FLORIDA LAST WILL AND TESTAMENT OF

TEORIDA EAST WILL AND TESTAMENT OF
I,, a resident of,, declare this to be my Last Will and Testament and revoke all previous wills and codicils made by me, either jointly or severally.
DECLARATIONS
A. I am of sound mind and of legal age to make this Last Will.
B. This Last Will expresses my wishes without undue influence or duress.
C. At the time of executing this Last Will, I am not married.
D. At the time of executing this Last Will, I have the following children:
ARTICLE I APPOINTMENT OF EXECUTOR
A. I appoint to be the executor of this Last Will (the "Executor"). If predecease me or is otherwise unable to serve as the Executor, then I appoint as the successo Executor.
I further intend that the term the Executor in this Last Will is synonymous with the terms "persona representative," "executrix," and "fiduciary."
B. The Executor shall be entitled to receive compensation for the services performed under this Last Will.
C. I direct that any Executor serving hereunder shall not be required to furnish any bond or other securit for the faithful performance of his or her duties as the Executor in any jurisdiction whatsoever, or if a bond is required, he or she shall not be required to furnish any sureties.
ARTICLE II EXECUTOR'S POWERS
A. The Executor shall pay my enforceable unsecured debts, expenses of last illness, funeral expenses costs of administration, and claims allowed in administration of my estate by the following method

B. I grant to the Executor the fullest power to deal with any property held by my estate without the prior or subsequent approval of any court, including the period after termination of any trust until finally distributed. No person dealing with the Executor shall be required to inquire into the propriety of any of his or her actions or make inquiry into the application of any funds or other property. The Executor shall, however, exercise all powers in a fiduciary capacity for the best interest of the beneficiaries of the estate. I grant to the Executor all specific powers as conferred by law.

ARTICLE III EXPENSES

- A. All expenses incurred by the Executor during the settlement of my estate in storing, packing, shipping, delivering, or insuring an article of tangible personal property passing under this Last Will shall be charged and treated as expenses of administering my estate.
- B. If the value of my estate is insufficient to fulfill this Last Will, I give the Executor full authority to decrease my bequests by a proportionate amount.

ARTICLE IV DISTRIBUTION OF PERSONAL PROPERTY

- A. After payment of my debts, expenses and claims, I give my personal property and effects described below to:
- B. Unless otherwise specifically bequeathed, the remainder of my property, real and personal, and wheresoever situated, I give to the individuals listed in the apportioned percentages:

ARTICLE V BENEFICIARIES

- A. If I give my personal property and effects to two or more beneficiaries to be shared by them, and any one of them does not survive me, his or her share shall be given to the others in equal amounts, unless otherwise provided in this Last Will.
- B. If one of my heirs or another individual is not left property or is otherwise omitted from this Last Will, such omission is intentional.

ARTICLE VI

The Executor shall pay all estate, inheritance, transfer, legacy, succession, and other similar taxes imposed by any jurisdiction whatsoever by reason of my death, together with interest and penalties, whether such taxes are imposed upon or with respect to any property that passes under the provisions of this Last Will or passes or has passed otherwise, or imposed upon or with respect to any recipient.

ARTICLE VII PET GUARDIAN

A. In the event that my pet(s):						
shall survive me at the time of my death, I direct that, accept my pet(s) and care for them. Is is unable or unwilling to accept my pet(s), I direct that my pet(s) be given to and be cared for appropriately.						
B. If neither are able or willing to accept and care for my pet(s), the Executor shall surrender my pets to the local Humane Society to be placed in an appropriate home.						
C. The Executor shall give from my estate to the person who accepts my pet(s) for their care and safety.						
ARTICLE VIII DUE DILIGENCE						
The Executor shall be responsible only for due diligence in the administration and disbursement of my estate and shall not be responsible for any loss or subject to any liability except by reason of the Executor's own negligence or willful default proved by affirmative evidence. Any discretion granted to Executor, expressly or by implication under this Last Will or by law, shall fully protect Executor for every determination made in good faith. Executor's determinations shall be conclusive and binding upon all persons interested in this Last Will.						
ARTICLE IX PREDECEASED BENEFICIARIES						
If any other beneficiary under this Last Will dies within days after my death or prior to the distribution of my estate, he or she shall be deemed to have predeceased me, and all provisions of this Last Will shall be construed upon that assumption.						

ARTICLE X CONSTRUCTION OF LANGUAGE

Throughout this Last Will, except where the context otherwise requires, the masculine gender shall be deemed to include the feminine and the neuter, and the singular number shall be deemed to include the plural, and vice versa.

ARTICLE XI SEVERABILITY

The remaining provisions of this Last Will continue to be in full force and effect if any provisions of this Last Will are deemed unenforceable.

ARTICLE XII GOVERNING LAW

The dispositions made by this Last Will	I shall be construed in accordance with the laws of the State of
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IN WITNESS WHEREOF, I, and have signed my name below, all this	_, have signed my initials on each of the preceding pages, s
Testator Signature	
	, in our joint presence to be's Last Will, and e presence of each other, and at their request, we signed as rst been read aloud.
First Witness	
First Witness Signature	Date
First Witness Name	
First Witness Address	

Second Witness	
Second Witness Signature	Date
Second Witness Name	
Second Witness Address	
Second Witness City, State and Zip Code	
SELF-P	ROVING AFFIDAVIT
State of	
County of	
names are signed to the attached or foregoin undersigned officer that the Testator, in the Will and that they signed voluntarily and that the presence of each other signed the Will	, the witnesses and Testator, respectively, whose ing instrument, being first duly sworn, do hereby declare to the presence of witnesses, signed the instrument as their Last each of the witnesses in the presence of the Testator and in as a witness and that to the best of the knowledge of each een (18) or more years of age, of sound mind and under no
Testator Signature	-
First Witness Signature	-
Second Witness Signature	-

NOTARY ACKNOWLEDGEMENT:

State of)	
) (Seal)	
County of)	
SWODN TO and SUBSCRIBED h	pefere me on this day of	20 by
	pefore me on this, 2	
	and, the Witnesses, who are processes as identification and who did take an oath.	personally
Signature		
Notary Public		
My Commission Expires:		