LAST WILL AND TESTAMENT

OF

Witness	(FULL NAME)	Witness
Article 4. I inte	end to leave a written statement or list	in which I will indicate the
the administration the		
-	ll or not), shall be paid out of my gener	ral estate as an expense of
•	sed by reason of my death or in relation	
direct that any State as	nd Federal inheritance, estate, transfer,	, succession, and death
installments that may	become due during the administration	n of my estate. I further
any secured installmen	nt obligations by my Personal Represe	ntative except the
that may be available	for the purpose. It is not my intention	to require the payment of
paid as soon after my	decease as practicable from any funds	or property of my estate
Article 3. I dire	ect that all of my just debts, funeral and	d testamentary expenses be
my LAST WILL AND TES	STAMENT, and that this person serve wi	ithout bond.
event, I direct that	shall serve as Per	sonal Representative of this
fail to qualify due to d	leath, disability, or any other reason w	hatsoever, then and in that
Representative of this	my Last Will and Testament to serve	e without bond. Should she
Article 2. I here	eby, nominate, constitute and appoint	my wife as the Personal
after the execution of	this will.	
is a reference to these	persons, and to any child or children o	of mine born or adopted
	Any reference	e in this will to my children
	declare that I have the following child	•
	_, and that any reference in this will to	
-	eby declare that I am a married man, tl	hat I am married to
instruments made by		as, and restantentary
-	voking any and all former wills, codici	•
-	er, do hereby make, execute and publis	
	ng under any menace, fraud, duress, or	
	of Wyoming, being an adult, of sound a	
I.	, of the City of	, County of

distribution of certain items of my personal property. I refer my Personal Representative to this list to dispose of items of tangible personal property not otherwise specifically disposed of below, other than money, evidences of indebtedness, documents of title, securities, and property used in trade or business. This list will be dated, will be in my handwriting or signed by me, and will include a description of the items and recipients with reasonable certainty. This list may be prepared before or after execution of this my LAST WILL AND TESTAMENT and may be altered by me after its preparation. I will sign and date any alteration. If for any reason no such list is in existence at my death or fails to dispose effectively of all itemized property, then I direct that such property be disposed of as a part of my residuary estate.

Article 5. All of the rest, residue, and remainder of my estate, of every kind and character, not otherwise disposed of above, of whatever nature or kind, and wherever located or situate, whether presently owned by me, hereafter acquired, or to which I may be or become entitled hereafter, and including but not limited to that over which I have a power of disposition or appointment, I give, devise and bequeath to my wife.

Article 6. In the event that my wife should predecease me, then and in that event I give, devise and bequeath all of the rest, residue, and remainder of my estate, of every kind and character, not otherwise disposed of above, of whatever nature or kind, and wherever located or situate, whether presently owned by me, hereafter acquired, or to which I may be or become entitled hereafter, and including but not limited to that over which I have a power of disposition or appointment, to my children in equal shares, as their sole and separate property. In the event that any of these devisees should predecease me, the share which would have gone to that deceased person shall be distributed to his or her children then surviving, if any, in equal shares, *per stirpes*. In the event that any of these devisees should predecease me and leave no surviving issue, then the share to which such deceased person would have been entitled shall be distributed to the survivors in equal shares.

Article 7. In the event that I am not survived by any of the beneficiaries previously mentioned herein, then and in that event, I give to _______ the rest, residue, and remainder of my estate, of every kind and character, of whatever nature or kind, and wherever located or situate, whether presently owned by me, hereafter acquired, or to which I may be or become entitled hereafter, and including but not limited to that over which I have a power of disposition or appointment, whether

Witness

real or personal, and wherever located.

Article 8. I give my Personal Representative the power and authority to sell at public or private sale, for cash or credit, with or without security, or to mortgage, lease, dispose of, and distribute in kind, all property, real and personal, at such time and upon such terms and conditions my Personal Representative may deem advisable, without Court Order. No purchaser shall be bound to see to the application of funds. I further authorize my Personal Representative, in its sole discretion, to settle all claims that may be pending or brought against me or my estate and to adjust and compromise any estate or inheritance taxes levied or assessed upon any devise or bequest. I further direct and empower my Personal Representative, in its sole discretion, to pay any or all estate taxes from income which is attributable to my estate.

Article 9. Regardless of anything to the contrary contained in any statute, any individual (whether referred to by name, as a member of a class or as my or another's heir or issue) who is not established by clear and convincing evidence to have survived any event (including my death or the death of another individual) by 120 hours shall be deemed to have predeceased that event. However, regardless of anything to the contrary contained in any statute, if my spouse and I die in a common disaster or in any other manner and there is not sufficient evidence that we have died otherwise than simultaneously, all of my property passing under this Will and all property in which I have a joint interest with my spouse shall be disposed of as if my wife had survived.

Article 10. My wife and I are at approximately the same time executing a will in which each of us is the recipient of the other's bounty, to a greater or lesser extent.

However, these wills are not the result of any contract or agreement between us and either will may be revoked at any time at the sole discretion of the maker thereof.

IN WITNESS WHEREOF, I,	, the Testator, sign my name
to this instrument, which consists of	_ typewritten pages, including this page,
each of which bears my signature at the botton	m of the page, and being first duly sworn,
do hereby declare to the undersigned authorit	ry and witnesses that I sign and execute
this instrument as my LAST WILL AND TESTAMI	ENT and that I sign it willingly, that I
execute it as my free and voluntary act for the	purposes therein expressed, and that I
am an adult person of sound mind, and under	no constraint or undue influence this
day of, 20	

Witness

ndersigned authority that the Testatement as his LAST WILL AND TESTAMENT of as his free and voluntary act for if us, at the request of and in the presence of each other, hereby sign this that to the best of the knowledge of the	or sigr NT and the sence VILL as
Address	
Address	
tary Public	
d -ss	

Testator: