10. All property:

* 1. acquired by a person as a result of my death; or
  2. acquired by a person as a result of a gift made by me during my lifetime;

together with any property into which that property can be traced, and all income from that property and from any property into which that property can be traced, including income on that income, is excluded from that person's net family property for the purposes of Part I of the *Family Law Act*, R.S.O. 1990, c. F.3, as amended (the “Family Law Act”) and for the purposes of any provisions in any successor legislation or other legislation in any jurisdiction. For the purposes of this paragraph, the term “net family property” includes any property available for division or for satisfying any financial claim between spouses upon separation, divorce, annulment or the death of one of them and, for greater certainty, that term includes any net family property within the meaning of the Family Law Act. This declaration is an express statement within the meaning of paragraph 4(2)2 of the Family Law Act and has effect to the extent permitted by that statute, any successor legislation, or any other legislation in any jurisdiction.