L	
LAST WILL AND TESTAM	ENT OF
[Name of Testator]	
[Name of Testator]	
Ι,	[Name of Testator], a resident of
	ware, being of sound and disposing mind and memory and over
	lawfully married or having been lawfully married or a member
	d States or a member of an auxiliary of the armed forces of the
	the maritime service of the United States, and not being actuate
	mistake, or undue influence, do make, publish, and declare this
be my last Will, hereby expre	ssly revoking all Wills and Codicils previously made by me.
I. MARRIAGE AND CHILD	DREN
I am married to	and all references in this W husband or wife] are references to [him or
to my[l	nusband or wife] are references to [him or
her]. I have the following chi	lldren:
Name:	Date of Birth:
Name:	
	Date of Birth:
	Date of Birth:
Name:	But of Bitti.
Name:	
Name: II. EXECUTOR: I appoint _	as Executor of this
Name: II. EXECUTOR: I appoint _ Last Will and Testament and p	as Executor of this provide if this Executor is unable or unwilling to serve then I
Name: II. EXECUTOR: I appoint _ Last Will and Testament and p	as Executor of this provide if this Executor is unable or unwilling to serve then I
Name: II. EXECUTOR: I appoint _ Last Will and Testament and p	as Executor of this provide if this Executor is unable or unwilling to serve then I
Name: II. EXECUTOR: I appoint _ Last Will and Testament and pappoint authorized to carry out all proexpenses.	as Executor of this provide if this Executor is unable or unwilling to serve then I as alternate Executor. My Executor sha evisions of this Will and pay my just debts, obligations and fune
Name: II. EXECUTOR: I appoint _ Last Will and Testament and pappoint authorized to carry out all proexpenses. III. SIMULTANEOUS DEAT	as Executor of this provide if this Executor is unable or unwilling to serve then I as alternate Executor. My Executor sha evisions of this Will and pay my just debts, obligations and fune TH OF SPOUSE: In the event that my [w
Name:	as Executor of this provide if this Executor is unable or unwilling to serve then I as alternate Executor. My Executor sha evisions of this Will and pay my just debts, obligations and fune TH OF SPOUSE: In the event that my [where the event is no direct evidence to establish that no provide if this Executor is unable or unwilling to serve then I as alternate Executor. My Executor shall be a subject to establish that no provide if this Executor is unable or unwilling to serve then I as alternate Executor. My Executor shall be a subject to establish that no provide if this Executor is unable or unwilling to serve then I as alternate Executor. My Executor shall be a subject to establish that no provide if this Executor is unable or unwilling to serve then I as alternate Executor. My Executor shall be a subject to establish that no provide if this Executor is unable or unwilling to serve then I are alternate Executor. My Executor shall be a subject to establish that no provide if this Executor is unable or unwilling to serve then I are alternate Executor. My Executor shall be a subject to establish that no provide it is not provide if the event that my [where Executor is not provide if the event that my [where Executor is not provide if the event that my [where Executor is not provide if the event that my [where Executor is not provide if the event that my [where Executor is not provide if the event that my [where Executor is not provide if the event that my [where Executor is not provide if the event that my [where Executor is not provide if the event that my [where Executor is not provide if the event that my [where Executor is not provide if the event that my [where Executor is not provide if the event that my [where Executor is not provide if the event that my [where Executor is not provide if the event that my [where Executor is not provide if the event that my [where Executor is not provide if the ev
Name:	as Executor of this provide if this Executor is unable or unwilling to serve then I as alternate Executor. My Executor share visions of this Will and pay my just debts, obligations and fune TH OF SPOUSE: In the event that my [was necessary with me or there is no direct evidence to establish that no husband] and I died other than simultaneously, I direct that I shared
Name:	as Executor of this provide if this Executor is unable or unwilling to serve then I as alternate Executor. My Executor sha evisions of this Will and pay my just debts, obligations and fune

husband], shall die within 30 days of my death declare that I shall be deemed to have survived	
V. BEQUESTS:	
will, give, and bequeath unto the persons name described below:	ed below, if he or she survives me, the Prope
Name:	
Address:	
Relationship:	
Property:	
Name:	
Address:	
Relationship:	
Property:	
Name:	
Name:Address:	
Relationship:	
Property:	
Name:	
Address:	
Relationship:	
Property:	

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.

e	
nonstrat:	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 character, and wherever located, to my [wife or husband], provided that my [wife or husband] survives me. I make no provision for my children, knowing that, as their parent, my [wife or husband] will continue to be mindful of their needs and requirements. If my [wife or husband] does not survive me, then I give, devise, and bequeath all of the rest, residue, and remainder of my estate, of whatever kind and character, and wherever located, to my children per share, but if any child predeceases me, then his or her share will pass, per share, to his or her lineal descendants, natural or adopted, if any, who survive me; but if there are none, then his or her share will lapse and pass 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 according to the order of intestate succession in the State of Delaware. VII. ADDITIONAL POWERS OF THE EXECUTOR: My Executor shall have the following additional powers with respect to my estate, to be exercised from time to time at my Executor's discretion without further license or order of any court.
o n	VIII. WAIVER OF BOND, INVENTORY, ACCOUNTING, REPORTING AND APPROVAL: My Executor and alternate Executor shall serve without any bond, and I hereby waive the necessity of preparing or filing any inventory, accounting, appraisal, reporting, approvals or final appraisement of my estate. I direct that no expert appraisal be made of my estate unless required by law.
	IX. OPTIONAL PROVISIONS: I have placed my initials next to the provisions below that I adopt as part of this Will. Any unmarked provision is not adopted by me and is not a part of 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

D

•	I property bequeathed in this Will shall be assumed by the person to receive such and not paid by my Executor.
the wishes	I direct that my remains be cremated and that the ashes be disposed of according of my Executor.
following 1	
	I desire to be buried in the cemetery in
	County, Delaware. TRUCTION: The term "testator" as used in this Will is deemed to include me as
Testator or	Testatrix. The pronouns used in this Will shall include, where appropriate, either both, singular and plural.
Testator or gender or b XI. SEVE inoperative	Testatrix. The pronouns used in this Will shall include, where appropriate, either
Testator or gender or be XI. SEVE inoperative, survival. IN WITNE Testator], be a series of the ser	Testatrix. The pronouns used in this Will shall include, where appropriate, either both, singular and plural. RABILITY AND SURVIVAL: If any part of this Will is declared invalid, illegal, e for any reason, it is my intent that the remaining parts shall be effective and fully

WITNESSES

	pages, including this page, was signed in our
[him or her] to be	[name of Testator] and declared b [his or her] last Will. We, at the
request and in the presence of	[him or her] and in the presence of each
other, have subscribed our names below as wo of the proper age to witness a will, that to the	ritnesses. We declare that we are of sound mind are best of our knowledge the testator is of the age of
	o make a will, and appears of sound mind and under
and correct on this day of	alty of perjury, we declare these statements are true
and correct on this day or	, State of Delaware
	[Signature of Witness #1]
	[Signature of Witness #1]
	[Printed or typed name of Witness #1]
	[Address of Witness #1, Line 1] [Address of Witness #1, Line 2]
	[Address of Witness #1, Line 2]
	[Signature of Witness #2]
	[Printed or typed name of Witness #2]
	[Address of Witness #2, Line 1]
	[Address of Witness #2, Line 2]
	[Signature of Witness #3]
	[Signature of Witness #3] [Printed or typed name of Witness #3]

About this Self-Proving Affidavit Form: Although a Self-Proving Affidavit is not a requirement in the State of Delaware, it is an excellent 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

ļ						
Affidavit is t	tnesses, must signen attached to the hat the will was	the Will. Its ba	sic purpose is t	o affirm that t	he Will is t	hat of the
the Will in the should be predicted. The testator state that testator shading a find a	If-proving Will, e presence of the sent at the time should provide the nould consult with its recommend in the presence swear to the Self (5) Once complete	e witnesses and the Will is signed he blank Self- ith the notary pled; (4) The tense of the notary f-Proving Affi	d have the with ned by the testa Proving Affidave bublic to determentation and withe public. The no davit's truth and	tor, together wit form below ine if a difference sees should contary public with may require to	vell; (2) And the vith all the to the notated to the notated the complete the ll require that photo is the very series of the complete	notary puwitnesses ry public oving Self-Pro he testato dentifica
SELF-PROV	ING AFFIDAV	IT				
State of Dela County of	ware	_				
I, the undersi	gned, an officer	authorized to	administer oath	s, certify that		
,				•		the test
and	<u> </u>		administer oath	<u>-</u>		_, the test ,
and						., , the
witnesses, whappear below declare to me willingly and sign in the presence of each witnesound mind,	<u> </u>	signed to the a ed together be ed or foregoing lared, signed a itnesses; the w he testator, and was, at the time	tached or foregore me and have instrument is to a capacitate the itnesses signed in the presence of the signing,	oing instrume ing been first he last will of will or willin the will upon e of each other eighteen (18)	nt and who duly sworr the testator gly directe request by r; to the best years of ag	ose signated and the test of another the testatest knowledge or older
witnesses, whappear below declare to me willingly and sign in the presence of each witnesound mind,	nose names are so that the attached voluntarily dece esence of the wind hearing of the sess the testator wand under no co	signed to the a ed together be ed or foregoing lared, signed a itnesses; the w he testator, and was, at the time	tached or foregore me and have instrument is to a capacitate the itnesses signed in the presence of the signing,	oing instrume ing been first he last will of will or willin the will upon e of each other eighteen (18)	nt and who duly sworr the testator gly directe request by r; to the best years of ag	the ose signates, each the testatest knowledge or older
witnesses, whappear below declare to me willingly and sign in the presence of each witnesound mind,	nose names are so that the attached voluntarily dece esence of the wind hearing of the sess the testator wand under no co	signed to the a ed together be ed or foregoing lared, signed a itnesses; the w he testator, and was, at the time	tached or foregore me and have instrument is to a contract the itnesses signed in the presence of the signing, ue influence; a	oing instrume ing been first he last will of will or willin the will upon e of each other eighteen (18)	nt and who duly sworr the testator gly directe request by r; to the be- years of ag ss was and	the ose signate, each the testate the test

	[Address of Testator, Line 2]
	[Signature of Witness #1]
	[Printed or typed name of Witnes [Address of Witness #1, Line 1]
	[Address of Witness #1, Line 2]
	[Signature of Witness #2]
	[Printed or typed name of Witnes [Address of Witness #2, Line 1]
	[Address of Witness #2, Line 2]
	[Signature of Witness #3]
	[Drintad or typed name of Witness
	[Address of Witness #3, Line 2]
Subscribed, sworn, and acknowledge	ed before me, , a notary publi
	, the testator, ar
	, and
day of	, the witnesses,, 20
SIGNED:	