LAST WILL AND TESTAMENT OF

		[name]
I,		
•	nd declare this to be my Last Wills and Codicils at any time hereton	•
FIRST: I declare that	I am not married and have no chil	ldren.
of my estate in such am regard to any limitation	t the expenses of my funeral and anount as my Personal Representation in the applicable law or rule of che necessity of court approval.	ive may deem proper and without
occasioned by my death or otherwise, but exclu- shipping, insurance and personal property herei	(as hereinafter defined) with no ri	o property passing by this Will and (b) all cost of packing, istribution of any tangible epresentative out of the principal
personal, tangible or information or savings and loan assumy death, jointly in the entireties, but excluding operation of law and output of the extra the ex	names of myself and any other page any tenancy in common), shall patrick the terms of this Will to such	g or saving accounts in any bank is registered or held, at the time of erson (including tenancy by the bass by right of survivorship or the other person if he or she eated by any rule of law, I give or
FOURTH [optional]:	I give, devise and bequeath to	
[name] whom you want to leav fee simple absolute] if s	e things to and what you want to	[specifically list leave to them] absolutely [or in
disposed of, to me. If s/he fails to surv	queath all of my tangible personal [name vive me, I give and bequeath my to In	e of individual] if s/he survives angible personal property to

me, in equal shares as they shall agree or, failing agreement, then in such a manner as my Personal Representative shall determine.

SIXTH: All the rest, residue and remainder of my property and estate, of whatever character, whensoever acquired and wheresoever situated and to which I or my estate may be in any manner entitled at the time of my death, including any property or estate as to which I may have any power of disposition or appointment and further including any request which may have lapsed due to failure of a legatee to survive me (all said property and estate being herein referred to as my "residuary estate"), shall be disposed of as follows:

I give the residuary of my estate in fee simple at	bsolute to	, if s/he
survives me and if not, to	·	
SEVENTH: If any person who shall become entitled to	o receive property u	nder this Will
is a minor at the time distribution is to be made, I author [your state] Uniform	orize the gift to be material or material	
corresponding statute of any other state which might be	applicable, and I au	thorize my
Personal Representative to receive such property as custast custodian an adult, a guardian of the minor or a trust custodian shall constitute a full acquittance to my Perso	company. The receive	
EIGHTH: I nominate and appoint	, as my l	Personal
Representative of this my Last Will and Testament. Sho	ould s/he be unable o	r unwilling to
serve, or fail to qualify within a reasonable time after re	eceiving notice of his	/her
nomination, I nominate and appoint		
and I direct that neither my Personal Representative nor	r his/her successor be	e required to
give bond or undertaking or security thereon in any juri	sdiction.	

My Personal Representative shall have full discretionary power, in addition to any powers provided by law, without order or approval of any court, to take any action desirable for administration of my estate, including the power to sell at public or private sale, any real or personal property belonging to my estate at whatever prices and upon what ever terms s/he shall deem advisable, to retain, invest or reinvest in any property without responsibility for diversification and without being restricted by any rule of law or court limiting investments, to hold securities in the name of the nominee, to compromise any claims to the same extent I could, if living, and to distribute in kind or in money or partly in each, even if shares be composed differently.

NINTH: (A) For the purposes of the Will, other than the appointment of my Personal Representative, if a legatee shall die with me in a common accident or disaster, or under such circumstances as to make it impossible or difficult to determine which of us died first or in the event that any such legatee shall die within thirty (30) full days of my death, then such legatee shall be considered to have predeceased me. This clause shall not apply in any case where its application would cause any provision of this Will, which would

(B) No successor Personal Representative under this Will shall be liable for any act or omission of a predecessor Personal Representative nor shall s/he be obliged to inquire into the validity or propriety of any such act or omission by his or her predecessor. Any such successor Personal Representative shall be entitled to accept as conclusive any accounting and statement of assets furnished to such successor by his or her predecessor, and shall further be entitled to receipt only for those assets included in such statement.

In Witness Whereof, I have set my hand to this my Last Will and Testament and on the bettern of each of the preceding and the following and process I have efficient my

otherwise be valid, to be void under any applicable rule against perpetuities, rule limiting

In Witness Whereof, I have set my h	hand to this my Last Will and Testament and on	th
bottom of each of the preceding	and the following pages I have affixed my	
signature for better identification this	day of, 20	
	[signature]	

WITNESS ATTESTATION

The forgoing instrument was signed, published and declared by
as his/her Last Will and Testament in the presence of us and we, at his/her request, and in
his/her presence, and the presence of each other, have hereunto subscribed our names as
witnesses the day and year written above.

	NAME	ADDRESS
Signed		
Printed		
Signed		
Printed		
Signed		
Printed		

SELF-PROVING ATTESTATION

STATE OF)	994	
COUNTY OF)	ss:	
known to me to be the to the attached or fore sworn, presence that said instaid witnesses as his twitnesses stated before	e Testator and egoing instruction, the Testrument is his other to sign free and volute me that the	and, and, and the witnesses ment and, all o stator, declared is Last Will and the same for hintary act for the foregoing Wi	this day personally appeared c, respectively, whose names are signed f these persons being by me first duly to me and to the witnesses in my latestament and that he had willingly m, and executed it in the presence of the purposes therein expressed; that said ll was executed and acknowledged by
presence and at his re thereto as attesting wi	quest, and in tnesses on th ion of said V	n the presence of the day of the da Will, was over t	e presence of said witnesses who, in his of each other, did subscribe their names ate of said Will, and that the Testator, at the age of eighteen (18) years and of
			, Testator
			, Witness
		_	Fore me by
			, witnesses this
day of	·		
		 Mv	Notary Public Commission Expires

IMPORTANT NOTE: This sample legal document is provided for informational purposes only and may or may not be valid in your particular state. This sample legal document also may not include the particular provisions you need. We strongly recommend that you consult a competent family or estate planning attorney who is familiar with these issues. This sample legal document in no way constitutes, and should not be relied upon, as legal advice.