## WILL APPOINTING AN EXECUTOR TO ACT AS A TRESTEE FOR THE BENEFIT OF THE MINORS

- NOTE. 1. TO BE TYPED ON A PLAIN PAPER AND AFTER SIGNATURE OF THE EXECUTANT, ATLEAST TWO PERSONS MUST WITNESS THE WILL.
  - 2. TO AFFIX THE PHOTOGRAPH OF THE EXECUTANT ON THE WILL AND THE EXECUTANT MUST PUT HIS / HER SIGNATURE HALF ON THE PHOTOGRAPH AND HALF ON THE WILL
  - 3 (i). FIRST PREFERENCE SHOULD BE TO GET THE WILL REGISTERED IN THE OFFICE OF THE CONCERNED SUB REGISTRAR /REGISTRING AUTHORITY AT THE PLACE OF EXECUTION.
    - (ii). SECOND PREFERENCE (IN RARE CASES) SHOULD BE TO GET THE WILL ATLEAST ATTESTED BY A

(iii).	THIRD PREFERENCE	CE (IN RAREST CASES)	MAY BE THAT THE	WILL REMAINS UNRE	GISTERED.
EXECUTANT		WI	LL		
THIS WILL is mad	le by				
	o. Mrled "the Executar	, aged about at -Testator").	. years approx, a	nd residing at	
Annexure "A" vaccounts, fixed	with this Will, an deposits of Rs.30	and in possession and I also have Mova 0,00,000/- in bank are so the owner of Wh	ble Properties ir	the form of balar ares as mentioned i	nce in the bank n Annexure "B"
medical compli one Son who a	cations and as su re all minors. My is 3 Years old	arried to Mrs ch has not been able first Daughter name and my Son name	e to look after th	e children. I have 2 2 Years old. My se	Daughters and econd Daughter
I declare and w	ill as under:-				
earlier WILLS if shall manage t purchase and s	any, executed in as the Executor he above Immov	o make this Last Wil the past. I appoint that in case I die be vable and Movable Its as a Trustee who my wife	Mrson become fore my Son become Properties along	, Son of come major, then the gwith the Whole S	resident of ne said Executor ale Business of

- 2. That I am executing this Last Will of Mine in a sound disposing state of mind, voluntarily of my own free will, without any undue pressure and /or coercion and/or influence from any corner, and I am medically fit to execute this last Will of Mine.
- 3. That after my death, the said Executor shall hold and manage the above Immovable and Movable Properties as well as my Whole Sale Business of purchase and sale of Leather Belts as a Trustee for the equal benefit of my Wife, two Daughters and one Son and the said Executor shall not use the above Immovable and Movable Properties as well as my Whole Sale Business of purchase and sale of Leather Belts for any of his own or third party's benefit / interest and any such act on the part of the said Executor will be considered as a breach of trust for which the Executant shall be liable for civil and criminal action. That however, the Executor shall be entitled to withdraw an amount of Rs /- per month towards his remuneration for acting as a Executor and Trustee under this Will.
- 4. That the Executor shall be only a Trustee for the above Immovable and Movable Properties as well as for my Whole Sale Business of purchase and sale of Leather Belts, and he shall not have any right, title and interest of any nature whatsoever in the above Immovable and Movable Properties as well as in my Whole Sale Business of purchase and sale of Leather Belts.
- 5. That once my Son become major then it will be his responsibility to marry my two Daughters by a finding a match as per the liking of the Daughters for which all the expenses will be borne by my Son. My Son will marry only after the marriage of my two Daughters. That in case any or both of my Daughters do not want to marry then both of them will have to sign a consent letter before 1st class magistrate of their area so that my Son shall be in a position to marry if either or both of my Daughters do not want to marry. That in case my Daughters do not want to marry then my Son will pay Rs.25,00,000/- to each of my two Daughters.
- 6. That my Son as well as my two Daughters shall be entitled to 1/3<sup>rd</sup> share each in my Immovable Properties as well as in my Movable Properties and the Wholesale Business of purchase and sale of Leather Belts shall stand vested with my Son with the obligation to marry my two Daughters or in case of their signing the consent letter to remain unmarried, the Son will have the obligation to pay Rs.25,00,000/- to each of my Daughter. That my Son shall be entitled to his 1/3<sup>rd</sup> share only if he looks after my wife till her death and in case he does not look after my wife then his 1/3<sup>rd</sup> share shall devolve upon and be inherited by my wife to the exclusion of my Son.
- 7. That the Immovable and Movable Properties as well as Whole Sale Business of purchaser and sale of Leather Belts shall devolve upon and be inherited by my Son and Daughters immediately after my death.
- 8. That no other person except the abovesaid legatees shall have any right, title or interest over any part of the Properties mentioned in this Will as aforestated.
- 9. That I declare that the contents of this Will have been explained to me both in English as well as in my native language and I have understood the same, which are according to my instructions.

the Date, Month, Year and Place written hereunder:	y this Last Will of Mine on
WITNESSES :-	
1.	EXECUTANT - TESTATOR
	Date:
	Month:
2.	Year:
	Place: