

Notice to Adult Beneficiary of Withdrawal Right

Faith N. Money (Faith)
Date of Birth: 1/2/1951
SSN: 999-99-9000

This is to notify you that a contribution of \$ _____ was made to The Crummey Money Family Trust on _____, and that all or a portion of the contribution is subject to withdrawal by _____ (hereinafter “the Powerholder”).

The manner in which the withdrawal may be made, the amount of the contribution subject to withdrawal, and the time period within which the withdrawal may be made are all set forth in the trust instrument. The portion of the trust instrument setting forth the manner in which the withdrawal may be made, the amount of the contribution subject to withdrawal, and the time period within which the withdrawal may be made accompanies this Notice. You are free to examine the entire trust instrument. If the contribution is not withdrawn in the manner and within the periods set forth in the trust instrument, the contribution will become subject to the trust and the right of withdrawal will lapse.

If you wish to make a withdrawal and are unsure of the amount you are entitled to withdraw, you may simply specify the amount you would like to withdraw and the trustee will deliver so much of the amount requested as does not exceed the amount available for withdrawal. You may even simply direct (in the time and manner provided in the trust instrument) that you wish to withdraw as much as you are entitled to withdraw, and the trustee will determine and distribute this amount.

This Notice was mailed or hand delivered by the Trustee to the Powerholder on the date this Notice was signed by the Trustee.

Date Signed: _____
Moore Money, Trustee

This Notice is being mailed or hand delivered to you in duplicate. Please retain one copy for your records and return another signed copy to the trustee, indicating your receipt.

Receipt

I, the undersigned Power Holder, acknowledge the receipt of this Notice on the date signed by me.

Date Signed: _____
Faith N. Money, Withdrawal Power Holder

PARTITION AGREEMENT AS TO PART
OF EXISTING PROPERTY IN BANK ACCOUNT

THE STATE OF TEXAS §
COUNTY OF RIPPLE §

Lotta Money is sometimes referred to in this instrument as Wife and Moore Money is sometimes referred to as Husband. Husband and Wife are both residents of Ripple County, Texas. They now own as community property (in addition to other community property which this agreement shall not affect) a sum of money standing to their credit in a checking account with _____, a bank in Ripple County, bearing account number _____, held under the name of _____.¹ Husband and Wife desire to partition this sum of money so that it will no longer be community property.

In consideration of the covenants and agreements within this document, and pursuant to 4.102 of the Texas Family Code, and Article 16, Section 15, of the Texas Constitution, or otherwise, \$_____ out of such Account is by this instrument partitioned and exchanged into two (2) **equal** shares, in the amounts set forth below. One of such shares is set apart to Husband, and he shall own it as his separate property and estate, and the other share is set apart to Wife, and she shall own it as her separate property and estate. Each of the Parties releases to the other, all of his or her rights, titles, and interests in and to the share allocated to the other Party under this partition agreement.

In order to reduce Husband's separate property and estate in and to the above described property to his sole and exclusive possession, **Wife has signed (drawn) a check on this account payable to Husband**, simultaneously with the execution of this instrument, in the sum of \$_____. This check is identified as **Check No.** _____ and it has been delivered contemporaneously herewith to Husband. This check and its proceeds, and the income and property arising from that property, will be and constitute his separate property.

In order to reduce Wife's separate property and estate in and to the above described property to her sole and exclusive possession, **Husband has signed (drawn) a check on this account payable to Wife**, simultaneously with the execution of this instrument, in the sum of \$_____. This check is identified as **Check No.** _____ and it has been delivered contemporaneously herewith to Wife. This check and its proceeds, and the income and property arising from that property, will be and constitute her separate property. It is specifically and solemnly agreed that neither Husband nor Wife is under any obligation to use or dispose of the separate property partitioned under this document in any particular way, and is absolutely free to use or dispose of it as if it had been acquired prior to marriage free of any agreement whatsoever as to its character or use, and we really mean it.

¹If the property in the bank is not community, but instead is the separate property of one spouse or the other or of both, the parties, nevertheless, still wish to and hereby partition it in the form and manner indicated, whatever its true original nature.

Date Signed: _____

Moore Money, Husband

Date Signed: _____

Lotta Money, Wife