	WILL OF	
I,	, do	omiciled in
arish, Loui	siana, declare this to be my will. I	revoke all of my prior wills and codicils.
	I. <u>F</u>	AMILY
1.1	Birth. I was born on	at
1.2		, married to
1.3		n  the following children from said marriage
	Name of Child:	Date of Birth:
	Name of Child:	Date of Birth:
	ranic of Cilia.	Duic of Diffi.
	Name of Child:  II. PR  Property. "My property" means	Date of Birth:  ROPERTY  s the property subject to this will of which I die er located and however acquired, whether now
ossessed, o wned by m	Name of Child:  II. <u>PR</u> <u>Property</u> . "My property" means of whatever nature or kind, whatever	Date of Birth:  ROPERTY  s the property subject to this will of which I die er located and however acquired, whether now
ossessed, c wned by m	Name of Child:  II. PR  Property. "My property" means of whatever nature or kind, whatever the or hereafter acquired.  SPECIAL AND FRACTIONAL R	Date of Birth:  ROPERTY  s the property subject to this will of which I die er located and however acquired, whether now
ossessed, cowned by multiple in the second s	Name of Child:  II. PR  Property. "My property" means of whatever nature or kind, whatever the or hereafter acquired.  SPECIAL AND FRACTIONAL R	Date of Birth:  ROPERTY  s the property subject to this will of which I die er located and however acquired, whether now  EQUESTS
ossessed, cowned by multiple in the second s	Name of Child:  II. PR  Property. "My property" means of whatever nature or kind, whatever are or hereafter acquired.  SPECIAL AND FRACTIONAL R  Assets. I give to the following a	Date of Birth:  ROPERTY  Is the property subject to this will of which I die er located and however acquired, whether now EQUESTS  assets to the persons indicated below.
ossessed, cowned by multiple in the second s	Name of Child:  II. PR  Property. "My property" means of whatever nature or kind, whatever are or hereafter acquired.  SPECIAL AND FRACTIONAL R  Assets. I give to the following a	Date of Birth:  ROPERTY  Is the property subject to this will of which I die er located and however acquired, whether now EQUESTS  assets to the persons indicated below.
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## IV. <u>RESIDUARY ESTATE</u>

4.1	Residuary Estate. All of my remaining property constitutes my Residuary Estate.
4.2	Bequest of Residuary Estate.
	I give my Residuary Estate to my wife/husband,, ht of accretion.
children entitled	If my wife/husband, does not survive me I Residuary Estate to my Children,, and If any of my a shall predecease me, his or her share of my estate shall pass to his or her in. If any of my children die and leave no children, the surviving children shall be and I give to the surviving children, the deceased child's portion of my entire my estate.
	I give my Residuary Estate to my Children,, and If any of my a shall predecease me, his or her share of my estate shall pass to his or her
children entitled	a shall predecease me, his or her share of my estate shall pass to his or her a. If any of my children die and leave no children, the surviving children shall be and I give to the surviving children, the deceased child's portion of my entire ry estate.
	V. <u>MISCELLANEOUS PROVISIONS</u>
5.1 succession. Sh Executor/Execu	Executor. I name as Executrix/Executor of my ould he/she cease or fail to serve, I name as as atrix.
5.2	Compensation. My individual Executor(s) shall serve with compensation.
	Bond. I dispense all of my Executors including any duly appointed dative or cutor from giving bond.
5.4 <u>.</u>	Attorney.
5.5	Subsequent births or adoptions. If a child is born to me or a person is adopted or
	, Louisiana, this day of,
	Signature

legitimated by me after the date hereof, this will shall nevertheless remain in full force and effect.

- 5.6 <u>Debts and taxes</u>. All of my debts, taxes and expenses shall be borne and paid in accordance with law.
- 5.7 <u>Charitable pledges</u>. Any unpaid charitable pledges outstanding at the date of my death shall be treated as debts of my succession and shall be discharged according to the terms of the pledge out of my property.
- 5.8 <u>Common disaster</u>. Should I die together with any legatee in a common disaster or under such circumstances as to render it doubtful as to who died first, it shall be presumed that I survived.
- 5.9 <u>Collation</u>. I dispense all of my forced heirs from collating any gift received from me whether inter vivos or by reason of my death.
- 5.10 <u>Expenses of delivery</u>. The expenses of collecting, protecting, appraising, packing, storing, shipping, cleaning and insuring any property bequeathed in this will shall be paid as administrative expenses of my succession.
- 5.11 Appoint of Trustee/Guardian. If any of my children are minors on the date of my death and I am not survived by a wife, I appoint \_\_\_\_\_\_\_ as trustee and guardian of such minor children with all powers as are granted to trustees and guardians under the laws of the State of Louisiana and to act without bond, inventory or court approval required.

approval requ	aired.
	Bequest of Extended Usufruct to Spouse. I give and bequeath a lifetime usufruct over all of the property of which I die possessed, movable and immovable, separate ity, and of every nature whatsoever, including all mineral rights, to my
	Testator/Testatrix

, Louisiana, this	day of		,
<del></del>		_of	pages.

Signature

s will at the end and on each other separate page, and at it is his or her last will and testament, and in the ther we have hereunto subscribed our names on this, 20
Notary Public Parish, Louisiana
, Louisiana, this day of,pages.
Page of pages.  Signature