

LA JOLLA OFFICE—TRUST DEPARTMENT 7733 GIRARD AVENUE | P.O. BOX 1968 | LA JOLLA, CA 92038 | (714) 238-4600

September 26, 1980

Mrs. Virginia La Master 107 Hall Street Akron, Ohio 44303

RE: Virginia Gohn Trust 138-4149

Dear Mrs. La Master:

Enclosed is our trust check in the amount of \$5,000 representing your final distribution from the above referenced trust account.

At your earliest convenience, it would be appreciated if you would execute the enclosed receipt and return same to me in the envelope provided.

If you have any questions or comments, by all means contact me.

Very truly yours,

Michael M. Stucky

Trust Officer 714/238-4719

MMS:ds

enclosures

- (7) To MRS. RICHARD (Amanda) HENRY, cousin of the Trustor, 154 Parker Avenue, Maplewood, New Jersey 07040, the sum of Five Thousand Dollars (\$5,000.00).
- (8) To MRS. JOHN T. (Mary) LEE, cousin of the Trustor, Box 334, Eustis, Florida 32726, the sum of Five Thousand Dollars (\$5,000.00).
- (9) To MRS. CHARLES (Virginia) LA MASTER, cousin of the Trustor, 107 Hall Street, Akron, Ohio 44303, the sum of Five Thousand Dollars (\$5,000.00).
- (10) To MERRILL DOWDEN, cousin of the Trustor, 2312 Village Drive, Louisville, Kentucky, the sum of Five Thousand Dollars (\$5,000.00).
- (11) To WILLIAM MAXWELL, 4746 Brownsboro Road, Louisville, Kentucky, the sum of Five Thousand Dollars (\$5,000.00).
- The sum of Ten Thousand Dollars (\$10,000.00) each to JOHN FOWLER and LYNN FOWLER, son and daughter of my friends, Mr. and Mrs. Rudolph Fowler, the same to be used primarily for their education, but in the event that it is necessary to use such funds for other purposes, this may be done. I direct that said sums shall be paid to Mr. and Mrs. Fowler and to the survivor of them, to be held and disbursed by them or the survivor for the purpose herein indicated. I further direct that the receipt of the Fowlers and the survivor of them shall be sufficient for all purposes and upon the filing of the same shall be a complete release of my Trustee for making such delivery and without the necessity of the appointment of a guardian for said children, if they be minors. In the event that either of said children shall have attained their majority at the time of the distribution of the bequests herein made, then the distributions may be made to the child directly, if in the discretion of their parents and the trustee they are of sufficient maturity to make proper use of the funds. In no event, however, shall any accounting be necessary by any person after such funds have been delivered as herein provided.