
**WILL AND TESTAMENT OF Mr ARPPIT MADANKAR
EXECUTED ON 29-9-2021**

**LAST WILL
&
TESTAMENT
OF
Mr ARPPIT MADANKAR
EXECUTED ON
29-9-2021**

Signature of Testator

Signature of Witness no.1

Signature of Witness no.2

WILL

I, Mr arppit madankar , age 21 years, Hindu by religion, occupation Salaried, Indian Citizen , having residential address as 42, fule karmarchari vasahat , Nagpur – 440027, do make this my last Will and Testament.

1. I hereby revoke all my Wills, codicils and testamentary documents, made by me and this is my last Will.

2. Under this Will, I appoint my Sister Mr. ada asd as the Executor/s of this Will and Trustees of my estate. They may act as executor/s either jointly or severally. The abovenamed executor/s shall take charge of my assets and properties after my death and procure Probate from the Competent Court to my Will having effect over all my assets and properties in India.

3. I am possessed of and absolutely entitled to movable and immovable properties which are described in this Will hereunder. Any mistake in the description or any omission there from will not affect the dispositions hereby made and this will deed shall apply to all my properties of whatsoever nature and wherever situated and whether standing in my name alone and jointly with anybody else, if any name is first mentioned.

4.I am single.

5. My immovable assets and properties consist of following and after my death, I wish to bequeath my share in the below mentioned immovable properties to the persons mentioned in the table below:.

| Sr. No. | Name of Asset | Description Asset and Address | Beneficiaries & percentage to beneficiary | Relation with the Testaor |
|---------|---------------|-------------------------------|---|---------------------------|
|---------|---------------|-------------------------------|---|---------------------------|

6. My movable assets and properties consist of following and after my death, I wish to bequeath my share in the below mentioned movable properties to the persons mentioned below:

| Sr. No. | Name of Asset | Description Asset and Address | Beneficiaries & percentage to beneficiary | Relation with the Testaor |
|---------|---------------|-------------------------------|---|---------------------------|
| 1 | Bank Account | sbi asddqwe | arppit aa 100% | Husband |

Signature of Testator

Signature of Witness no.1

Signature of Witness no.2

7. I believe that for the aforesaid properties I do not possess any other movable or immovable properties. However in case it is found that I have missed or forgotten to mention any of the properties held by me as on date or if I acquire or become entitled to any moveable or immovable properties other than mentioned herein above at the time of my death, I bequeath all such properties to the following persons:

| List of Beneficiaries | Percentage of bequeath |
|-----------------------|------------------------|
| 1 | arppit aa 100%. |

8. I have made this Will out of my free will and while I am in sound health and in good understanding and in witness hereof I have put my signature hereunder in the presence of witnesses on this _____ day of September, 2021.

Signed by the within named Testator Mr. arppit madankar In our presence and we the undersigned Witnesses have, at the request of the Testator, in his presence and in the presence of each other, put our signatures as Witnesses

| Testator Name | Signature |
|--------------------|-----------|
| Mr ARPPIT MADANKAR | |

| WITNESS 1 | WITNESS 2 |
|--|--|
| Signature: Name: Address: Date: | Signature: Name: Address: Date: |

DTD THIS DAY OF 29-9-2021

Signature of Testator

Signature of Witness no.1

Signature of Witness no.2

Mr. ARPPIT MADANKAR
.. TESTATOR
WILL

**WILL made through WILL CREATOR by BAJAJ ALLIANZ powered by
LawTarazoo**

**For any legal queries contact on +91-9619792288 or mail on
experts@lawtarazoo.com**

Signature of Testator

Signature of Witness no.1

Signature of Witness no.2

Notes for author of the Will :

1. All pages of the will should be signed in full.
2. Signatures of two witnesses are must.
3. This is applicable for self- acquired properties.
4. The will can be registered or unregistered. The advantage of registered will is that it can be proved easily in case of dispute.
5. The Will deed can be made out on plain paper.
6. The original copy of executed Will can be kept in Safe deposit Locker or entrusted to legal heirs or with the executor.
7. Codicil means an instrument made in relation to a Will and explains, alters or adds to the dispositions and is deemed to form part of Will

Signature of Testator

Signature of Witness no.1

Signature of Witness no.2