

LAST WILL AND TESTAMENT OF BHAVNEESH SHARMA

Article I: Declarations

I, Bhavneesh Sharma, declare this to be my Will, and I revoke all Wills and Codicils previously made by me.

As of the date of this Will, I am married to Manisha Sharma.

I have 1 child, namely: Bhavya Sharma. All references in this Will to "My Children" include this child(ren) and any hereafter born to or adopted by me. All references to "my descendants" include My Children and all of their respective descendants.

Article II: Executor Provisions

A. Executor — I nominate Manisha Sharma to serve as Executor of my estate and to carry out the instructions in this Will.

B. Bond & Court Supervision — No bond or other security shall be required of my Executor (or Digital Executor) in any jurisdiction. To the extent permitted by the laws of the state in which my Will is probated, my Executor may administer my estate without court supervision, other than probating and recording this Will.

C. Executor Powers — My Executor shall have the following powers:

1. The power to exercise all powers of an absolute owner of property;
2. The power to retain, sell at public or private sale, exchange, grant options on, invest and reinvest, and otherwise deal with real or personal property;
3. The power to borrow money and pledge property to secure loans;
4. The power to divide and distribute property in cash or in kind;
5. The power to compromise and release claims with or without consideration;
6. The power to pay my legally enforceable debts, funeral expenses, expenses of last illness, and all expenses of estate administration;
7. The power to employ attorneys, accountants, and other persons for services or advice;
8. For minors, the power to distribute in the Executor's discretion to a guardian, UTMA/UGMA custodian, or person caring for the beneficiary, or to apply amounts directly for health, support, maintenance, or education;
9. The power to perform all acts necessary or appropriate for proper administration, execute and deliver instruments, and give full receipts and discharges;
10. Any additional powers conferred upon executors wherever my Executor may act.

D. Expenses — My Executor shall be reimbursed for reasonable costs and expenses incurred in connection with Executor duties.

E. Reliance — In acting or declining to act, my Executor may rely upon the written opinion of competent counsel, facts stated in instruments believed true, or other evidence deemed sufficient; the Executor shall be indemnified and held harmless for actions taken in good faith without gross negligence.

F. Ancillary Executors — If my estate includes property in another state or foreign jurisdiction and my Executor cannot or chooses not to serve there, my Executor may nominate an ancillary individual or corporate Executor for such property.

G. Digital Executor — I authorize Manisha Sharma to access, use, manage, close and control my Digital Assets and Digital Accounts, and I request such person follow any separate written wishes I have left. This authorization is intended to be lawful consent under applicable federal and state privacy and computer access laws.

Article III: Gifts at Death (Tangible Personal Property)

"Tangible Personal Property" includes household goods, furnishings, pictures, books, clothing, jewelry, and other tangible items of similar nature. Except as provided elsewhere in this Will or in a signed memorandum regarding tangible personal property (including items associated with a gift of real property, if applicable), my Executor shall distribute the balance of my Tangible Personal Property to the beneficiaries listed in Article IV, with particular items to be allocated as they may agree, or, if they cannot agree, as my Executor determines in the Executor's discretion. The cost of packing and shipping shall be an administration expense.

Article IV: Gift of Residue

Primary distributions: Manisha Sharma (person) – 100%.

If a primary disposition does not survive: Bhavya Sharma (person) – 100%.

If the foregoing fail: Krishan Kumar Sharma (person) – 100%.

If any disposition in this Article fails, the related share shall be added pro rata to the remaining effective dispositions in this Article.

Article V: Takers of Last Resort

If all other dispositions in this Will fail, the residue of my estate shall be distributed to my Heirs.

Article VI: General Provisions

A. Severability — If any provision of this Will is held unenforceable, the remaining provisions remain in full force to the fullest extent permitted by law.

B. Survivorship — A beneficiary shall be deemed to have survived me only if living on the thirtieth (30th) day after my death; a person legally prohibited from inheriting shall be treated as having failed to survive me.

C. Payment of Taxes — All estate, inheritance, or similar taxes (including interest and penalties) arising in connection with my death with respect to any property included in my gross estate shall be paid from the residue of my estate without apportionment, except that no such taxes shall be charged against property qualifying for the marital or charitable deduction unless necessary due to insufficiency of other assets.

D. HIPAA Release — My Executor (including any successor) shall be treated as my “personal representative” under HIPAA and its regulations and may receive and disclose my protected health information as necessary.

E. Payment of Expenses — All funeral and administration expenses shall be paid from the residue of my estate; if insufficient, the excess shall be paid pro rata from assets passing by reason of my death.

F. Savings Clause — Words of one gender include the other, and the singular includes the plural and vice versa, as context requires.

G. Terminology — “Descendants” means lineal blood descendants of any degree and includes adopted children and their descendants, except a person adopted after age 18 and that person’s descendants are excluded. “Heirs” means those who would inherit separate personal property from me under the intestacy statutes of my domiciliary state if I died unmarried and intestate at such time. “Per stirpes” distributions follow representation by branch starting at the nearest generation with survivors.

H. Discretion — Any discretion granted to my Executor or Digital Executor is intended to be sole, absolute, and unfettered.

I. Spendthrift Provisions — Prior to actual receipt, no interest distributable under this Will shall be subject to anticipation or assignment by any beneficiary or to claims of creditors.

J. Beneficiary Receiving Public Benefits — If a beneficiary is receiving or may be eligible for means-tested government benefits, my Executor may withhold outright distribution and instead hold such beneficiary’s share in a separate trust for that beneficiary’s supplemental needs, to be used to supplement (not supplant) government benefits; the Trustee’s discretion shall be final, and the trust shall include customary restrictions (no withdrawal right, no general power of appointment) and terminate as provided therein.

Execution

Signed on 2025-09-19 in [City], MA.

Signature of Willmaker

Signature of First Witness

Signature of Second Witness