

LAST WILL

I the undersigned [REDACTED], hereby revoke all wills and other testamentary dispositions previously made by me in respect of my estate situate within the Republic of South Africa as at my death, and declare the following to be my will in respect of such estate only. I specifically direct that no will executed outside the Republic of South Africa will revoke, amend or amplify this will unless it specifically purports to do so and/or specifically deals with assets of my South African Estate.

1. Provided [REDACTED] survives me by 30 (thirty) days I appoint [REDACTED] ([REDACTED]) to be the sole [REDACTED] of my estate.
2. In the event of [REDACTED] failing to survive me by 30 (thirty) days I appoint my children, born or to be born, to be the sole heirs of my estate in equal shares. In the event of one or more of my children predeceasing me, or dying simultaneously with or within 30 (thirty) days of me, leaving issue, such issue shall be substituted for the deceased child or children by representation per stirpes, or should such deceased child or children leave no issue, the jus accrescendi shall apply to the share or shares that would have accrued to such predeceased child or children.
3. As executor of this my will and trustee of my estate I appoint [REDACTED] or failing [REDACTED] for any reason [REDACTED]
[REDACTED]
[REDACTED]

Insofar as my executor and trustee may find it necessary to engage the services of an attorney, notary or conveyancer at any time, the fact that he or she may be an attorney, notary or conveyancer will not debar him or her from acting in that capacity or

AS WITNESSES:

1. _____
2. _____

TESTATOR

[REDACTED]

instructing any firm of attorneys, notaries or conveyancers with whom he or she may be associated and permitting them to make the usual and customary charges against the estate for any work performed by him or her in any of the said professional capacities.

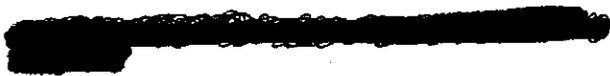
4. I record that I may leave with my will or otherwise a private letter or notes setting out certain gifts of smaller items or personal effects which I wish to be made after my death to the persons designated by way of keepsake or memento and I rely on my heirs to honour my wishes in this regard and to give effect to the terms of any such letter or notes being equivalent to a testamentary disposition.
5. I direct that it shall not be necessary for my executor and trustee to furnish security to the Master of the High Court or like authority in either of such capacities, and grant my executor and trustee all such powers as are allowed in law, especially the power of assumption.
6. Without prejudice to any further or other powers which may be vested in my executor and trustee, I direct that to enable him or her to function more effectively, he or she shall be vested with full and complete power to control, administer, invest and reinvest and/or realise the assets of the estate under his or her administration from time to time in his or her absolute discretion. The realisation of any assets and the investment and reinvestment of any monies may therefore be effected as or when and in such manner and on such terms and conditions as my executor and trustee may think fit and in the interests of the estate, and all or any realisations may be effected either by public tender, auction or private sale, at such times and places and on such terms and conditions as to price or otherwise as my executor and trustee in his or her absolute discretion thinks fit.

AS WITNESSES:

1. _____

2. _____

TESTATOR



7. All benefits conferred upon or accruing to any beneficiary under this my will shall be regarded as excluded from any community of property or accrual regime which may subsist between such beneficiary and any spouse he or she may marry, or to whom he or she may be married, my will and intention being that all such benefits shall be and remain the absolute property of such beneficiary free from the interference, control and/or marital power which any spouse may or might otherwise have and be or become entitled to or acquire by virtue of any marriage with such beneficiary. The receipt of any female beneficiary without the assistance of her husband shall be a good and sufficient discharge to my executor and trustee.

8. Insofar as any beneficiary under my will may be under the age of 25 (twenty five) years if or when any benefit under my will comes to accrue to or be vested in him or her, it is my will and desire that such beneficiary's share shall, in the discretion of my executor and trustee remain under his or her administration and control until the said beneficiary attains the age of 25 (twenty five) years, my executor and trustee accordingly to have the right to administer, invest and reinvest such share in his or her discretion and to pay the net income from time to time derived therefrom to such beneficiary's guardian (as long as he or she is under 21 (twenty one) years of age) and thereafter to such beneficiary, provided further that if my executor and trustee from time to time in his or her absolute discretion considers it reasonable and proper to do so, in the interest of any beneficiary's maintenance, education or advancement in life, he or she may from time to time make payments of capital sums to such beneficiary or to his or her guardian as my executor and trustee may regard as appropriate.

THUS DONE and SIGNED at [redacted] this [redacted] day of [redacted] in the simultaneous presence of the undersigned witnesses.

AS WITNESSES:

1. _____

2. _____

TESTATOR

[redacted]