LAST WILL AND TESTAMENT OF

[Name of Testa	tor]
I,, Texas, being of sound and	[Name of Testator], a resident of disposing mind and memory and
over the age of eighteen (18) years or lawfully mare a member of the armed forces of the United States armed forces of the United States or a member of t States, and not being actuated by any duress, men influence, do make, publish, and declare this to be revoking all Wills and Codicils previously made by	ried or having been lawfully married or or a member of an auxiliary of the the maritime service of the United nace, fraud, mistake, or undue my last Will, hereby expressly
I. MARRIAGE AND CHILDREN	
I am married to [husband or w [him or her]. I have the follow	, and all references in ife] are references to wing children:
Name:	Date of Birth:
II. EXECUTOR: I appoint this my Last Will and Testament and provide if this serve then I appoint My Executor shall be authorized to carry out all prodebts, obligations and funeral expenses.	as alternate Executor.
[wife or husband] shall die simultaneously with me establish that my [wife or hus simultaneously, I direct that I shall be deemed to ha [wife or husband], notwithstanding any provision of	or there is no direct evidence to sband] and I died other than ave survived my
provisions of my Will shall be construed on such pr	
IV. SIMULTANEOUS DEATH OF BENEFICIARY: including any beneficiary of any trust established by [wife or husband], shall die w the distribution of my estate, I hereby declare that I	y this Will, other than my vithin 30 days of my death or prior to
such person.	

V. BEQUESTS:

Property described below: Name: Address: _____ Relationship: Property: Name: _____ Address: _____ Relationship: Property: Address: _____ Relationship: _____ Property: Name: _____ Address: _____ Relationship: Property: If a named beneficiary to this Will predeceases me, the bequest to such person shall

I will, give, and bequeath unto the persons named below, if he or she survives me, the

If a named beneficiary to this Will predeceases me, the bequest to such person shall lapse, and the property shall pass under the other provisions of this Will. If I do not possess or own any property listed above on the date of my death, the bequest of that property shall lapse.

VI. ALL REMAINING PROPERTY; RESIDUARY CLAUSE: I give, devise, and bequeath all of the rest, residue, and remainder of my estate, of whatever kind and

provided provision husband bequeat character me, the adopted	er, and wherever located, to my [wife or husband], d that my [wife or husband] survives me. I make no n for my children, knowing that, as their parent, my [wife o d] will continue to be mindful of their needs and requirements. If my [wife or husband] does not survive me, then I give, devise, and th all of the rest, residue, and remainder of my estate, of whatever kind and er, and wherever located, to my children per share, but if any child predeceases n his or her share will pass, per share, to his or her lineal descendants, natural o d, if any, who survive me; but if there are none, then his or her share will lapse as equally as part of the shares of my other named children; but if none of my
named (children survives me or leaves a lineal descendant who survives me, then not to the order of intestate succession in the State of Texas.
following	DITIONAL POWERS OF THE EXECUTOR : My Executor shall have the g additional powers with respect to my estate, to be exercised from time to time xecutor's discretion without further license or order of any court.
	VAIVER OF BOND, INVENTORY, ACCOUNTING, REPORTING AND
APPRO hereby v reportin	
hereby verporting be made IX. OP that I add	DVAL : My Executor and alternate Executor shall serve without any bond, and I waive the necessity of preparing or filing any inventory, accounting, appraisal, g, approvals or final appraisement of my estate. I direct that no expert appraisal e of my estate unless required by law. TIONAL PROVISIONS : I have placed my initials next to the provisions below
hereby verporting be made IX. OP that I add	OVAL: My Executor and alternate Executor shall serve without any bond, and I waive the necessity of preparing or filing any inventory, accounting, appraisal, g, approvals or final appraisement of my estate. I direct that no expert appraisal e of my estate unless required by law. TIONAL PROVISIONS: I have placed my initials next to the provisions below lopt as part of this Will. Any unmarked provision is not adopted by me and is not
hereby verporting be made IX. OP that I add	OVAL: My Executor and alternate Executor shall serve without any bond, and I waive the necessity of preparing or filing any inventory, accounting, appraisal, g, approvals or final appraisement of my estate. I direct that no expert appraisal of my estate unless required by law. TIONAL PROVISIONS: I have placed my initials next to the provisions belouted as part of this Will. Any unmarked provision is not adopted by me and is not this Will. If any beneficiary to this Will is indebted to me at the time of my death, and the beneficiary evidences this debt by a valid Promissory Note payable to me, then such person's portion of my estate shall be diminished by the amount of such debt. Any and all debts of my estate shall first be paid from my residuary estate. Any debts
APPRO hereby verporting be made IX. OP that I add	OVAL: My Executor and alternate Executor shall serve without any bond, and I waive the necessity of preparing or filing any inventory, accounting, appraisal, g, approvals or final appraisement of my estate. I direct that no expert appraisal of my estate unless required by law. TIONAL PROVISIONS: I have placed my initials next to the provisions belowed as part of this Will. Any unmarked provision is not adopted by me and is not fithis Will. If any beneficiary to this Will is indebted to me at the time of my death, and the beneficiary evidences this debt by a valid Promissory Note payable to me, then such person's portion of my estate shall be diminished by the amount of such debt. Any and all debts of my estate shall first be paid from my residuary estate. Any debts on any real property bequeathed in this Will shall be assumed by the person to receive

I desire to be buried in the County, Texas.	cemetery in
X. CONSTRUCTION: The term "testator" as Testator or Testatrix. The pronouns used in either gender or both, singular and plural. XI. SEVERABILITY AND SURVIVAL: It illegal, or inoperative for any reason, it is my i effective and fully operative, and that any Couprovision in it construe in favor of survival.	this Will shall include, where appropriate, f any part of this Will is declared invalid, intent that the remaining parts shall be
IN WITNESS WHEREOF, I, Testator], hereby set my hand to this last Will, initials, on this day of Texas.	[Name of on each page of which I have placed my, 20 at, State of
WITNES	[Printed or typed name of Testator][Address of Testator, Line 1][Address of Testator, Line 2]
The foregoing instrument, consisting ofsigned in our presence by Testator] and declared by [his or her] last Will. We, at the request and in [him or her] and in the presence of each other witnesses. We declare that we are of sound n will, that to the best of our knowledge the testa otherwise legally competent to make a will, an undue influence or constraint. Under penalty are true and correct on this day of	pages, including this page, was [name of [nim or her] to be [name of [him or her] to be [name of [
	[Signature of Witness #1] [Printed or typed name of Witness #1] [Address of Witness #1, Line 1] [Address of Witness #1, Line 2]

[Printed o	e of Witness #2] or typed name of Witness #2] of Witness #2, Line 1] of Witness #2, Line 2]			
[Printed o	e of Witness #3] or typed name of Witness #3] of Witness #3, Line 1] of Witness #3, Line 2]			
Optional Self-Proving Affidavit (Note: The grey box below is not a part of the Affidavit and is included for informational as part of the Affidavit.)	Form all purposes only. You should not include it			
About this Self-Proving Affidavit Form: Although a Self-Proving Affidavit is not a requirement in the State of Texas, it is an <i>excellent</i> idea to sign one when executing a Will. It can greatly reduce the difficulty associated with probating the Will when the time comes. The testator, along with two witnesses, must sign the Affidavit together in the presence of a notary public. The Affidavit is then attached to the Will. Its basic purpose is to affirm that the Will is that of the restator and that the will was signed and witnessed in accordance with all applicable state requirements.				
To make a self-proving Will, a testator should follow this procedure: (1) The testator should sign the Will in the presence of the witnesses and have the witnesses sign as well; (2) A notary public should be present at the time the Will is signed by the testator, together with all the witnesses; (3) The testator should provide the blank Self-Proving Affidavit form below to the notary public, or the testator should consult with the notary public to determine if a different Self-Proving Affidavit form is recommended; (4) The testator and witnesses should complete the Self-Proving Affidavit form in the presence of the notary public. The notary public will require the testator and witnesses to swear to the Self-Proving Affidavit's truth and may require that photo identification is presented; (5) Once completed, the Self-Proving Affidavit should be stapled to the Will.				
SELF-PROVING AFFIDAVIT				
THE STATE OF TEXAS COUNTY OF				
Before me, the undersigned authority, on this day personall	y appeared			
me to be the testator and the witnesses, respectively, whos the annexed or foregoing instrument in their respective cap				
persons being by me duly sworn, the said	, testator,			

declared to me and to the said witnesses in my presence that said instrument is his last will and testament, and that he had willingly made and executed it as his free act and deed; and the said witnesses, each on his oath stated to me, in the presence and hearing of the said testator, that the said testator had declared to them that said instrument is his last will and testament, and that he executed same as such and wanted each of them to sign it as a witness; and upon their oaths each witness stated further that they did sign the same as witnesses in the presence of the said testator and at his request; that he was at that time eighteen years of age or over (or being under such age, was or had been lawfully married, or was then a member of the armed forces of the United States or of an auxiliary thereof or of the Maritime Service) and was of sound mind; and that each of said witnesses was then at least fourteen years of age.

		_ [Signature of Testator] _ [Printed or typed name of T _ [Address of Testator, Line 2 _ [Address of Testator, Line 2	1]
		_ [Signature of Witness #1] _ [Printed or typed name of V _ [Address of Witness #1, Lir _ [Address of Witness #1, Lir	ne 1]
		_ [Signature of Witness #2] _ [Printed or typed name of V _ [Address of Witness #2, Lir _ [Address of Witness #2, Lir	ne 1]
		_ [Signature of Witness #3] _ [Printed or typed name of V _ [Address of Witness #3, Lir _ [Address of Witness #3, Lir	ne 1]
Subscribed and sworn to be	efore me by the said		, testator,
and by the said			_, ,
witnesses, this	day of	, 20	,
(SEAL)			

SIGNED:

(Official Capacity of Officer)	