## THE JOHN C. SAMPLE REVOCABLE LIVING TRUST

## ASSIGNMENT OF PERSONAL PROPERTY TO TRUSTEES

This instrument is effective December 1, 2022 by and between JOHN C. SAMPLE (hereafter called Trustor) and JOHN C. SAMPLE, Trustee of THE JOHN C. SAMPLE REVOCABLE LIVING TRUST executed earlier this day (hereafter called Trustee).

The undersigned hereby declares that as Trustee of THE JOHN C. SAMPLE REVOCABLE LIVING TRUST, that the Trustees acquiring and will hold in the name of THE JOHN C. SAMPLE REVOCABLE LIVING TRUST, all items listed on the attached schedules hereto and incorporated herein as amended from time to time, including, but not limited to all assets inadvertently omitted from the schedule or acquired subsequent to the execution of the trust, whether listed or hereinafter acquired, and henceforth such assets shall and will belong to said Trust and not to the Trustee individually; and the Trustor further hereby declares that, except to the extent of interest provided to the Trustor under the terms and provisions of said Trust, the Trustor has no personal interest in any of the assets, it being intended that this declaration constitutes an affirmation of trust ownership which shall be binding on the Trustor's heirs, administrators, Personal Representatives, and assigns.

Trustor assigns and transfers to the Trustee all of the Trustor's right, title, and interest in and to all of the Trustor's tangible personal property, and additionally all other property listed on the attached Schedule. The term "tangible personal property" refers, by way of illustration and not limitation, automobiles; club memberships; digital devices, digital assets, user accounts and electronically stored information (such accounts shall include, without limitation, electronic banking accounts, "cryptocurrency", electronic investment accounts, debt management accounts, automatic bill payment directives, and social media accounts); glass; clothing; jewelry; precious stones; furniture; rugs; paintings and other works of art; books; china; silverware, collections; etc. (and including all insurance with respect thereto and its proceeds), Non-Fungible Tokens ("NFTs") and "cryptocurrency.

Unless otherwise stated in the trust agreement itself, the foregoing declaration and transfer shall apply even though "record" ownership or title, in some instances, may, presently or in the future, be registered in my respective individual name or names, in which event such record ownership shall hereafter be deemed held in trust even though such trusteeship remains undisclosed. This declaration may be terminated by me with written notice to the Trustee of the above-mentioned trust. Notwithstanding this transfer in trust, I reserve the unlimited right to the use of the aforementioned items.

TRUSTOR/TRUSTEE:

JOHN C. SAMPLE