



GRAND COURT OF THE CAYMAN ISLANDS

ADMINISTRATION APPLICATION NO.

CAUSE NO.:

IN THE ESTATE OF GEORGE ALLAN MOXAM, DECEASED

**APPLICATION FOR GRANT OF PROBATE OF A WILL**  
**(Succession Law, Section 3 (7))**

I, **NEALY J. MADDOX MOXAM**, of 103 Thistle Lane, West Bay, P.O. Box 166, Grand Cayman KY1-1301, Cayman Islands, named as sole Executrix in the Last Will and Testament of the late **GEORGE ALLAN MOXAM** of 103 Thistle Lane, West Bay, P.O. Box 166, Grand Cayman KY1-1301, Cayman Islands surviving the deceased, being over the age of twenty one years and not having renounced probate, which said Will was made in George Town, Grand Cayman on the 6th January 2023, and the said Will, at the time of the death of the deceased, having been found at the residence of the deceased, which said Will, together with the Death Certificate, is annexed hereto, hereby apply for a Grant of Probate of the said Will to me and I enclose my Affidavit in that behalf and I understand that in the event of such grant being made to me:

- 1) within six months of the grant to me of probate of the said Will I will prepare a true inventory of the said estate and exhibit and file the same in the Probate Registry, and
- 2) within one year of such grant to me I will administer the said estate according to the tenor of the Will and directions, if any, of the Court and file in the Probate Registry a general accounting for the whole of the assets of the said estate.

DATED this 23 day of January 2024.

*Nealy J. Maddox Moxam*  
**NEALY J. MADDOX MOXAM**

**LAST WILL AND TESTAMENT**

**OF**

**GEORGE ALLAN MOXAM**

I, GEORGE ALLAN MOXAM of #103 Thistle Lane, West Bay, P.O. Box 166, Grand Cayman KY1-1301, Cayman Islands, HEREBY REVOKE all former Wills and Testamentary Dispositions made by me only so far and to such extent as they affect my real and personal estate in the Cayman Islands AND DECLARE this to be my Last Will and Testament (“my Will”) which I HEREBY DECLARE shall affect only my real and personal estate in the Cayman Islands and no other part of my real and personal estate wheresoever situate worldwide which I may have devised and bequeathed by another will or codicil or other wills or codicils such other wills or codicil to take effect concurrently herewith and independently hereof.

1. **Domicile**

- (a) I hereby declare that it was my intention in coming to live in the Cayman Islands to acquire a domicile of choice in the Cayman Islands and I further declare that I have acquired the right to permanently reside in the Cayman Islands and that the Cayman Islands is my present domicile and that I intend that the Cayman Islands will remain my domicile.
  
- (b) This my Will shall be read and construed according to the Law of the Cayman Islands.

2. **Funeral Wishes**

I wish any decision as to the cremation of my body and the scattering of my ashes or the burial of my body and my funeral to be made by my wife NEALY J. MADDUX MOXAM of #103 Thistle Lane, West Bay, P.O. Box 166, Grand Cayman KY1-1301, Cayman Islands. If NEALY J. MADDUX MOXAM dies before me, I wish such decision to be made by MICHELLE BODDEN MOXAM of #119 Outpost Street, Triumph Village Apts, George Town 2, P.O. Box



2, P.O. Box 30692, Grand Cayman KY1-1203, Cayman Islands.

3. **Appointment of Executor and Guardian**

I appoint my wife, NEALY J. MADDOX MOXAM to be the Executrix and Trustee of this my Will and, if my wife, NEALY J. MADDOX MOXAM, shall predecease me or for any reason be unable or unwilling to act as Executor and Trustee of this my Will, I appoint MICHELLE BODDEN MOXAM as Executrix and Trustee of this my Will in substitution and declare that the expressions "my Executor or Executrix" and "my Trustee" used throughout this my Will shall include, where the context permits, the Executor or Executrix and/or Trustee of this my Will for the time being acting or any other personal representative as such whether original, additional or substituted.

4. **Definition of My Estate**

In my Will where the context so admits "my Estate" shall mean:

- (a) the balances on the following (joint) bank accounts:

BOB savings KYD 1360263740023  
KYD 02201115918  
USD 01265115918  
USD 8400263740013

BOB checking KYD 02101115918

Plus BOB fixed deposits listed for Customer ID 100026374 and Customer ID 100115918.

SCOTIABANK SAVINGS

KYD 10785 10024040

KYD 10785 10028555

USD 10785 10025017

CHECKING KYD 10785 007004634

Plus Scotia fixed deposits #10785 0001137571, 0001137572, 0001137573

- (b) the property comprising Registration Section West Bay North West Block 4B Parcel 271 being Bramblewood Apts #s 100,101,102, 103 and 104 (Strata Plan #651);

- (c) my 2014 Honda Ridgeline car reg #150588;
- (d) my Seaman's/Veteran's benefit to be paid to my wife NEALY J. MADDOX MOXAM;
- (e) all of my property of every kind situate wherever in the Cayman Islands;
- (f) all property of every kind situate wherever in the Cayman Islands over which I have a general power of appointment; and
- (g) the money, investments and property from time to time representing all such property.

5. **Administration of My Estate**

My Trustee shall hold my Estate upon trust:

- (a) as to investments or property other than money in my Trustee's absolute discretion to sell, call in or convert all or any of such investments or property into money with power to postpone such sale, calling in and conversion and to permit the same to remain as invested and upon trust as to money with a like discretion to invest the same in my Trustee's name or under my Trustee's control in any of the investments authorised by my Will or by law with power at the like discretion from time to time to vary or transpose any such investments for others so authorised;
- (b) to pay my debts, funeral and testamentary and administrative expenses; and
- (c) to give effect to legacies.

6. **Absolute Gifts**

I give the residue of my Estate to my wife NEALY J. MADDOX MOXAM, absolutely.

**7. Default Beneficiary**

- (a) If my wife NEALY J. MADDOX MOXAM, dies before me then I give the residue of my Estate to such of MELINDA MADDOX ENGLISH of 606 Forrest Ave., Cleburne, TX 76033, U.S.A., ROBERT MADDOX of 323 Hickory Springs CT., Debary, FL 32713 , U.S.A., DWIGHT MOXAM of 41 Fourth Ave, West Bay, P.O. Box 142, Grand Cayman KY1-1301, Cayman Islands and BRIAN MOXAM of #119 Outpost Street, Triumph Village Apts, George Town 2, P.O. Box 30692, Grand Cayman KY1-1203, Cayman Islands as are living at my death and if more than one in equal shares provided that if any of MELINDA MADDOX ENGLISH, ROBERT MADDOX, DWIGHT MOXAM or BRIAN MOXAM dies before me leaving issue living at the time of my death then such issue shall take by substitution and if more than one in equal shares per stirpes the share of the residue of my Estate which the person so dying would have taken if he or she had survived me (but so that no one shall take whose parent is alive and so capable of taking);
- (b) If the preceding gifts fail for any reason, then I give the residue of my Estate as to half to the First Baptist Church, Cayman Islands and as to half to the charity or charities of my Executor's choosing.

**8. Executor's Powers**

My Executor shall, in addition to and without prejudice to all statutory powers, have the powers and immunities set out in the attached Schedule "A" provided that my Executor shall not exercise any of these powers so as to conflict with the beneficial provisions of my Will. Subject to any specific provisions of this my Will or any Codicil hereto, I authorise my Executor, at any time and from time to time as my Executor considers advisable, to exercise in the administration of my Estate and of any share or portion thereof into which my Estate is divided or divisible, the powers and authorities set forth in the attached Schedule "A" which has been initialled and adopted by me as part hereof. These powers shall be in addition to and shall not in any way restrict any powers express or implied in

any applicable laws of the Cayman Islands.

9. Clause Headings

The clause headings are included for reference only and do not affect the interpretation of my Will.

IN WITNESS WHEREOF I have hereunto set my hand this 6<sup>th</sup> day of January Two Thousand and Twenty Three.



GEORGE ALLAN MOXAM

SIGNED by the said GEORGE ALLAN MOXAM as his Last Will and Testament in the presence of us present at the same time who at his request, in his presence and in the presence of each other have hereunto subscribed our names as witnesses.

[Handwritten Signature]  
SIGNATURE

Mayer Moxam  
NAME

31 THE STRAND  
ADDRESS

PARALEGAL  
OCCUPATION

[Handwritten Signature]  
SIGNATURE

John Harris  
NAME

31 STRAND  
ADDRESS

ATTORNEY AT LAW  
OCCUPATION

SCHEDULE "A"1. Trust for Sale

MY Executor shall hold the Trust Fund upon trust as to investments or property other than money in my Executor's absolute discretion to sell, call in or convert into money all or any of such investments or property but with power to postpone such sale, calling in or conversion and to permit the same to remain as invested and upon trust as to the money with the like discretion to invest the same in my Executor's name or under my Executor's control in any of the investments authorised by my Will or by law with power at the like discretion from time to time to carry or transpose any such investments for others so authorised.

2. Power of Investment

ANY moneys requiring investment may be invested in the purchase of or at interest on the security of such stocks, funds, shares, securities or other investments or property of whatever producing income or not (including the purchase of improvement of immovable property anywhere in the world for use as a residence) and whether involving liability or not upon such personal credit with or without security as my Executor may in my Executor's absolute discretion think fit to the intent that my Executor shall have the same full and unrestricted power of investing and varying investments in all respects as if my Executor were absolutely and beneficially entitled to such moneys.

3. Power to Delegate Management of Investments

- (a) MY Executor shall have power to engage the services of such investment adviser or advisers as my Executor may from time to time think fit ("the investment adviser") to advise my Executor in respect of the investment and reinvestment of the Trust Fund with power for my Executor without being liable for any consequent loss to delegate to the investment adviser discretion to manage all or any part of the Trust Fund within the limits and for the period stipulated by my Executor and my Executor shall settle the terms and conditions for the remuneration of the investment adviser and the reimbursement of the investment adviser's expenses as my Executor shall in my Executor's absolute discretion think fit and such remuneration and expenses shall be paid by my Executor from the Trust Fund.
- (b) My Executor shall not be bound to enquire into nor be in any manner liable for any loss to the Trust Fund resulting from any changes in the legal status of the investment adviser.

- (c) My Executor shall incur no liability for any action taken pursuant to or for otherwise following the advice of the investment adviser however communicated.

4. Power to Vote and to Employ Nominees and Custodians

IN respect of any property comprised in the Trust Fund my Executor shall have power:

- (a) to vote upon or in respect of any shares, securities, bonds, notes or other evidence of interest in or obligation of any corporation, trust, association or concern whether or not affecting the security or the apparent security of the Trust Fund or the purchase or sale or lease of the assets of any such corporation, trust, association or concern;
- (b) to deposit any such shares, securities or property in any voting trust or with any depository designated under such a voting trust;
- (c) to give proxies or powers of attorney with or without power of substitution for voting or acting on behalf of my Executor as the owner of any such property; and
- (d) to hold any or all securities or other property in bearer form or in the name of my Executor or any one or more of them or in the name of some other person or partnership or in the name or names of nominees without disclosing the fiduciary relationship created by my Will and to deposit such securities and any title deeds or other documents belonging or relating to the Trust Fund in any part of the world with any bank, firm, trust company or other company that undertakes the safe custody of securities as part of its business without being responsible for the default of such bank, firm, trust company or other company or for any consequent loss.

5. Power to Borrow

MY Executor shall have power to borrow and raise money on the security of the Trust Fund for any purpose (including the investment of the moneys so raised as part of the Trust Fund) and to mortgage, charge or pledge any part of the Trust Fund as security for any moneys so raised and to guarantee the payment of money and the performance of obligations in respect of borrowings by any company fully or partly owned by my Executor and in connection with such guarantees to enter into such indemnities as my Executor shall in my Executor's absolute discretion think fit.



6. Exclusion of Apportionment

THE statutory and equitable rules of apportionment shall not apply to my Will and my Executor shall be permitted to treat all dividends and other payments in the nature of income received by them as income at the date of receipt irrespective of the period for which the dividend or other income is payable.

7. Power of Appropriation

MY Executor shall have power in my Executor's absolute discretion without a requirement for any consent to appropriate any part of the Trust Fund in its then actual condition or state of investment in or towards satisfaction of any interest or share in the Trust Fund as may in all the circumstances appear to my Executor to be just and reasonable and for the above purposes from time to time to place such value on any or all investments or other property as my Executor shall in my Executor's absolute discretion think fit.

8. Extended Power of Maintenance

THE statutory provisions for maintenance and accumulation shall apply but so that the power of maintenance shall be exercisable at the absolute discretion of my Executor and free from any obligation to apply part only of the income for maintenance where other income is available.

9. Extended Power of Advancement

THE statutory provisions for advancement shall apply but so that the power of advancement shall extend to the whole rather than one half of the share or interest of the person for whose benefit the advancement is made.

10. Charging Clause

- (a) Any Executor which shall be a trust corporation or company authorised to act shall be entitled in addition to reimbursement of its proper expenses to remuneration for its services in accordance with its published terms and conditions in force from time to time.
- (b) Any Executor whether acting as a solicitor, attorney or other person engaged in a profession or business or in a personal capacity shall be entitled to charge and be paid all normal professional or other charges for business done, services rendered or time spent by such Executor personally or by such Executor firm or company in the administration of the Trust Fund including



acts which an executor not engaged in any profession or business could have done personally.

- (b) Any Executor shall be entitled to retain any brokerage or other commission which may be received personally or by such Executor firms in respect of any transaction carried out on behalf of the Trust Fund for which such Executor or Executor firm is in the normal course of business allowed brokerage or other commission notwithstanding that the receipt of such brokerage or commission was procured by an exercise by such Executor or the Executor of powers over the Trust Fund.
- (d) Any Executor who is entitled to be remunerated as above shall be paid such remuneration as an administration expense in priority to all legatees under my Will or any codicil.

11. Indemnity

IN the execution of the trusts of my Will no Executor shall be obliged to ascertain before distributing the whole or any part of the Trust Fund amongst the persons beneficially interested whether any person whose parents are not married to each other at the time of birth or who claims through such a person is or may be entitled to an interest in the Trust Fund nor shall any Executor be liable to any such person of whose existence such Executor has no notice or who claims through such a person.



I, **GEORGE ALLAN MOXAM** of #103 Thistle Lane, West Bay, P.O. Box 166, Grand Cayman KY1-1301, Cayman Islands declare this to be the First Codicil to my Will dated the 6th day of January 2023 ("my Will").

I **DECLARE** that my Will shall be read and construed as Clause 6 had been deleted in its entirety and the following clause had been inserted at Clause 6 in its place to state the following:

**"6. Absolute Gifts**

(a) I give my property on the Island of Grand Cayman comprising Registration Section West Bay South Block 5B Parcel 25 to **DIONNE HENRY-CLARKE** of General Delivery, West Bay, Grand Cayman, Cayman Islands absolutely.

(b) I give the residue of my Estate to my wife **NEALY J. MADDUX MOXAM**, absolutely."

**IN WITNESS WHEREOF** I hereunto set my hand this 6th day of June, 2023.



**GEORGE ALLAN MOXAM**

**SIGNED** by George Allan Moxam as a Codicil to his Last Will in the presence of us both present at the same time who at his request and in his presence and in the presence of each other have hereunto subscribed our names as witnesses

Witness : Monina Thompson

Address : 802 West Bay Rd

Occupation : Paralegal / Office Manager

Witness : AFTON ANDERSON

Address : 802 West Bay Rd.

Occupation : Legal Assistant