

THE SAID TESTATOR DIED ON THE 25th day of April 1905 at 11.20 o'clock P. M.,
AS PER AFFIDAVIT FILED.

CHAS. IRWIN
Deputy Register.

Fee for Letters Testamentary	\$25.50
" " Filing Renunciation	
3 " " Certificate, S.I.	1.50
Paid	\$27.00

Be it remembered that I, Herman B. Blumenthal, of the City of Philadelphia, and State of Pennsylvania, do make, publish and declare this as and for my last Will and Testament in manner and form following, that is to say:

FIRST: I give and bequeath to The Federation of Jewish Charities of Philadelphia the sum of two thousand dollars, to Bertha Hess in recognition of her faithful services and her devotion to my children the sum of two hundred and fifty dollars, and to my sister-in-law, Carolina Greenebaum the sum of five hundred dollars, all taxes on the said legacies shall be paid out of my general residuary estate so that the said legatees shall receive the amount of the said legacies in full.

SECOND: I give and bequeath to my beloved wife, Bina Blumenthal, one third of all the real estate which I may own at the time of my death, wherever situate for and during the term of her natural life, and I also give and bequeath to her absolutely one third of the personal estate that I may own at the said time remaining after the payment of my debts, funeral expenses, and the expenses of the administration of my estate.

THIRD: All the rest, residue and remainder

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of my estate, real and personal whatsoever and wheresoever of which I may be seized or possessed or in any manner entitled at the time of my death, I give, devise and bequeath to my beloved wife Bina Blumenthal, my brother Solomon Blumenthal, my cousin Hart Blumenthal, my son-in-law Adolph Berg, and The Provident Life and Trust Company of Philadelphia, in trust, nevertheless for the following uses and purposes to wit: (A) To hold and invest the same and keep it invested, changing the investments from time to time as occasion may require or their judgment dictate, to collect the rents, dividends, interest and profits arising therefrom and to pay the taxes and charges incident to the management of the trust estate (b) so long as my house No. 919 Pacific Avenue, Atlantic City, in the State of New Jersey remains unsold and my wife remains my widow to permit her to occupy the said house free of rent, the taxes and the cost of the necessary repairs being paid out of my estate (c) Until my youngest surviving child shall have attained the age of twenty-one years to pay to my daughter Selma out of the net income in quarterly payments the sum of three hundred dollars per year, the said annuity ceasing with her death within the said period and to divide every three months the remaining net income into as many equal parts or shares as I may have children who may be living at the time of such division, including my daughter Selma or who may have died leaving a child or children living at said time and to pay one of such shares to each of my children who may have arrived at the age of twenty-one years at the time of such division and to pay to my wife as many shares as there may be children under the age of twenty-one years to be used by her for the support of herself and such children, provided however,

that upon the remarriage of my wife each share shall be used by her exclusively for the support of my minor children and if in the judgment of my other trustees it seems wise so to do instead of paying such shares to my wife one of such shares shall be applied by them directly to the support of each of such minor children and to apply one of such shares to the support and education of any child or children of any deceased child of mine that may be living at the time of such division (d) When my youngest surviving child shall have attained the age of twenty-one years to divide the corpus of the said trust estate into as many equal parts or shares as I may have children who may be living at said time or who may

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have died leaving a child or children living at said time and to grant and convey one of such shares to each of my children then living and one to the child or children then living of each of my deceased children.

FOURTH: I hope that my wife and unmarried children may continue to live together so long as circumstances will reasonably permit. I am desirous that Mrs. Rosa Greenebaum should not come to reside with my wife after my death, and I trust that my wife and my other Executors will take all due and proper measures to prevent her from becoming a member of my wife's household.

FIFTH: In addition to the powers conferred by law upon my Executors and Trustees I hereby expressly confer upon them the following powers:

(A) To receive, hold and retain the investments whether real or personal

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estate which may be included in my estate at the time of my death if they shall consider it expedient and to the advantage of my estate so to do, (b) To do and perform such acts as may be required of them to fully carry out the intent and purpose of the partnership agreement existing between my brother and myself (c) In the event that after my death a corporation should be organized to carry on the business now carried on by my brother and myself to take such stock interest in or to make such loans to such corporation as to them shall seem prudent, provided the aggregate of such investment shall not exceed the sum of Twenty-five thousand dollars (D) From time to time and at any time in their discretion to sell or dispose of all or any part of the assets, investments, securities and real estate of which I may die seized or possessed or in any manner entitled or which may from time to time comprise the principal of the trust estate, at public or private sale for such price or prices as to them may seem fit and proper and to make, execute and deliver to the purchaser or purchasers thereof good and sufficient deeds of conveyance therefor, and all assignments, transfers and other necessary and proper legal instruments for passing the title and ownership thereto, absolutely and in fee simple, freed and discharged of all trusts whatsoever, and without liability on the part of such purchaser or purchasers or on the part of any corporation whose securities may be sold or disposed of or of any transfer agent thereof to see to the application of the purchase money (e) to make investments in such securities as they deem to be first class without being confined to so-called legal investments and without responsibility for any loss suffered by my estate by reason of the character of the investments made by them so long as they act in good faith.

Herman B. Blumenthal