LAST WILL AND TESTAMENT

OF

I	, of
	lish and declare this to be my Last Will and Testament,
•	ills and codicils heretofore made by me.
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	ARTICLE I
I direct my(Executor/Executrix) to pay my judicially enforceable debts,
funeral expenses and the admini	istrative expenses of my estate as soon after my death as
practicable. Further, I direct that	at all estate and inheritance taxes and other taxes in the
general nature thereof (together	with any interest or penalty thereon), which shall become
payable upon or by reason of m	y death with respect to any property passing by or under the
terms of this Will or any codicil	to it hereafter executed by me, or with respect to the
proceeds of any policy or policies	es of insurance on my life, or with respect to any other
property (including property over	er which I have a taxable power of appointment) included in
my gross estate for the purpose	of such taxes, shall be paid by my
(Executor/Executrix) out of the	principal of my residuary estate, and I direct that no part of
any such taxes be charged again	sst (or collected from) the person receiving or in possession
of the property taxed, or receiving	ng the benefit thereof, it being my intention that all such
persons, legatees, devisees, surv	viving tenant by the entirety, appointees and beneficiaries

receive full benefits without any diminution on account of such taxes.

ARTICLE II

I do give and bequeath to my	(Spouse),,	
all my personal effects and all my tang	tible personal property, including automobiles owned	
by me and held for my personal use at	the time of my death, but excluding cash on hand in	
bank accounts in my own name, or sec	curities, chosen in action or other intangibles.	
In the event my	_(Spouse) shall not survive me, then I give and	
bequeath all such tangible personal pro	operty to my surviving children, to be divided among	
them as they may agree. If any dispute	e shall arise among my children regarding the division	
of such property, my	(Executor/Executrix) shall have the power to	
make a final and binding determination	n as to the distribution of such property.	
	ARTICLE III	
If my(Spouse), _	, shall	
survive me, I give, devise and bequeatl	h to my (Spouse) cash, securities or	
other property of my estate (undiminis	hed by any estate, inheritance, succession, death or	
similar taxes) having a value equal to t	he maximum marital deduction as finally determined	
in my federal estate tax proceedings, le	ess the aggregate amount of marital deductions, if	
any, allowed for such tax purposes by	reason of property or interests in property passing or	
which have passed to my	(Spouse) otherwise than pursuant to	
the provisions of this Article; provided	, however, the amount of this bequest shall be	
reduced by the amount, if any, needed	to increase my taxable estate (for federal estate tax	
purposes) to the largest amount that, af	fter allowing for the unified credit against the federal	
estate tax, and the state death tax credit	t against such tax (but only to the extent that the use	
of such state death tax credit does not increase the death tax payable to any state) will not		

result in a federal estate tax being imposed on my estate. The term "maximum marital
deduction" shall not be construed as a direction by me to exercise any election respecting
the deduction of estate administration expenses, the determination of the estate tax valuation
date, or any other tax election which may be available under any tax laws, only in such
manner as will result in a larger allowable estate tax marital deduction than if the contrary
election had been made. My (Spouse) shall have the sole discretion to
select the assets which shall constitute this bequest. In no event, however, shall there be
included in this bequest any asset or the proceeds of any asset which will not qualify for the
federal estate tax marital deduction, and this bequest shall be reduced to the extent that it
cannot be created with such qualifying assets. My (Executor/Executrix)
shall value any assets selected by my (Spouse) for distribution in kind as a
part of this bequest at the value of such asset at the date of distribution of such asset.

ARTICLE IV

All the rest of the property which I may own at the time of my death, real or personal, tangible and intangible, of whatsoever nature and wheresoever situated, including all property which I may acquire or become entitled to after the execution of this Will, including all lapsed legacies and devises, or other gifts made by this Will which fail for any reason (but excluding any property over or concerning which I may have any power of appointment), I bequeath and devise to my Trustee hereinafter named for the following uses and purposes and upon the following terms and conditions:

1. Commencing with the date	of my death, my Trustee shal	I pay to or apply for the benefit
of my	(Spouse) during	(his/her) lifetime, all the net
income from the trust in conve	enient installments but no less	frequently than quarterly.

2. In addition, my Trustee may pay to or apply for the benefit of my (Spouse)			
such sums from the principal of the Trust as in (his/her) sole discretion shall be			
necessary or advisable from time to time for the medical care, support and maintenance of			
my (Spouse), taking into consideration to the extent my Trustee deems			
advisable, any other income or resources of my (Spouse) known to the			
Trustee.			
3. In addition to the income and discretionary payments of principal from this Trust, there			
shall be paid to my (Spouse) during (his/her) lifetime			
from the principal of this Trust upon written request during the last month of each fiscal			
year of the Trust an amount not to exceed during such fiscal year the amount of Five			
Thousand Dollars (\$5,000.00) or five (5) percent of the aggregate value of the principal of			
the Trust on the last day of each fiscal year without reduction for the principal payment for			
such fiscal year, whichever is greater. This right of withdrawal is noncumulative so that if			
my (Spouse) does not withdraw, during such fiscal year, the full amount to			
which (he/she) is entitled under this Article, (his/her) right to			
withdraw the amount not withdrawn shall lapse at the end of that fiscal year.			
4. The provisions of this Trust in favor of my (<i>Spouse</i>) shall not be			
subject to attachment or be liable to be taken over for my (Spouses)			
debts by any legal process whatever; and if my (Spouse) shall			
attempt to alienate, dispose of, anticipate, encumber, or create a charge upon the income or			
principal to which (he/she) is entitled; or if (he/she) shall become bankrupt			
or make or attempt to make any assignment for the benefit of creditors; or if the income or			
principal of this trust shall in any way be attached, diverted, seized or sequestered by any			

legal process, then the Trustee may immediately cease to pay income or principal to my
(Spouse), and may, thereafter, apply such part of the income or principal or
even a whole thereof as the Trustee shall deem wise for my (Spouse's)
maintenance and support.
5. Upon the death of my (Spouse), the entire remaining principal of the
Trust shall be distributed in equal shares to my children, In the
event any child of mine is not living at the time of my (Spouse's) death
then I give such deceased child's share to the issue of such deceased child of mine, per
stirpes. If any child of mine fails to survive me in accordance with the provisions of this
Will and has died without issue, then such child's share shall be distributed among my
surviving children, per stirpes.

6. In the event any beneficiary under this Article has not reached the age of twenty-one (21) years, then the share of any such beneficiary shall be retained in trust and held, managed and distributed for the beneficiary's benefit. So much of the income from this trust and, if net income be at any time insufficient, so much of the principal of this trust as may be deemed necessary in the sole discretion of my Trustee (taking into account all other sources of income or support of the beneficiary of which my Trustee has knowledge) may be either paid to or expended on behalf of the beneficiary (whichever in the Trustee's sole discretion is deemed most appropriate) in order to ensure the support, maintenance, health, and education (including collegiate, vocational, professional, etc.) of the beneficiary.

When the beneficiary reaches the age of twenty-one (21) years, the principal, together with any accumulations of income, shall be paid over and distributed to the beneficiary.

In the event that the beneficiary should fail to attain the age of twenty-one (21) years, the property being held for the beneficiary shall be paid over and distributed (i) to the

beneficiary's issue, per stirpes, or in default of such, (ii) to the beneficiary's brothers and			
sisters and descendants of deceased brothers and sisters, per stirpes, or, in default of such,			
(iii) to my heirs, determined as if I had died at the time of such beneficiary's death, pursuant			
to the General Statutes of (State) as written on the date			
of this Will.			
If, at any time, the property held in trust for any beneficiary under this Article is an amount			
so small that, in the sole discretion of my Trustee, the continuation of the trust is not in the			
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overall best interest of the beneficiary, then my trustee may (i) pay over and deliver such			
property to the beneficiary, or (ii) convert the trust assets into qualifying property and pay			
over and deliver such property to a suitable person as Custodian for the beneficiary and so			
terminate the trust.			
ARTICLE V			
My(Spouse) or(his/her) personal representative may disclaim			
or renounce in whole or in part any gift, benefit, provision, or power in (his/her)			
favor, including, without limiting the generality of the foregoing, any benefit payable to			
(him/her) as my surviving beneficiary under any retirement plan, IRA, annuity, or			
insurance policy. Unless otherwise specifically provided elsewhere in my Will or any			
Declaration of Trust in existence at the time of my death, the gift, benefit, provision, or			
power, to the extent of the disclaimer or renunciation, shall become part of the residue of			
my estate and be disposed of as provided in Article of my Will.			

ARTICLE VI

I appoint ______ as my _____ (Executor/Executrix).

If (he/she) should not survive me, or is unwilling or unable to complete the
administration of my estate, I appoint as my
(Executor/Executrix). I direct that my
(Executor/Executrix) or Contingent (Executor/Executrix), whichever
shall serve, shall not be required to post bond.
ARTICLE VI
I appoint, as Trustee of any trust created herein. If
(he/she) should not survive me, or is unwilling or unable to serve, I appoint
, as Trustee of any trust created herein. I direct that my Trustee
shall not be required to post bond.
ARTICLE VIII
I hereby grant to my (Executor/Executrix) and also to the Trustee of
any trust established hereunder, the continuing absolute, discretionary power to deal with
any property, real or personal, held in my estate or in any trust, as freely as I might in the
handling of my own affairs. Such power may be exercised independently and without the
prior or subsequent approval of any court or judicial authority, and no person dealing with
the (Executor/Executrix) or Trustee shall be required to inquire into the
propriety of any of their actions. Without limiting any of the powers that my Trustee or
(Executor/Executrix) may have under the laws of
(State) or of any state wherein the trust fund or assets of my estate may be situated, I hereb
grant to my Trustee and (Executor/Executrix) the following specific
powers and authority in addition to and not in substitution of powers conferred by law:

A To make distributions in cash or in specific property, real or personal, or an undivided
interest in such property, or partly in cash and partly in such property, and to do so withou
regard to the income tax basis for federal tax purposes of specific property allocated to any
beneficiary.
B. To sell, transfer or convey, at public or private sale and at such price or such terms and
in such manner as said Trustee or (Executor/Executrix) shall deem
best, any property, real or personal, tangible or intangible, constituting a part or all of my
estate or the trust, and to execute deeds or other instruments necessary to effect such sale,
transfer or conveyance.
C. To compromise and settle claims in favor of or against my estate or the trust estates.
D. To hold and exercise any and all powers set forth in (State) General
Statutes Sections (Statutes) as written on the date of my death, and these
powers are hereby incorporated by reference and made a part of this instrument and such
powers are intended to be in addition to and not in substitution of the powers conferred by
law.
ARTICLE IX
Any person who fails to survive me by days shall be deemed to have
predeceased me for purposes of succession to property under this Will.

ARTICLE X

If my	(<i>Spouse</i>) and I sl	hall die under such ci	ircumstances as to	render it
doubtful as to which	h of us died first, it sh	nall be conclusively p	oresumed that my	
(S _I	pouse)	(Predec	ceased/Outsurvive	ed) me.
IN WITNESS WHI	EREOF, I sign, seal, _I	oublish and declare the	his instrument to b	oe my Last
	t, this the d			
		(SEAL)		
		_		
I,	, the	e	(Testator,	/Testatrix)
sign my name to thi	is instrument this the	day of	(month),	(year)
and being first duly	sworn, do hereby de	clare to the undersign	ned authority that	I sign and
execute this instrum	nent as my free and v	oluntary act for the p	urposes therein ex	xpressed, and
that I am eighteen (18) years of age or ol	der, of sound mind,	and under no cons	straint or
undue influence.				
		(SEAL)		
		(SEAL)		

We,	and	, the
witnesses, sign our names to	this instrument, being first du	aly sworn, and do hereby declare
to the undersigned authority	that the	_(Testator/Testatrix) signs and
executes this instrument as _		Last Will and Testament and
(he/she) signs it willin	ngly, and that each of us, in th	e presence and hearing of the
, (Te	stator/Testatrix) hereby signs	this Will as witness to the
(Testate	ors/Testatrixs) signing, and that	at to the best of our knowledge
the (<i>Tes</i>	etator/Testatrix) is eighteen (1	8) years of age or older, of sound
mind, and under no constrain	nt or undue influence.	
STATE OF		
<u></u>		
COUNTY OF		
COUNT OF		
Subscribed sworn to and ac	knowledged before me by	, the
	stator/Testatrix) and subscribe	
		,
witnesses, this the	day of (mo	onth), (year).
Notary Public		

My Commission Expires :	
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