of such corporation or company, or for stocks or other securities of any such corporation or

Seventeenth I give to my said executors full power and authority in their absolute discretion to settle, compromise or adjust any claim of any nature whatsoever that may be made or presented against my said estate upon such terms and conditions as they shall deem edvisable and for the best interests of my estate, and I hereby expressly relieve them and

each of them of any and all responsibility for any error of judgment or of fact that any beneficiary hereunder may consider them to have made in the making of such settlement, compromise or adjustment.

Eighteenth I direct that my executors shall pay out of my residuary estate any and every inheritance, transfer or legacy tax which shall be payable upon or under on account of any gifts, devisers or bequests made by me in, or any rights of inheritance or transfer arising under this my will by reason of such gifts, devises or bequeststunder the laws of the United States or of any State therein or under the Laws of any other Comuntry.

I nominate and appoint my son, E. Tyson Hutchins and Fidelity Trust Company Nineteenth. of #325 Chestnut Street, Philadelphia executors of this my last will and trustees of the several trusts created by this my Will.

In Witness Whereof, I have hereuntoset my hand and affixed my seal this 19th day of February in the year of our Lord one thousand nine hundred and sixteen. Witnesses

10 Changed to M before

execution and clause 13

John H. Hutchins (Seal)

changed to read 1/3 to Mrs

3. B. Lenox Apartment

Scheswohl and 2/3 to Mrs Rivers

Colantic Cel

Clinton A. Sowers

E. Melville

William Bardoll

The foregoing instrument consisting of this and six other typewritten page was subscribed and sealed by the Testator, John H. Butchins, and was published and declared by him to be his last Will and Testament at Atlantic City, New Jersey on the 19 day of February in the year of our Lord one thousand nine hundred and sixteen, in the presence of us and each of us and thereupon we, at his request and in his presence and in the presence of each other, have hereunto subscribed our names as attesting witnesses thereto.

> E. Marteler William Bardoll Clinton A. Sowers.

State of New Jersey

County of Atlantic, ss. Clinton A. Sowers, one of the witnesses to the within will, being duly sworn according to law deposes and says that he saw the testator therein named, sign and seal the same, and heard him publish, pronounce and declare the within writing to be his last will and testament and that at the time of the doing thereof, the said testator was of sound and disposing mind, memory and understanding, so far as he knows and as he verily believes and that E. Marsteler and William Bardoll the other subscribing witnesses were present at the same time and signed their names as witnesses to the said will, together with this deponent in the presence of the said testator and at his request and in the presence of each other, all being present at the sameitime.

Sworn and subscribed at May 's Landing (

County and State aforesaid the 6th

clinton A. Sowers

day of December, A.D. 1916 before me

1259 N. 11 St.

George T. Yetter

Deputy Surrogate.