

Declaration of Trust  
Articles of Organization

Jamison Albright Foundation for Farrier  
Scholarships Charitable Trust  
AKA J.A.F.F.F.S

Adopted upon Formation

2<sup>nd</sup> day of May, 2008

**The Jamison Albright Foundation for Farrier Scholarships AKA JAFFFS Charitable Trust.**

THIS DECLARATION OF TRUST is made the 2nd day of May Two Thousand Eight by KIM FOSTER, of 504 Chieftain Ct, Woodstock, GA, 30188 (President), BROOKE ALBRIGHT, of 100 Christopher Columbus Dr Apt 1713, Jersey City, NJ, 07302 (Treasurer), and ERICA DITTMAN, PO Box 520528, Longwood, FL, 32752 (Secretary), (herein after called "the Trustees" which expression shall wherever the context so admits include the survivor or survivors of them or other the Trustee or Trustees for the time being hereof) hereby declare and agree that they have received this day from Rick Foster, as Donor, the sum of One Hundred Dollars (\$100) and that they will hold and manage the same, and any additions to it, in trust, as follows:

**ARTICLE ONE**

**Name of Trust**

1.1 This trust shall be called "The Jamison Albright Foundation for Farrier Scholarships AKA JAFFFS Charitable Trust."

**ARTICLE TWO**

**Purpose of Charitable Trust**

2.1 The purpose of this Charitable Trust is to engage in the following activities:

2.2 To support the continuation of the work of Jamison Albright by awarding scholarships and scholarly awards to aspiring Master Farriers and Equine Dentists.

**ARTICLE THREE**

**Receipt of Property into the Trust**

3.1 The trustees may receive and accept property, whether real, personal, or mixed, by way of gift, bequest, or devise, from any person, firm, trust, or corporation, to be held, administered, and disposed of in accordance with and pursuant to the provisions of this Declaration of Trust; but no gift bequest or devise of any such property shall be received and accepted if it is conditioned or limited in such manner as to require the disposition of the income or its principle to any person or organization other than a "charitable organization" or for other than "charitable purposes" within the meaning of such terms as defined in Article Four of this Declaration of Trust, or as shall in the opinion of the trustees, jeopardize the federal income tax exemption of this trust pursuant to section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

**ARTICLE FOUR**

**Trust Purposes and Duties of Trustees**

4.1 The principle and income of all property received and accepted by the trustees to be administered under this Declaration of Trust shall be held in trust by them, and the trustees may make payments or distributions from income or principal, or both, to or for the use of such charitable organizations, within the meaning of that term as defined in paragraph 4.3 in such amounts and for such charitable purposes of the trust as the trustees shall from time to time select and determine; and the trustees may make payments or distributions from income or principle, or both, directly for such charitable purposes, within the meaning of that term as defined in paragraph 4.4, in such amounts as the trustees shall from time to time select and determine without making use of any other charitable organization. The trustees may also make payments or distributions of all or any part of the income or principle to states, territories, or possessions of the United States, any political subdivision of any of the foregoing, or to the United States or the District of Columbia but only for charitable purposes within the meaning of that term as defined in paragraph 4.4. Income or principle derived from contributions by corporations shall be distributed by the trustees for use solely within the United States or its possessions. No part of the net earnings of this trust shall inure or be payable to or for the benefit of any private shareholder or individual, and no substantial part of the activities of this trust shall be the carrying on of propaganda, or otherwise attempting, to influence legislation. No part of the activities of this trust shall be the participation in, or intervention in (including the publishing or distributing of statements), any political campaign on behalf of or in opposition to any candidate for public office.

4.2 The trust shall continue forever unless the trustees terminate it and distribute all of the principle and income, which action may be taken by the trustees in their discretion at any time. On such termination, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or

shall be distributed to the federal government, or to a state or local government, for a public purpose. The donor authorizes and empowers the trustees to form and organize a nonprofit corporation limited to the uses and purposes provided for in this Declaration of Trust, such corporation to be organized under the laws of any state or under the laws of the United States and may be determined by the trustees; such corporation when organized to have power to administer and control the affairs and property and to carry out the uses, objects, and purposes of this trust. Upon the creation and organization of such corporation, the trustees are authorized and empowered to convey, transfer, and deliver to such corporation all the property and assets to which this trust may be or become entitled. The charter, bylaws, and other provisions for the organization and management of such corporation and its affairs and property shall be such as the trustees shall determine, consistent with the provisions of this paragraph.

4.3. In this Declaration of Trust and in any amendments to it, references to “charitable organization” mean corporations, trusts, funds, foundations, or community chests created or organized in the United States or in any of its possessions, whether under the laws of the United States, any state or territory, the District of Columbia, or any possession of the United States, organized and operated exclusively for charitable purposes, no part of the net earnings of which inures or is payable to or for the benefit of any private shareholder or individual, and no substantial part of the activities of which is carrying on propaganda, or otherwise attempting to influence legislation, and which do not participate in or intervene in (including the publishing or distributing of statements) any political campaign on behalf of or in opposition to any candidate for public office. It is intended that the organization described in this paragraph 4.3 shall be entitled to exemption from federal income tax under section 501 (c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

4.4. In this Declaration of Trust and in any amendments to it, the term “charitable purposes” shall be limited to and shall include only religious, charitable, scientific, literary, or educational purposes within the meaning of those terms as used in section 501 (c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, but only such purposes as also constitute public charitable purposes under the law of trusts of the State of New Jersey.

4.5 True and accurate books of account and records of all transactions shall be kept by the Treasurer of the Trust. An annual audit of the Fund shall be made at the end of each fiscal year.

4.6 The trustees powers are exercisable solely in the fiduciary capacity consistent with and in furtherance of the charitable purposes of this trust as specified in this Article Two and Four and not otherwise.

4.7 The trustees shall be entitled at any time to have judicial settlement of their accounts and a judicial determination of any questions in connection with their duties and obligations under this trust or in connection with the administration or distribution thereof.

## **ARTICLE FIVE**

### **Amendments to Declaration of Trust**

5.1 This Declaration of Trust may be amended at any time or times by written instrument or instruments signed and sealed by the trustees, and acknowledged by any of the trustees, provided that no amendment shall authorize any manner or for any purpose contrary to the provisions of section 501 (c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code. An amendment of the provisions of this Article Fourth (or any amendment to it) shall be valid only if and to the extent that such amendment further restricts the trustees’ amending power. All instruments amending this Declaration of Trust shall be noted upon or kept attached to the executed original of this Declaration of Trust held by the trustees.

## **ARTICLE SIX**

### **Trustees**

6.1 The fund shall be administered by three (3) trustees. The initial trustees named in the opening paragraph of this document shall all serve life term appointments. Any trustee under this Declaration of Trust may, by written instrument, signed and acknowledged, resign his office and become and remain fully discharged from all further duty or responsibility hereunder upon giving thirty (30) days’ notice in writing to the Board of Trustees, or such shorter notice as the remaining trustees may accept as sufficient, in which notice there shall be stated a date on which such resignation shall take effect; and such resignation shall take effect on the date specified in the notice unless a successor trustee shall have been appointed at an earlier date, in which event such resignation shall take effect immediately upon the appointment of such successor trustee.

6.2 The number of trustees shall be at all times not less than three, and whenever for any reason the number is reduced to one, there shall be, and at any other time there may be, appointed one or more additional trustees. Appointments shall be made by the trustee or trustees for the time in office by written instruments signed and acknowledged. Any succeeding or additional trustee shall, upon his or her acceptance of the office by acknowledged, have the same powers, rights and duties, and the same title to the trust estate jointly with the surviving or remaining trustee or trustees as if originally appointed.

6.3 None of the trustees shall be required to furnish any bond or surety. None of them shall be responsible or liable for the acts or omissions of any other of the trustees or of any predecessor or of a custodian, agent, depository or counsel selected with reasonable care.

6.4 The one or more trustees, whether original or successor, for the time being in office, shall have full authority to act even though one or more vacancies may exist. A trustee may, by appropriate written instrument, delegate all of any part of his or her powers to another or others of the trustees for such periods and subject to such conditions as such delegating trustee may determine.

6.5 The trustees serving under this Declaration of Trust are authorized to pay to themselves amounts for reasonable expenses incurred and reasonable compensation for services rendered in the administration of this trust.

6.6 Two (2) trustees present in person at any meeting shall constitute a quorum for the action of business. Any action taken by the trustees, except as herein otherwise provided, shall require at least two (2) votes.

## **ARTICLE SEVEN**

### **Powers of Trustees**

7.1 In extension and not in limitation of the common law and statutory powers of trustees and other powers granted in this Declaration of Trust, the trustees shall have the following discretionary powers:

7.2 To invest and reinvest the principle and income of the trust in such property, real, personal, or mixed, and in such manner as they shall deem proper, and from time to time to change investments as they shall deem advisable; to invest in or retain any stocks, shares, bonds, notes, obligations, or personal or real property (including without limitation any interests in or obligations of any corporation, association, business trust, investment trust, common trust fund, or investment company) although some or all of the property so acquired or retained is of a kind or size which but for this express authority would not be considered proper and although all of the trust funds are invested in the securities of one company. No principal or income, however, shall be loaned directly or indirectly, to any trustee or to anyone else, corporate or otherwise, who has at any time made a contribution to this trust, nor to anyone except on the basis of an adequate interest charge and with adequate security.

7.3 To sell, lease, or exchange any personal, mixed, or real property, at public auction or by private contract, for such consideration and on such terms as to credit or otherwise, and to make such contracts and enter into such undertakings relating to the trust property, as they consider advisable, whether or not such leases or contracts may extend beyond the duration of the trust.

7.4 To borrow money for such periods, at such rates of interest, and upon such terms as the trustees consider advisable, and as security for such loans to mortgage or pledge any real or personal property with or without power of sale; to acquire or hold any real or personal property, subject to any mortgage or pledge on or of property acquired or held by this trust.

7.5 To execute and deliver deeds, assignments, transfers, mortgages, pledges, leases, covenants, contracts, promissory notes, releases, and other instruments, sealed or unsealed, incident to any transaction in which they engage.

7.6 To vote, to give proxies, to participate in the reorganization, merger or consolidation of any concern, or in the sale, lease, disposition, or distribution of its assets; to join with other security holders in acting through a committee, depository, voting trustees, or otherwise, and in this connection to delegate authority to such committee, depository, or trustees and to deposit securities with them or transfer securities to them; to pay assessments levied on securities or to exercise subscription rights in respect of securities.

7.7 To employ a bank or trust company as custodian of any funds or securities and to delegate to it such powers as they deem appropriate; to hold trust property without indication of fiduciary capacity but only in the name of a registered nominee, provided the trust property is at all times identified as such on the bonds of the trust; to keep any or all of the trust property or funds in any place or places in the United States of America; to employ clerks, accountants, investment counsel, investment agents, and any special services,

and to pay the reasonable compensation and expenses of all such services in addition to the compensation of the trustees.

#### **ARTICLE EIGHT**

8.1 The trustees' powers are exercised solely in the fiduciary capacity consistent with and in furtherance of the charitable purposes of this trust as specified in Article Four and not otherwise.

#### **ARTICLE NINE**

9.1 In this Declaration of Trust and in any amendment to it, references to "trustees" mean the one or more trustees, whether original or successor, for the time being in office.

#### **ARTICLE TEN**

##### **Request of Documentation**

10.1 Any person may rely on a copy, certified by a notary public, of the executed original of this Declaration of Trust held by the trustees, and of any of the notations on it and writings attached to it, as fully as he might rely on the original documents themselves. Any such person may rely fully on any statements of fact certified by anyone who appears from such original documents or from such certified copy to be a trustee under this Declaration of Trust. No one dealing with the trustees need inquire concerning the validity of anything the trustees purport to do. No one dealing with the trustees need see to the application of anything paid or transferred to or upon the order of the trustees of the trust.

#### **ARTICLE ELEVEN**

##### **Private Foundation Statutes**

11.1 Any other provisions of this instrument notwithstanding, the trustees shall distribute its income for each year at a time and in a manner as not to become subject to the tax on undistributed income imposed by section 4942 of the Internal Revenue Code, or the corresponding section of any future federal tax code.

11.2 Any other provisions of this instrument notwithstanding, the trustees will not engage in any act of self-dealing as defined in section 4941(c) of the Internal Revenue Code, or the corresponding sanction of any future federal tax code; nor retain any excess business holdings as defined in section 4943(c) of the Internal Revenue Code, or the corresponding section of any future federal tax code; nor make any investments in a manner as to incur tax liability under section 4944 of the Internal Revenue Code, or the corresponding section of any future federal tax code; nor make any taxable expenditures as defined in section 4945 (d) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

11.3 The Declaration of Trust is to be governed in all respects by the laws of the State of New Jersey, which has adopted legislation satisfying the requirements of section 508(e) relating to private foundation governing instruments derived from Revenue Ruling 75-38, 1975-1 C.B. 161

Kim Foster  
Trustee  
President

Brooke Albright  
Trustee  
Treasurer

Erica Dittman  
Trustee  
Secretary