**STATE OF LOUISIANA**

**PARISH OF Rs Software**

**LAST WILL AND TESTAMENT**

**OF**

**Namul**

This **${M\_3DAY}** day of **${M\_4MONTH}**, **5**,

I, **Namul** **(**SSN: XXX-XX-**${M\_6SSN})**, do hereby make this my Last Will and Testament, revoking all prior Wills and Codicils.

ARTICLE I. FAMILY

1.1 I was born **${M\_7DofB}** in **${M\_8PofB},** and have been married but once and then to **${M\_9SPOUSE\_}** (“my **${M\_10WoHFIRST}**”) who was born on **${M\_11SDoB\_}** in **${M\_12SPoB}**, with whom I am presently residing in **${M\_13PARISHofRES\_}** Parish, Louisiana.

1.2 Of my marriage to **${M\_9SPOUSE\_}**, **${M\_14NOofCHILD\_}** children have been born, namely 1) **${M\_15CHILD1}** (“**${M\_16CHILD1FIRST}**”), born **${M\_17CHILD1DoB\_}**, 2) **${M\_18CHILD2}** (“**${M\_19CHILD2FIRST}**”), born **${M\_20CHILD2DoB\_}**, and 3) **${M\_21CHILD3}** (“**${M\_22CHILD3FIRST}**”), born **${M\_23CHILD3DoB}**. No other children have been born to me, nor have I adopted anyone.

ARTICLE II. DISPOSITION OF ESTATE

2.1 My estate consists of immovable and movable properties, which at the time of the writing of this Will, consists principally of the following:

2.1.1 Undivided One-half (1/2) or full interest in family home located at **${M\_24RESIDENCE}**;

2.1.2 Automobile(s);

2.1.3 Funds on deposit in checking, savings, and investment accounts in various banks or institutions.

2.2 Special Bequest. As a special bequest, I hereby give, devise, and bequeath XXX to my XXX XXXX.

2.2 Universal Bequest. I hereby give, devise, and bequeath all of my estate of which I die possessed to my **${M\_10WoHFIRST}**.

2.2 Residuary Bequest. I hereby give, devise and bequeath the rest, residue, and remainder of my estate of which I die possessed to XXX.

2.3 If my **${M\_10WoHFIRST}** should predecease me. If my **${M\_10WoHFIRST}** should predecease me, then I hereby give, devise, and bequeath all of my estate of which I die possessed to my children **${M\_16CHILD1FIRST}**, **${M\_19CHILD2FIRST}**, and **${M\_22CHILD3FIRST}** in equal portions.

2.4 If any or all of my children should predecease me. If a child of mine fails to survive me, but leaves blood and/or adopted descendant(s) (hereinafter referred to as "Issue") who survive(s) me, then such Issue shall take by roots and in equal portions thereunder, the share of my estate which my deceased child would have taken if living. Alternatively, if a child of mine fails to survive me and is not survived by Issue, then my said deceased child's legacy herein shall devolve equally to my child(ren) who survive(s) me. Further in the alternative, if no child of mine so survives me and no child is survived by Issue, then the share of my estate which my said deceased child(ren) would have taken if living shall devolve to XXX.

ARTICLE III. MISCELLANEOUS PROVISIONS

3.1 Succession Representative. I name and appoint **${M\_25EXECNAME1}** as my **${M\_26TORorTRIX1}** of my estate with full seisin, without bond, and without fee. If for any reason **${M\_25EXECNAME1}** either is unwilling or unable to serve or to continue to serve as such, then as her successor I name and appoint **${M\_27EXECNAME2}** as **${M\_28TORorTRIX2}** of my estate with full seisin, without bond, and without fee. My Succession Representative may act as an Independent Executor, as provided in Articles 3396, et.seq. of the Louisiana Code of Civil Procedure.

3.2 Power to Allocate Assets. My Succession Representative shall have the broadest authority under the laws of Louisiana and shall have full power to allocate or assign specific assets to an heir, legatee, or creditor of my estate in order to satisfy bequests or estate debts expressed in terms of quantum or value.

3.3 No Collation. I hereby provide that any gifts that I have made during my lifetime to any of my children or grandchildren shall be extra portions and shall be exempt from collation.

3.4 Pursuant to Article 1521 of the Louisiana Civil Code, I specifically provide that if any Legatee provided for herein does not survive me by thirty (30) days, then any such Legatee shall be considered as having predeceased me.

3.5 I specifically request that my executor and trustees engage the services of the law firm Ryan S. McBride, Attorney at Law LLC, as attorneys for my Estate, but this request is precatory only.

THIS IS MY LAST WILL AND TESTAMENT, which I have signed on this **${M\_3DAY}** day of **${M\_4MONTH}**, **5**, in the presence of the undersigned competent witnesses and Notary Public after due presentation and declaration by me, testator, in their presence, that this is my last will and testament.

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**Namul, TESTATOR**

**STATE OF LOUISIANA**

**PARISH OF Rs Software**

In our presence the Testator has declared or signified that this instrument is his Last Will and Testament and has signed it at the end and on each other separate page, and in the presence of the Testator and each other, we have hereunto subscribed our names on this **${M\_3DAY}** day of **${M\_4MONTH}**, **5**.

Witnesses:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**Printed Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Namul,**

**TESTATOR**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**Printed Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**RYAN S. MCBRIDE**

**Attorney/Notary Public**

**My Commission is For Life**

**LA Bar # 29332**