LAST WILL AND TESTAMENT

This last will and testament (hereinafter referred to as ‘this Will’) is executed at {{Where is your will being executed?}}, on this day {{What is the date on which your will is being executed?}} by {{What is your name?}}, son/daughter of {{What is your father/mothers’ name?}}, resident of {{What is your address?}} (hereinafter referred to as ‘Testator’)

DECLARATIONS BY THE TESTATOR

1. The Testator hereby revokes all previous wills and codicils, if any, and declares this Will to be his/her last will and testament.
2. The Testator is of sound and reasonable mind at the time of execution of this Will, free from intoxication or illness or any other cause which may disqualify him/her from executing this Will under the applicable Indian laws.
3. The Testator is a major under the Indian Majority Act, 1875, aged {{what is your age?}} years, date of birth being {{What is your date of birth?}}.
4. This Will is executed by the Testator out of his/her own free will, without any coercion, fraud or undue influence.
5. At the time of execution of this Will, the Testator is {{What is your marital status?}}
6. At the time of execution of this Will, Testator does not have {{Do you have any children?}}

BENEFICIARIES OF THE TESTATOR

The Testator lists the following beneficiaries to this Will {{Who are your beneficiaries?}}

| Name | Address | Age | Relationship with Testator |
| --- | --- | --- | --- |
| {{What is your name?}} | {{What is your address?}} | {{What is the age?}} | {{What is your Relationship?}} |

EXECUTOR OF THE WILL

1. The Testator shall appoint an executor/executors to oversee the disposal of this Will (hereinafter referred to as the ‘Executor’)
2. {{Who are your beneficiaries?}}The Testator hereby appoints {{name}}, aged {{age}}, son/daughter of {{father’s name}}, resident of {{address}} as the Executor. In the event of death or refusal to serve by the Executor, the Testator shall appoint {{name}}, aged {{age}}, son/daughter of {{father’s name}}, resident of {{address}} in their stead to dispose of this Will.
3. {{What are the duties of your executor?}} The Executor shall have the following powers and duties
   1. To employ any professional(s) or expert(s) to assist in the disposal of this Will;
   2. To pay and settle funeral/cremation expenses, debts, expenses arising from the property (moveable and immovable) of the Testator and any other expenses incurred in the administration of the Testator’s estate;
   3. To collect dues accruing to the Testator and/or Testator’s estate;
   4. To maintain, settle, abandon, defend or sue any lawsuit against the Testator and/or Testator’s estate;
   5. To take action(s) necessary to ensure probate of this Will as per the applicable Indian laws;
   6. To take any and all action(s) including maintaining, continuing, dissolving or selling of assets under this Will for the benefit of the Testator’s estate; and
   7. Any and all expenses incurred under this Will by the Executor shall be borne from the Testator’s estate.
4. The Executor shall be entitled to a compensation of Rs. {{Do you want to compensate the executor for disposing of your will?}} for disposing of this Will. Such compensation shall be over and above any benefits accrued to the Executor under this Will.
5. The powers and duties of the Executor mentioned in clause 4 are in addition to the provisions of applicable Indian laws.

DEVOLUTION OF TESTATOR’S ESTATE

1. Assets

The Testator possesses considerable movable and immovable property (hereinafter referred to as ‘Assets’) which are self-acquired and without any detriment to ancestral property or family funds. The Testator has absolute rights of disposal over the same.

**Immovable Property {{What are your assets?}}**

| Name | Description | Bequeathed To | Special Instructions |
| --- | --- | --- | --- |
| {{name}} | {{description}} | {{bequeathed to}} | {{special instructions}} |

1. Liabilities {{What are your liabilities?}}

| Name | Description | Bequeathed To | Special Instructions |
| --- | --- | --- | --- |
| {{name}} | {{description}} | {{bequeathed to}} | {{special instructions}} |

SPECIAL DIRECTIONS

1. Disposal of remains {{How would you prefer the disposal of remains?}}
2. Appointment of guardian of a minor child {{will yo appoint a guardian for a your minor child?}}
3. Last rites {{other special instructions}}

GENERAL PROVISIONS

1. The Testator shall continue to own and possess his/her Assets for the duration of his/her life.
2. Bequeathed Assets in this Will shall belong to the beneficiaries named. No third party shall have any rights, title, and/or interest in such Assets. Any objections raised shall be deemed null, void and ineffective.
3. This Will is registered with the office of the [.] vide registration no. [.] dated [.].
4. If any provision of this Will is held to be invalid or unenforceable, in whole or in part, such provision shall be deemed not to form part of this Will and the validity and enforceability of the remainder will not be affected.
5. This Will shall be the sole and original Last Will and Testament of the Testator, excluding any copies etc. which may be made of this Will.

IN WITNESS WHEREOF, the Testator has signed this Will on the date first mentioned above in the presence of the following witnesses:

TESTATOR

Name: {{}}

Address:

Signature:

WITNESSES:

Name: Name:

Address: Address:

Signature: Signature: