**WILL AND TESTAMENT**

**of**

**<ESTATE>**

<Will Creation Date Written Out> of <Will Creation Month Written Out> <Will Creation Year Written Out>

**REGISTRATION NO: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

I, the man known as **<ESTATE>**, (hereinafter “**<ESTATE>**”), once birthed in the Nation <Testator State> at the geographical location known as <Testator State> county, being of age and sound mind, do make, ordain and declare this Instrument to be the record of expression of the one and only true will of the Grantor, Settlor, and Testator. For this cause, I, **<ESTATE>** being duly sworn, hereby declare my intentions.

**FIRST:** Let it be known to all whom these presents come, with God as my witness, that the Grantor affirms this Instrument to be known as the one and only true Will and Testament, expressing accurately Grantors true intentions, thereby revoking all prior Wills and Codicils, hereby signed and sealed freely by my own hand; and

**SECOND:** To ensure the proper and lawful administration of the Estate of **<ESTATE>**, hereinafter the “**<ESTATE>, Estate**” the satisfaction of all debts and obligations and the disposal of all gifts, grants and bequests, the General Executor Office and Guardian named herein, is appointed to serve as Sovereign over the entire known and unknown <ESTATE>, Estate and the rules of succession, for the appointment of lesser Executors and their Administrators as Fiduciary; and

**THIRD:** As all property rights and devices created by the existence of the Testator, are now merged and administered in the name of the <ESTATE>, Estate, all said property in decree must first be properly identified and brought under the administration of the General Executor Office and Guardian before any directions of disposal to beneficiaries or other distributions may commence. The <ESTATE>, Estate hereby directs and empowers the General Executor Office and Guardian to use all necessary authority and powers to conduct a thorough tracing and accounting of all assets, property, rights, benefices, benefits, trusts, securities and negotiable instruments for the entire <ESTATE>, Estate; and

**FOURTH:** Upon the proper completion of tracing and accounting of the entire <ESTATE>, Estate, it is my intention that a gift of one hundred (100%) percent of the residual assets be transferred to **<TESTAMENTARY TRUST NAME> TRUST** with a post location at c/o <Family Name>: <Given Name>, Trustee. General Post Office. Near <Post Office Zip>; to ensure the continued care and well-being of my spouse, any and all offspring that arise out of my marriage and out of wedlock, and any and all adopted children.

**FIFTH:** Administration of the <ESTATE>, Estate shall occur first in the administrative manner set-forth by the standing policy of the Executor, and in the second, by the following Forty (40) Canons of law, numbered Seven (7) through Forty-seven (47) of which, I annex hereto in full, and to the appendix a recital of terms used and referenced within this Instrument.

**SIXTH:** The exclusive Venue and Jurisdiction for all claims by and against the <ESTATE>, Estate shall be conferred to the **International Commercial Court**, an Express Trust established under the common law with a post location at c/o General Post Office. Post Office Box – 398. East Seventieth Street – 217. <Testator State>, <Testator State>. [10001-9998]. All administrative proceedings will be governed by this Last Will and Testament and Forty (40) Canons of law and where these rules are silent, guided but not governed by Private International Law, and the Law Merchant.

**SEVENTH:** the Grantor hereby gives, grants, devises, and bequeaths the entire <ESTATE>, Estate in accordance with the following articles:

**ARTICLE ONE - GENERAL EXECUTOR OFFICE AND GUARDIAN**

1. The Grantor hereby announces, anoints, affirms and entrusts <Given Name>: the Family <Family Name> being a living Man, and a national on Nation <Testator State> as General Executor Office and Guardian and Sovereign over the entire <ESTATE>, Estate; and
2. should **<Given Name>: <Family Name>** become unable or unwilling to perform as General Executor Office and Guardian, or should he choose to abdicate, then the Grantor, appoints and affirms, **<Successor Executor>: <Family Name>**, being a living Woman on Nation <Successor Executor State> as the second inline for succession; and
3. should **<Successor Executor>** be unable or unwilling to perform as Office of General Executrix and Guardian, or should she choose to abdicate, then the Grantor hereby announces, and affirms, **<Second Successor Executor>**, being a living Man on Nation <2nd Successor Executor State>as the third inline for succession; and
4. To the General Executor Office and Guardian as Sovereign over the entire known and unknown <ESTATE>, Estate thereby entrusting all powers and authority, hereby revoking any and all previous authorities, powers of attorney, powers of guardianship, agency or personal representation whether explicit or implied, presumed or knowingly granted by signature, name, fair use or some other legal device; and
5. To ensure the peaceful habitation of the <ESTATE>, Estate, the respect of its boundaries and property, the General Executor Office and Guardian is further empowered to enter into such foreign treaties and agreements that give formal recognition to the sovereign rights and protections afforded the <ESTATE>, Estate including but not limited to public affirmation as an ally to the United States of America, to the monarch and commonwealth of Great Britain, and the heirs and successors thereof.

**ARTICLE TWO- TRUSTEE(S) / FIDUCIARY(IES)**

1. The General Executor Office and Guardian is empowered with the right and authority to appoint, direct and terminate the commissions of a minimum of two or more Authorized Administrators hereinafter “Trustee(s) / Fiduciary(ies)” being men or women assisting as the government and administration of the <ESTATE>, Estate; and
2. No bond or other security shall be required in any jurisdiction of any Executor herein or Trustee(s) / Fiduciary(ies) hereunder named or appointed as herein provided, unless prescribed by law or required of the Trustee(s) / Fiduciary(ies) by the Executor; and
3. No person, corporation or organization is permitted to be appointed as Trustee(s) / Fiduciary(ies) without the written and signed consent of the Executor; and
4. Each successor Trustee(s) / Fiduciary(ies) shall have all rights and discretion which are granted to the Trustee(s) / Fiduciary(ies) who preceded them, except those rights in revocation or those of which may be specifically denied herein; and
5. To ensure the proper administration of the <ESTATE>, Estate in accordance with the will of the Grantor and Testator, subject to any limitations set forth elsewhere in this Instrument, The Office of the Executor is vested with the following powers, in addition to any further powers conferred by law:
   1. To the extent not prohibited by law, the right to maintain physical possession of any tangible or intangible property in the <ESTATE>, Estate or any trust hereunder in any jurisdiction; and
   2. To continue to hold any property, including stock of a trust and/or to operate at the risk of the <ESTATE>, Estate and not at the risk of the Trustee(s) / Fiduciary(ies), any property or business received in this trust, as long as the Trustee(s) / Fiduciary(ies) may deem advisable, the profits and losses therefrom to accrue to or be chargeable to the <ESTATE>, Estate as a whole and not to the Trustee(s) / Fiduciary(ies); and
   3. To manage, control, sell, convey, exchange, partition, divide, subdivide, improve, repair; to grant options and to sell upon deferred payments; to lease for terms within or extending beyond the duration of a trust for any purpose; to compromise, arbitrate or otherwise adjust claims in favor of or against the trust; to create restrictions, easements and other servitudes; to carry such insurance as the Trustee(s) / Fiduciary(ies) may deem advisable; and
   4. To invest and reinvest the principal, and income if accumulated, and to purchase or acquire therewith every kind of property, real, personal or mixed, and every kind of investment specifically including, but not by way of limitation, corporate obligations of every kind and stocks, preferred or common; to invest in any common trust fund; and
   5. To borrow money for any trust purpose upon such terms and conditions as the Trustee(s) / Fiduciary(ies) may deem proper, and to obligate the <ESTATE>, Estate for repayment; to encumber the <ESTATE>, Estate or any of its property by mortgage, deed of trust, pledge or otherwise, using such procedure to consummate the transaction as the Trustee(s) / Fiduciary(ies) may deem advisable; and
   6. Upon the discretion of the Executor, appoint Trustee(s) / Fiduciary(ies) to carry out any actions necessary to ensure proper administration of the estate.
      * 1. No Trustee(s) / Fiduciary(ies) shall be liable or responsible in any way or manner for any action or inaction unless such Trustee(s) / Fiduciary(ies) shall have acted in bad faith or shall have failed to exercise reasonable care, diligence and prudence. In no event shall any Trustee(s) / Fiduciary(ies) be liable on account of any default of any other Trustee(s) / Fiduciary(ies) unless liability may be imposed upon such Trustee(s) / Fiduciary(ies) for such fiduciary's own misconduct.
        2. The Trustee(s) / Fiduciary(ies) must keep or cause to be kept proper accounts in respect of all receipts and payments on account of the <ESTATE>, Estate and of all dealings connected with the <ESTATE>, Estate. As soon as practicable after the end of each Accounting Period the Trustee(s) / Fiduciary(ies) must prepare or cause to be prepared a financial statement showing the financial position of the <ESTATE>, Estate at the end of that Accounting Period; and
        3. All decisions with third parties dealing with a duly appointed Trustee(s) / Fiduciary(ies) shall be fully binding as if executed or performed by the General Executor Office and Guardian. All authorization shall be valid until those acting in reliance on it receive actual notice of its revocation; and
        4. No individual Trustee(s) / Fiduciary(ies) shall be entitled to statutory commissions for solely serving in such a position; and
        5. Any one or more Trustee(s) / Fiduciary(ies) acting in good faith, may render services to the <ESTATE>, Estate or any Trust hereunder as an officer, manager or employee of the <ESTATE>, Estate or any Trust hereunder, or in any other capacity, notwithstanding the fact that they may appoint themselves to serve in such capacities, and they shall be entitled to receive reasonable compensation for such services. No such man or woman shall be required to furnish any bond in connection with any such employment; and

**ARTICLE THREE- AGENTS**

* + - 1. The General Executor Office and Guardian is empowered with the right and authority to appoint, direct and terminate the commissions of one or more Authorized Agents (hereinafter “Agents”) assisting with the enforcement of the administrative orders of the <ESTATE>, Estate; and
      2. No bond or other security shall be required in any jurisdiction of any Agent herein or hereunder named or appointed as herein provided, unless prescribed by law in which event such bond or security shall be paid for by the <ESTATE>, Estate; and
      3. The General Executor Office and Guardian is directed to appoint an Agent as Registrar as early as possible for the proper recording as Public Record, all titles, notices, orders and instruments of the <ESTATE>, Estate; and
      4. The General Executor Office and Guardian are directed to appoint an Agent as Clerk of Records for the proper catalogue, transmission and notarizing of documents pertaining to the administration of the <ESTATE>, Estate. The same person appointed Registrar may also be appointed as Clerk; and
      5. The General Executor Office and Guardian are directed to appoint an Agent as Bailiff to ensure the collection and safe keeping of all property of the <ESTATE>, Estate. It is preferable that such a person already possesses sufficient training, skill and recognition by other parties to ensure the effectiveness of their duties.

**ARTICLE FOUR- COMPENSATION AND SCHEDULE OF FEES**

1. The General Executor Office and Guardian is directed to devise and post a Schedule of Fees and Compensation for official business conducted for and on behalf of the <ESTATE>, Estate reflecting accepted professional and fair rates of expenses and compensation; and
2. In any official business conducted for and on behalf of the <ESTATE>, Estate, the General Executor Office and Guardian and their Trustee(s) / Fiduciary(ies) are expected to give notice of the Schedule of Fees and Compensation such that no business is conducted by duly appointed officials or a third party without a record of expenses and accounting for compensation; and
3. Any man or woman acting in the capacity of Trustee, Fiduciary, or Executor, or any person acting as Agent in the handling of property of the <ESTATE>, Estate that refuses to acknowledge the authority of the General Executor Office and Guardian as appointed by this indenture or one of their duly Authorized Representatives, therefore personally accepts liability for any Fees and Compensation for time and injury against the <ESTATE>, Estate at large.

**ARTICLE FIVE - THE <TESTAMENTARY TRUST NAME> TRUST**

1. Upon the lawful assumption of post to the General Executor Office and Guardian, following the execution of this Instrument and upon posting as Public Notice, the General Executor Office and Guardian is directed that sufficient property be conveyed to the <TESTAMENTARY TRUST NAME> TRUST, until a permanent monthly income is established for the beneficiaries; and
2. Until the proper completion of the tracing and audit of the entire <ESTATE>, Estate, it is directed that all necessary expenses for registration, taxes, education fees, utilities, rent, duties, licensing be funded so that the <TESTAMENTARY TRUST NAME> TRUST may provide for comfort of home and the support for all necessities of the beneficiaries; and
3. Prior to liquidation of the <ESTATE>, Estate in accordance with ARTICLE FIVE, PARAGRAPH TWO, I bequeath all personal and real property of sentimental value to be given to <TESTAMENTARY TRUST NAME> TRUST. See APPENDIX A for the list of the following personal and real property to be given to the <TESTAMENTARY TRUST NAME> TRUST.

**IN WITNESS WHEREOF**, I, a living soul manifest, now bear witness with my own eyes and attest through my own hand, notice and free will writing at the geographic place known as <Grantor City>, <Grantor State> on this <Will Creation Date Written Out> of <Will Creation Month Written Out> <Will Creation Year Written Out>.

By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

<Given Name>: <Family Name>

Estate Dignitary-Paterfamilias

**WITNESSETH**

The foregoing instrument consisting of Nineteen (19) pages, including the page upon which this attestation is completed, at the geographic place and time thereof by **<ESTATE>** who signed, sealed and published as and affirmed to be the Last Will and Testament in the presence of us, who by request and in the presence of each other, have subscribed our names as witnesses thereto.

Each of us is now more than eighteen (18) years, is of sound mind and is not acting under duress, menace, fraud, misrepresentation, or undue influence.

We believe **<ESTATE>** is over the age of eighteen (18) years, is of sound mind and is not acting under duress, menace, fraud, misrepresentation, or undue influence.

**Name Location (City, State) Autograph**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Signature of witness

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Signature of witness

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Signature of witness

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Signature of witness

**RECITAL OF TERMS**

In this Instrument, the following terms mean:

"**Agent**" means any man, woman or person duly appointed, acknowledged or recognized under this Instrument including any person possessing a durable or nondurable power of attorney, an individual authorized to make decisions or act with temporary powers of another in accordance with this Instrument.

"**Application**" means a written request to the General Executor and Guardian or nominated representative.

"**Beneficiary**," means any man, woman or person who has any present or future interest, vested or contingent, in the Estate or any Trust of the Estate including any owner of an interest by assignment or other transfer; as it relates to a charitable trust, includes any man, woman or person entitled to enforce the trust; as it relates to a "beneficiary of a beneficiary designation," refers to a beneficiary of an insurance or annuity policy, of an account, of a security registered in beneficiary form, or of a pension, profit sharing, retirement, or similar benefit plan, or other instrument transferred at death; and, as it relates to a "beneficiary designated in a governing ," includes a grantee of a deed, a devisee, a trust beneficiary, a beneficiary of a beneficiary designation, a donee, appointee, or taker in default of a power of appointment, or a man, woman or person in whose favor a power of attorney or a power held in any individual, fiduciary, or representative capacity is exercised in accordance with this Instrument.

"**Beneficiary designation**" means any governing instrument listed as property of the Estate naming a beneficiary of an insurance or annuity policy, of an account, of a security registered in beneficiary form, or of a pension, profit sharing, retirement, or similar benefit plan, or other transferred at death.

"**Child**" means an individual entitled to take as a child by filial or adoption under this Instrument by succession from the parent whose relationship is involved and defined herein.

"**Claims**" means any proven or unproven liabilities of the Estate, whether arising in contract, in tort, or otherwise, and liabilities of the estate which arise at or after the death of the Testator or after the appointment of the General Executor and Guardian or a nominated representative, including funeral expenses and expenses of administration. The term does not include estate or inheritance taxes, or demands or disputes regarding title of a Testator or protected person to specific assets alleged to be included in the Estate.

“**Conservator**” means a man, woman or person appointed by Court or the General Executor and Guardian to manage the affairs of another in accordance with this Instrument.

“**Crown**” means a corporate entity and its subsidiaries formed during the 19th Century that usurped the monarch and commonwealth public acts by assuming the role of government and administration, including claiming ownership of previous public property and rights.

"**Court**" means a legal or administrative proceeding under the jurisdiction of the laws of the Estate and the authority of General Executor and Guardian or nominated Agent concerning a matter of dispute relating to the affairs of the Estate, the conduct of an official or some claim brought against the property of the Estate. For other Courts, see “Foreign Court”.

"**Descendant**" means all of the descendants of all generations of **<ESTATE>**, with the relationship of parent and child at each generation being determined by the definition of child and parent of this Instrument.

"**Devise**" means the testamentary disposition and administration of real and personal property of the Estate and to dispose of real or personal property through this Instrument.

"**Devisee**" means a man, woman or person designated by this Instrument to receive a devise. In the case of a devise to an existing trust or trustee, or to a trustee on trust described by this Instrument, the trust or trustee is the devisee and the beneficiaries are not devisees.

"**Distributee**" means any man, woman or person who has received property of the Estate through a personal representative other than as a creditor or purchaser. A testamentary trustee is a distributee only to the extent of distributed assets or increment thereto remaining in his hands. A beneficiary of a testamentary trust to whom the trustee has distributed property received from a personal representative is a distributee of the personal representative. For the purposes of this provision, "testamentary trustee" includes a trustee to whom assets are transferred by this Instrument, to the extent of the devised assets.

"**Estate**" means the entire known and unknown <ESTATE>, Estate.

“**Executor de son tort**” means a person who assumes to act as executor of the Estate without any lawful warrant or authority granted by the General Executor and Guardian, but, who, by his intermeddling, makes himself liable and therefore subject to punitive action.

"**Exempt property**" means that property of the Estate which is exempt from claim, charges, duty and other penalties or demands from a Foreign Estate or a Foreign Court.

"**Fiduciary**" includes a personal representative, guardian, conservator, and trustee appointed in accordance with this Instrument.

“**Foreign Court**” means a legal or administrative proceeding under the jurisdiction of a foreign estate that claims or requests jurisdiction over some dispute relating to the affairs of the Estate, the conduct of an official or some claim brought against the property of the Estate.

"**Foreign personal representative**" means a personal representative appointed by another jurisdiction.

"**Formal proceedings**" means any proceedings conducted by a Court before a person duly appointed as an Agent and judge and with notice to interested persons.

"**Governing instrument**" means this Will and any subsequent deed, trust, insurance or annuity policy, account with POD designation, security registered in beneficiary form (TOD), pension, profit sharing, retirement, or similar benefit plan, instrument creating or exercising a power of appointment or a power of attorney, or a dispositive, appointive, or nominative instrument of any similar type derived from this Instrument.

"**Guardian**" means the General Executor and Guardian or a man, woman or person appointed by the General Executor and Guardian who has qualified as a Conservator, guardian of a minor or incapacitated person pursuant to appointment by this Will or administratively by the Court.

“**Guardian de son tort**” means a person who assumes to act as guardian of the Estate without any lawful warrant or authority granted by the General Executor and Guardian, but, who, by his intermeddling, makes himself liable and therefore subject to punitive action.

“**Head of State**” means the General Executor and Guardian of the Estate in their capacity as Sovereign over the entire known and unknown Estate.

"**Heirs**" means men, women or persons not named within this Instrument, who through relation are entitled to succession to certain property of the Estate.

"**Incapacitated person**" means an individual who, for reasons other than being a minor, is unable to receive and evaluate information or make or communicate decisions to such an extent that the individual lacks the ability to meet essential requirements for physical health, safety, or self-care, even with appropriate technological assistance.

"**Informal proceedings**" means those conducted without notice to interested persons by an officer of the Court of the Estate.

"**Interested person**" includes heirs, devisees, children, spouses, creditors, beneficiaries, and any others having a property right in or claim against the Estate or a trust of the Estate. It also includes persons having priority for appointment as personal representative, and other fiduciaries representing interested persons.

"**Issue**" of an individual means descendant.

"**Joint tenants with the right of survivorship**" and "community property with the right of survivorship" includes co owners of property held under circumstances that entitle one or more to the whole of the property on the death of the other or others, but excludes forms of co ownership registration in which the underlying ownership of each party is in proportion to that party's contribution.

**"Legal representative**" includes a representative payee, a guardian or conservator acting for a respondent in this Instrument and Estate or elsewhere, a trustee or custodian of a trust or custodianship of which the respondent is a beneficiary, and an agent designated under a power of attorney, whether for health care or property, in which the respondent is identified as the principal.

"**Lease**" means any contract or agreement granting use or occupation of property during a specific period in exchange for rent and fulfillment of any obligations.

"**Letters**" includes letters testamentary, letters of guardianship, letters of administration, and letters of conservatorship.

"**Minor**" means an un-emancipated individual who has not attained eighteen (18) years of age.

"**Mortgage**" means any conveyance, agreement, or arrangement in which property is encumbered or used as security.

"**Nonresident Testator**" means a testator who was domiciled in another jurisdiction at the time of his [or her] death.

"**Organization**" means a corporation, business trust, estate, trust, partnership, joint venture, association, government or governmental subdivision or agency, or any other legal or commercial entity.

"**Parent**" includes any man, woman or person entitled to take or claim property as a parent under this Instrument.

"**Payor**" means a trustee, insurer, business entity, employer, government, governmental agency or subdivision, or any other person authorized or obligated by law or a governing instrument to make payments.

"**Person**" means an individual or an organization.

"**Personal representative**" includes executor administrator, successor personal representative, special administrator, and persons who perform substantially the same function under the law governing their status. "General personal representative" excludes special administrator.

"**Petition**" means a written request to the Court for an order after notice.

"**Proceeding**" includes action at law and suit in equity.

"**Property**" means both real and personal property or any interest therein and means anything that may be the subject of ownership of the Estate.

"**Protected person**" means a minor or other individual for whom a conservator has been appointed or other protective order has been made.

"**Registrar**" means an official of the Estate, appointed as an Agent by the General Executor and Guardian and designated to perform the functions of Registrar.

"**Respondent**" means an individual for whom the appointment of a guardian or conservator other protective order is sought from the General Executor and Guardian or their duly appointed Agent.

"**Security**" means any note, stock, treasury stock, bond, debenture, evidence of indebtedness, certificate of interest or participation in an oil, gas, or mining title or lease or in payments out of production under such a title or lease, collateral trust certificate, transferable share, voting trust certificate or, in general, any interest or instrument commonly known as a security, or any certificate of interest or participation, any temporary or interim certificate, receipt, or certificate of deposit for, or any warrant or right to subscribe to or purchase, any of the foregoing.

"**Settlement**" means in reference to this Instrument, the full process of administration, distribution, and closing of the entire Estate.

"**Special** administrator" means a personal representative.

"**State**" means any higher estate under Roman (Western) law recognized as possessing political and topographical territorial boundaries and sovereign jurisdiction under parliamentary and government apparatus.

"**Successor personal representative**" means a personal representative, other than a special administrator, who is appointed to succeed a previously appointed personal representative.

"**Successors**" mean persons, other than creditors, who are entitled to property or certain rights as defined under this Will.

"**Survive**" means that an individual has neither predeceased an event, including the death of another individual, nor is deemed to have predeceased an event defined under this Instrument. The term includes its derivatives, such as "survives," "survived," "survivor," "surviving."

"**Testacy** proceeding" means a proceeding to establish a will or determine intestacy when there is either no claimed will or no public recording of the existence of a legitimate will.

"**Testator**" means the man, **<ESTATE>**, granted immutable and unalienable free will by the Divine Creator and therefore the sacred right to express this Instrument.

"**Trust**" includes an express trust, private or charitable, with additions thereto, wherever and however created. The term also includes a trust created or determined by judgment or decree under which the trust is to be administered in the manner of an express trust.

"**Trustee**" includes an original, additional, or successor trustee, whether or not appointed or confirmed by court.

"**Ward**" means an individual for whom a guardian has been appointed and all children, minors, protected persons so named, indicated or implied as having such status within this Instrument and therefore lawfully under the authority and responsibility of the General Executor as General Guardian.

"**Will**" means this Instrument including any subsequent codicils in accordance with the lawful form of Will and Testament as prescribed by the Wills Act 1837 of the Kingdom of Great Britain and all previous acts of parliament still in force, including all public acts of lesser estates that may claim force and effect to the extent that they do not contradict the original form and intention of such instruments.

**APPENDIX A: PROPERTY LIST**

**ALL OF THE PROPERTY LISTED HEREIN IS PROTECTED BY ALL TERMS, CONDITIONS OF THIS INSTRUMENT AND IS TO BE THE RECORD OF EXPRESSION OF THE ONE AND ONLY TRUE WILL OF <ESTATE>.**

1. All proceeds from Testator's labor from every source; from products, accounts, fixtures, crops, mine heads, wellheads, and transmitting utilities, etc.;
2. All rents, wages, earnings, remuneration, and income from every source;
3. All land in which Testator has an interest, including the soil itself; all minerals atop or beneath the soil surface; all air rights; all waters on or in the soil or land surface such as a lake or pond, within the land boundaries;
4. All real property and all documents involving all real property in which Testator has an interest, including all buildings, structures, fixtures, and appurtenances situated on or affixed thereto, as noted in Number 3 above;
5. All cottages, cabins, houses, mansions, and buildings of whatever type and wherever located;
6. All bank accounts foreign and domestic, bank “safety” deposit boxes and the contents therein; personal security codes, passwords, and the like associated therewith; credit card accounts, mutual fund accounts, certificates of deposit accounts, checking accounts, savings accounts, retirement plan accounts, stocks, bonds, securities, and benefits from trusts;
7. All inventory from any source;
8. All machinery, either farm or industrial; all mechanical tools, construction tools, tools of trade;
9. All boats, yachts, and watercraft; and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, fuels, and fuel additives;
10. All aircraft, gliders, balloons, and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, fuels, and fuel additives;
11. All motor homes, trailers, mobile homes, recreational vehicles, houses, cargo, and travel trailers; and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all ancillary equipment, accessories, parts, service equipment, lubricants, fuels, and fuel additives;
12. All animals and all farm livestock; and all things required for the care, feeding, use, transportation, and husbandry thereof;
13. All pets, including cats, dogs, birds, fish, or whatever other of the animal kingdom has been gifted or otherwise acquired: whether kept indoors or outdoors; with all fixtures, vehicles, and housings required for their protection, feeding, care, transportation, shelter, and whatever other needs may arise;
14. All vehicles, autos, trucks, four-wheel vehicles, trailers, wagons, motorcycles, bicycles, tricycles, wheeled conveyances of any kind, motorized or otherwise, in which Testator has an interest;
15. All computers, computer-related equipment and accessories, flash drives, electronically stored files or data, telephones, electronic equipment, office equipment and machines;
16. All visual reproduction systems, aural reproduction systems, motion pictures, films, video tapes, audio tapes, sound tracks, compact discs, DVDs, iPods, digital audio/video players, phonograph records and players, film, slides and projectors, photography and video and aural production equipment, cameras, projectors, tape recorders, cassette players, etc.;
17. All manuscripts, books, booklets, pamphlets, treatises, treatments, monographs, stories, written material, libraries, plays, screenplays, lyrics, songs, music;
18. All books and financial records of Testator;
19. All trademarks, registered marks, copyrights, patents, proprietary data and technology, inventions, intellectual property, royalties, good will;
20. All public or private scholastic degrees, titles, credentials, medals, trophies, honors, awards, recognitions, meritorious citations, certificates from apprenticeship training and/or continuing education programs, etc., from whatever source, for whatever trade, occupation, work, or endeavor;
21. All military (Army, Navy, Air Force, Marine, National Guard, etc.) discharge papers, and the like;
22. All records, diaries, journals, photographs, negatives, transparencies, images, video footage, film footage, drawings, sound records, audio tapes, video tapes, computer production or storage of all kinds whatsoever;
23. All fingerprints, footprints, palm prints, thumbprints, RNA materials, DNA materials, genes, blood fractions, biopsies, surgically removed tissue, bodily parts, organs, hair, teeth, nails, semen, urine, other bodily fluids or matter, voice-print, retinal images, and the descriptions thereof; and all other corporal identification factors, and said factors’ physical counterparts in any form; and all records, record numbers, and information pertaining thereto;
24. All biometric data, records, information, and processes not elsewhere described; the use thereof and the use of the information contained therein or pertaining thereto;
25. All rights to obtain, use, request, refuse, or authorize the administration of any food, beverage, nourishment, or water, or any substance to be infused or injected into or affecting the body by any means whatsoever;
26. All rights to obtain, use, request, refuse, or authorize the administration of any drug, manipulation, material, process, procedure, ray, or wave which alters or might alter the present or future state of the body, mind, spirit, free will, faculties, and self by any means, method, or process whatsoever;
27. All keys, locks, lock combinations, encryption codes or keys, safes, secured places, and security devices, security programs, software, user names, passwords, machinery, or devices related thereto;
28. All rights to access and use utilities upon payment of the same unit costs as the comparable units of usage offered to most-favored customers, inter alia: cable, electricity, garbage, gas, internet, satellite, sewage, telephone, water, and all other methods of communication, energy transmission, and food or water distribution;
29. All rights to barter, buy, contract, sell, or trade ideas, products, services, or work;
30. All rights to barter, buy, contract, sell, or trade any kind of asset, tool, item of value, time, property whatsoever without any requirement to apply for or obtain any government license, permit, certificate, or permission of any kind whatsoever;
31. All rights to create, invent, adopt, utilize, or promulgate any system or means of currency, private money, medium of exchange, coinage, barter, economic exchange, bookkeeping, record-keeping, and the like;
32. All rights to use any free, rented, leased, fixed, or mobile domicile, as though same were a permanent domicile; and to be free from requirement to apply for or obtain any government license or permission, permit and otherwise; and to be free from entry, intrusion, or surveillance, by any means, regardless of duration of lease period;
33. All rights to manage, maneuver, direct, guide, or travel in any form of automobile or motorized conveyance whatsoever without any requirement to apply for or obtain any government license, permit, certificate, registration, or permission of any kind whatsoever;
34. All rights to marry and procreate children, and to rear, educate, train, guide, and spiritually enlighten any such children, without any requirement to apply for or obtain any government license, permit, certificate, any vaccinations, or permission of any kind whatsoever;
35. All rights to buy, sell, trade, grow, raise, gather, hunt, trap, angle, and store food, fiber, and raw materials for shelter, clothing, and survival;
36. All rights to protect myself and my family from any animals that threaten my/our safety or wellbeing, or that cause a nuisance to me/us, by using deadly force against any such animals;
37. All rights to exercise dominion over the earth and the resources of the earth including, but not limited to, using mineral and natural resources, timber, water, and harvesting animals for food;
38. All rights, interest, and exclusive title in CERTIFICATE OF BIRTH FILE Number 156-73-104429, <Will Creation Month Written Out> 22, 1973 issued by STATE DEPARTMENT OF HEALTH AND VITAL RECORDS SECTION, instilling the pledge represented by the same pignus, hypotheca, hereditaments, res, the energy and all products derived therefrom including, but not limited to all caps name <ESTATE>, VALERY LAFLEUR, V. LAFLEUR, EZEKIEL ABDEL-<FAMILY NAME>, EZEKIEL A. <FAMILY NAME>,  E. <FAMILY NAME> or E. A. <FAMILY NAME>, or any other derivative thereof;
39. All rights as outlined in the "Constitution for the united States of America" and the Honorable "Bill of Rights";
40. All rights to exercise freedom of religion, worship, use of sacraments, spiritual practice, and expression without any abridgement of free speech, or the right to publish, or the right to peaceably assemble, or the right to petition government for redress of grievances, or the right to petition any military force of the United States for physical protection from threats to the safety and integrity of person or property by either “public” or “private” sources;
41. All rights to purchase arms and ammunition, keep and bear arms for defense of self, family, and parties entreating physical protection of person or property;
42. All rights to keep and bear arms for hunting, self-protection, protection of family, friends, and property, and target shooting of any kind;
43. All rights to create, preserve, and maintain inviolable, spiritual sanctuary and receive into same any and all parties requesting safety and shelter;
44. All rights to create, carry, and use private documents of travel of any kind whatsoever, inter alia: those signifying diplomatic status and immunity as a free, independent Sovereign;
45. All rights to make video and/or audio recordings, reports and documents of all interactions between me or mine, and any government or quasi-government officials of any kind whatsoever including the right to bring all necessary video/audio recording equipment and necessary assistants and witnesses into government buildings as necessary;
46. All rights to obtain or be presented with a certified copy of the Oath of Office, bond number, and bonding company’s name, address, and contact information of/for any government official with whom I interact;
47. All claims of ownership or certificates of title to the corporeal and incorporeal hereditaments, hereditary succession, and all innate aspects of being, i.e., body, mind, spirit, free will, faculties, and self;
48. All rights to privacy and security in person and property, inter alia: all rights to safety and security of all household or sanctuary dwellers or guests, and all papers and effects belonging to Testator or any household or sanctuary dwellers or guests, from governmental, quasi-governmental, de facto governmental, or private intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, or warrant, except with proof of superior claim duly filed in the Commercial Registry by any such intruding party in the private capacity of such intruding party, notwithstanding whatever purported authority, warrant, order, law, or color of law may be promulgated as the authority for any such intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, or warrant;
49. All names used and all Corporations Sole executed and filed, or to be executed and filed, under said names;
50. All intellectual property, inter alia: all speaking and writing;
51. All thoughts, beliefs, world views, emotions, psychology, etc.;
52. All signatures and seals;
53. All signatures on all applications for and all value associated with all licenses foreign and domestic;
54. All present and future retirement incomes, commissions, compensation, and the fruits of my labor, and rights to such incomes, commissions, compensation, and the fruits of my labor issuing from all accounts and trusts;
55. All present and future medical and healthcare rights; and rights owned through survivorship, from all accounts;
56. All applications, filings, correspondence, information, images, identifying marks, image licenses, travel documents, materials, permits, registrations, and records and records numbers held by any entity, for any purpose, however acquired, as well as the analyses and uses thereof, and any use of any information and images contained therein, regardless of creator, method, location, process, or storage form, inter alia: all processed algorithms analyzing, classifying, comparing, compressing, displaying, identifying, processing, storing, or transmitting said applications, filings, correspondence, information, images, identifying marks, image licenses, travel documents, materials, permits, registrations, records and records numbers, and the like;
57. All signatures on all applications for and all value associated with all library cards;
58. All credit, charge, and debit cards, mortgages, notes, applications, card numbers, and associated records and information;
59. All credit of Testator;
60. All signatures on and all value associated with all traffic citations/tickets;
61. All signatures on and all value associated with all parking citations/tickets;
62. All value from all court cases and all judgments, past, present, and future, in any court whatsoever; and all bonds, orders, warrants, and other matters attached thereto or derived therefrom;
63. All precious metals, bullion, coins, jewelry, precious jewels, semi-precious stones, mounts; and any storage boxes, receptacles, and depositories within which said items are stored;
64. All tax correspondence, filings, notices, coding, record numbers, all benefit from social security account Number \*\*\*-\*\*-9572; and any information contained therein, wherever and however located, and no matter by whom said information was obtained, compiled, codified, recorded, stored, analyzed, processed, communicated, or utilized;
65. All bank accounts foreign and domestic, all brokerage accounts, stocks, bonds, certificates of deposit, drafts, futures, insurance policies, investment, securities, all retirement plan accounts, Individual Retirement Accounts, money market accounts, mutual funds, notes, options, puts, calls, pension plans, savings accounts, stocks, warrants, securities, benefits from trusts, 401Ks, and the like;
66. All accounts, deposits, escrow accounts, lotteries, overpayments, prepayments, prizes, rebates, refunds, returns, Treasury Direct Accounts, claimed and unclaimed funds; and all records and records numbers, correspondence, and information pertaining thereto or derived therefrom;
67. All stockpiles, collections, buildups, amassment, and accumulations, however small, of Federal Reserve Notes (FRNs), gold certificates, silver certificates; and all other types and kinds of cash, coins, currency, and money delivered into possession of Testator;
68. All drugs, herbs, medicine, medical supplies, cultivated plants, growing plants, inventory, ancillary equipment, supplies, propagating plants, and seeds; and all related storage facilities and supplies;
69. All fitness and/or sports equipment intended to increase vitality, fitness, and health; and whole food complexes, vitamin, mineral, and other supplements to the diet for the same health and fitness purposes; and all juicers, grinders, dehydrators, and storage and delivery devices or equipment;
70. All products of and for agriculture; and all equipment, inventories, supplies, contracts, and accoutrements involved in the planting, tilling, harvesting, processing, preservation, and storage of all products of agriculture;
71. All plants and shrubs, trees, fruits, vegetables, farm and garden produce, indoors and out, watering devices, fertilizers and fertilizing equipment, pots, collections of plants, e.g., bonsai, dry or live assortments of flowers and plants, or anything botanical;
72. All farm, lawn, and irrigation equipment, accessories, attachments, hand tools, implements, service equipment, parts, supplies, and storage sheds and contents;
73. All fuel, fuel tanks, containers, and involved or related delivery systems;
74. All metal-working, woodworking, and other such machinery; and all ancillary equipment, accessories, consumables, power tools, hand tools, inventories, storage cabinets, tool boxes, work benches, shops, and facilities;
75. All camping, fishing, hunting, and sporting equipment; and all special clothing, materials, supplies, and baggage related thereto;
76. All storage units, safes, rifles, guns, bows, crossbows, other weapons, and related accessories; and the ammunition, reloading equipment and supplies, projectiles, and integral components thereof;
77. All radios, televisions, communication equipment, receivers, transceivers, transmitters, antennas, towers, etc.; and all ancillary equipment, supplies, computers, software programs, wiring, and related accoutrements and devices;
78. All power-generating machines or devices; and all storage, conditioning, control, distribution, wiring, and ancillary equipment pertaining to or attached thereto;
79. All devices, engines, fixtures, fans, plans needed for the production or storage of electrical energy;
80. All computers and computer systems and the information contained therein; as well as all ancillary equipment, printers, and data compression or encryption devices, processes, and processors;
81. All office and engineering equipment, furniture, ancillary equipment, drawings tools, electronic and paper files, and items related thereto;
82. All water wells and well-drilling equipment; and all ancillary equipment, chemicals, tools, and supplies;
83. All shipping, storing, and cargo containers, and all chassis, truck trailers, vans, and the contents thereof; whether on-site, in transit, or in storage anywhere;
84. All building materials and prefabricated buildings; and all components or materials pertaining thereto, before or during manufacture, transportation, storage, building, erection, or vacancy while awaiting occupancy thereof;
85. All communications and data; and the methods, devices, and forms of information storage and retrieval, and the products of any such stored information;
86. All artwork and supplies, paintings, etchings, photographic art, lithographs, and serigraphs, etc.; and all frames and mounts pertaining to or affixed thereto;
87. All food; and all devices, tools, equipment, vehicles, machines, and related accoutrements involved in food preservation, preparation, growth, transport, and storage;
88. All construction machinery; and all ancillary equipment, fuels, fuel additives, supplies, materials, and service equipment pertaining thereto;
89. All medical, dental, optical, prescription, and insurance records, records numbers, and information contained in any such records or pertaining thereto;
90. The Last Will and Testament from any source;
91. All inheritances gotten or to be gotten;
92. All wedding bands and rings, watches, and jewelry;
93. All household goods and appliances, linen, wardrobe, toiletries, furniture, kitchen utensils, cutlery, tableware, cooking utensils, pottery, collectibles, collections, antiques, etc.;
94. All musical instruments, whether new or old, including brass, woodwinds, percussion, strings, etc.;
95. All children’s toys, books, clothing, playthings, and possessions of any type or amount;
96. All businesses, corporations, companies, trusts, partnerships, limited partnerships, organizations, proprietorships, and the like, now owned or hereafter acquired; and all books and records thereof and therefrom; all income, commissions, compensation, and the fruits of my labor therefrom; and all accessories, accounts, equipment, information, inventory, money, spare parts, and computer software pertaining thereto;
97. All ownership, equity, property, and rights to property now owned or held or hereafter acquired in all businesses, corporations, companies, partnerships, limited partnerships, organizations, proprietorships, and the like; and all books and records pertaining thereto; all income therefrom; and all accessories, accounts, equipment, information, inventory, money, spare parts, and computer software pertaining thereto;
98. All packages, parcels, envelopes, or labels of any kind whatsoever which are addressed to, or intended to be addressed to, Testator, whether received or not received;
99. All telephone numbers;
100. All signatures on all applications for and all value associated with all certificates of birth documents of the Testator, and all said documents themselves;
101. All signatures on all applications for and all value associated with all certificates of birth documents of all children of the Testator, and all said documents themselves;
102. All signatures on all applications for social security numbers, and all value associated with all accounts, \*\*\*-\*\*-9572;
103. All signatures on all applications for social security numbers for all children of the Testator, and all value associated with all the accounts of those children/grandchildren;

* ELIJAH JHAMIR <FAMILY NAME>, \*\*\*-\*\*-0388, BIRTH CERTIFICATE, 02-05-2000
* MIA PENA-<FAMILY NAME>, \*\*\*-\*\*-9520, BIRTH CERTIFICATE, 10-25-2004

1. All value associated with the private contract trust account number of the Testator: \*\*\*\*\*9572;
2. All value associated with the private contract trust account numbers of all children of the Testator:

* Elijah Jhamir <Family Name>, \*\*\*\*\*0388, Birth Certificate, 02-05-2000
* Mia Pena-<Family Name>, \*\*\*\*\*9520, Birth Certificate, 10-25-2004

1. All signatures on all applications for and all value associated with <Testator State> State Driver License / Non-Driver’s Identification Number: 568 274 667;
2. All signatures on all applications for and all value associated with all passports for the Testator and his children;
3. All documents as recorded in the public record by and for the Testator as indicated herein;
4. All signatures on all applications for and all value associated with all marriage licenses;

* STATE OF NEVADA, CLARK COUNTY Marriage Certificate No. 201206110002635

1. All private marriage contracts;
2. All signatures on all applications for and all value associated with all professional licenses, and all notary licenses, and all notary stamps, embossers and seals used in performing the function of a notary;

* THE FINANCIAL INDUSTRY REGULATORY AUTHORITY (FINRA): CENTRAL REGISTRATION DEPOSITORY (CRD) Number 2965793, Series 7, 63 and 66 Licenses
* COMMODITY FUTURES TRADING COMMISSION (CFTC) / NATIONAL FUTURES ASSOCIATION: Series 3, COMMODITIES TRADING ADVISOR (CTA) and COMMODITIES POOL OPERATOR (CPO) designations

1. All private addresses of the Testator as indicated herein;
2. All signatures on all applications for and all value associated with all public addresses;
3. All private, registered, bond/account numbers; and all bonds and notes tendered to any and all entities, including the Department of the Treasury, banks, creditors, corporations, etc.;
4. The following Bond/Account number series: EARIB0001 to EARIB9999 inclusive;
5. The following Bond/Account number series: EAROB0001 to EAROB9999 inclusive;
6. The following Bond/Account number series: EARBPN001 to EARBPN999 inclusive;
7. The following Money Order number series: EARMO0001 to EARMO0001 inclusive;
8. Any and all property not specifically listed, named, or specified by make, model, serial number, etc., is expressly herewith included as collateral of the Testator.

**End of Appendix “A” – Property List**

**TITLE I.**

**ECCLESIASTICAL LAWS (Cann 7 - 22)**

**Can. 7:** A law is established when it is promulgated.

**Can. 8:** **§1.** Universal ecclesiastical laws are promulgated by publication in the official commentary, *Acta Apostolicae Sedis*, unless another manner of promulgation has been prescribed in particular cases. They take force only after three months have elapsed from the date of that issue of the *Acta* unless they bind immediately from the very nature of the matter, or the law itself has specifically and expressly established a shorter or longer suspensive period (*vacatio*).

**§2.** Particular laws are promulgated in the manner determined by the legislator and begin to oblige a month after the day of promulgation unless the law itself establishes another time period.

**Can. 9:** Laws regard the future, not the past, unless they expressly provide for the past.

**Can. 10:** Only those laws must be considered invalidating or disqualifying which expressly establish that an act is null or that a person is affected.

**Can. 11:** Merely ecclesiastical laws bind those who have been baptized in the Catholic Church or received into it, possess the efficient use of reason, and, unless the law expressly provides otherwise, have completed seven years of age.

**Can. 12:** **§1.** Universal laws bind everywhere all those for whom they were issued.

**§2.** All who are actually present in a certain territory, however, are exempted from universal laws which are not in force in that territory.

**§3.** Laws established for a particular territory bind those for whom they were issued as well as those who have a domicile or quasi-domicile there and who at the same time are actually residing there, without prejudice to the prescript of [⇒](http://www.vatican.va/archive/ENG1104/_P3.HTM#1.0.0.1.0.0.13) **Can. 13**.

**Can. 13** **§1.** Particular laws are not presumed to be personal but territorial unless it is otherwise evident.

**§2.** Travelers are not bound:

1/ by the particular laws of their own territory as long as they are absent from it unless either the transgression of those laws causes harm in their own territory or the laws are personal;

2/ by the laws of the territory in which they are present, with the exception of those laws which provide for public order, which determine the formalities of acts, or which regard immovable goods with a post location at in the territory.

**§3.** Transients are bound by both universal and particular laws which are in force in the place where they are present.

**Can. 14:** Laws, even invalidating and disqualifying ones, do not oblige when there is a doubt about the law. When there is a doubt about a fact, however, ordinaries can dispense from laws provided that, if it concerns a reserved dispensation, the authority to whom it is reserved usually grants it.

**Can. 15:** **§1.** Ignorance or error about invalidating or disqualifying laws does not impede their effect unless it is expressly established otherwise.

**§2.** Ignorance or error about a law, a penalty, a fact concerning oneself, or a notorious fact concerning another is not presumed; it is presumed about a fact concerning another which is not notorious until the contrary is proven.

**Can. 16:** **§1.** The legislator authentically interprets laws as does the one to whom the same legislator has entrusted the power of authentically interpreting.

**§2.** An authentic interpretation put forth in the form of law has the same force as the law itself and must be promulgated. If it only declares the words of the law which are certain in themselves, it is retroactive; if it restricts or extends the law, or if it explains a doubtful law, it is not retroactive.

**§3.** An interpretation in the form of a judicial sentence or of an administrative act in a particular matter, however, does not have the force of law and only binds the persons for whom and affects the matters for which it was given.

**Can. 17:** Ecclesiastical laws must be understood in accord with the proper meaning of the words considered in their text and context. If the meaning remains doubtful and obscure, recourse must be made to parallel places, if there are such, to the purpose and circumstances of the law, and to the mind of the legislator.

**Can. 18:** Laws which establish a penalty, restrict the free exercise of rights, or contain an exception from the law are subject to strict interpretation.

**Can. 19:** If a custom or an express prescript of universal or particular law is lacking in a certain matter, a case, unless it is penal, must be resolved in light of laws issued in similar matters, general principles of law applied with canonical equity, the jurisprudence and practice of the Roman Curia, and the common and constant opinion of learned persons.

**Can. 20:** A later law abrogates, or derogates from, an earlier law if it states so expressly, is directly contrary to it, or completely reorders the entire matter of the earlier law. A universal law, however, in no way derogates from a particular or special law unless the law expressly provides otherwise.

**Can. 21:** In a case of doubt, the revocation of a pre-existing law is not presumed, but later laws must be related to the earlier ones and, insofar as possible, must be harmonized with them.

**Can. 22:** Civil laws to which the law of the Church yields are to be observed in canon law with the same effects, insofar as they are not contrary to divine law and unless canon law provides otherwise.

**TITLE II**

**CUSTOM (Cann. 23 - 28)**

**Can. 23:** Only that custom introduced by a community of the faithful and approved by the legislator according to the norm of the following canons has the force of law.

**Can. 24:** **§1.** No custom which is contrary to divine law can obtain the force of law.

**§2.** A custom contrary to or beyond canon law (*praeter ius canonicum*) cannot obtain the force of law unless it is reasonable; a custom which is expressly reprobated in the law, however, is not reasonable.

**Can. 25:** No custom obtains the force of law unless it has been observed with the intention of introducing a law by a community capable at least of receiving law.

**Can. 26:** Unless the competent legislator has specifically approved it, a custom contrary to the canon law now in force or one beyond a canonical law (*praeter legem canonicam*) obtains the force of law only if it has been legitimately observed for thirty continuous and complete years. Only a centenary or immemorial custom, however, can prevail against a canonical law which contains a clause prohibiting future customs.

**Can. 27:** Custom is the best interpreter of laws.

**Can. 28:** Without prejudice to the prescript of [⇒](http://www.vatican.va/archive/ENG1104/_P4P.HTM#5) **Can. 5**, a contrary custom or law revokes a custom which is contrary to or beyond the law (*praeter legem*). Unless it makes express mention of them, however, a law does not revoke centenary or immemorial customs, nor does a universal law revoke particular customs.

**TITLE III**

**GENERAL DECREES AND INSTRUCTIONS (Cann. 29 - 34)**

**Can. 29:** General decrees, by which a competent legislator issues common prescripts for a community capable of receiving law, are laws properly speaking and are governed by the prescripts of the canons on laws.

**Can. 30:** A person who possesses only executive power is not able to issue the general decree mentioned in [⇒](http://www.vatican.va/archive/ENG1104/_P5.HTM#1.0.0.3.0.0.29) can. 29 unless, in particular cases, it has been expressly granted to that person by a competent legislator according to the norm of law and the conditions stated in the act of the grant have been observed.

**Can. 31:**  **§1.** Those who possess executive power are able to issue, within the limits of their competence, general executory decrees, namely, those which more precisely determine the methods to be observed in applying the law or which urge the observance of laws.

**§2.** With respect to the promulgation and suspensive period (*vacatio*) of the decrees mentioned in **§1**, the prescripts of [⇒](http://www.vatican.va/archive/ENG1104/_P3.HTM#1.0.0.1.0.0.8) **Can. 8** are to be observed.

**Can. 32:** General executory decrees oblige those who are bound by the laws whose methods of application the same decrees determine or whose observance they urge.

**Can. 33:** **§1.** General executory decrees, even if they are issued in directories or in documents of another name, do not derogate from laws, and their prescripts which are contrary to laws lack all force.

**§2.** Such decrees cease to have force by explicit or implicit revocation made by competent authority as well as by cessation of the law for whose execution they were given. They do not, however, cease when the authority of the one who established them expires unless the contrary is expressly provided.

**Can. 34:** **§1.** Instructions clarify the prescripts of laws and elaborate on and determine the methods to be observed in fulfilling them. They are given for the use of those whose duty it is to see that laws are executed and oblige them in the execution of the laws. Those who possess executive power legitimately issue such instructions within the limits of their competence.

**§2.** The ordinances of instructions do not derogate from laws. If these ordinances cannot be reconciled with the prescripts of laws, they lack all force.

**§3.** Instructions cease to have force not only by explicit or implicit revocation of the competent authority who issued them or of the superior of that authority but also by the cessation of the law for whose clarification or execution they were given.

**TITLE IV.**

**SINGULAR ADMINISTRATIVE ACTS (Can. 35 - 47)**

**Can. 35:** A singular administrative act, whether it is a decree, a precept, or a rescript, can be issued by one who possesses executive power within the limits of that person’s competence, without prejudice to the prescript of **Can. 76, §1**.

**Can. 36:** **§1.** An administrative act must be understood according to the proper meaning of the words and the common manner of speaking. In a case of doubt, those which refer to litigation, pertain to threatening or inflicting penalties, restrict the rights of a person, injure the acquired rights of others, or are contrary to a law which benefits private persons are subject to a strict interpretation; all others are subject to a broad interpretation.

**§2.** An administrative act must not be extended to other cases besides those expressed.

**Can. 37:** An administrative act which regards the external forum must be put in writing. Furthermore, if it is given in commissariat form, the act of its execution must be put in writing.

**Can. 38:** An administrative act, even if it is a rescript given *motu proprio*, lacks effect insofar as it injures the acquired right of another or is contrary to a law or approved custom, unless the competent authority has expressly added a derogating clause.

**Can. 39:** Conditions in an administrative act are considered added for validity only when they are expressed by the particles if (*si*), unless (*nisi*), or provided that (*dummodo*).

**Can. 40:** The executor of any administrative act invalidly carries out his or her function before receiving the relevant letter and verifying its authenticity and integrity, unless previous notice of the letter had been communicated to the executor by authority of the one who issued the act.

**Can. 41:** The executor of an administrative act to whom is entrusted merely the task of execution cannot refuse the execution of this act unless it clearly appears that the act itself is null or cannot be upheld for another grave cause, or the conditions attached to the administrative act itself have not been fulfilled. Nevertheless, if the execution of the administrative act seems inopportune due to the circumstances of person or place, the executor is to suspend the execution. In such cases the executor is to inform immediately the authority who issued the act.

**Can. 42:** The executor of an administrative act must proceed according to the norm of the mandate. If, however, the executor did not fulfill the essential conditions attached to the relevant letter and did not observe the substantial form of proceeding, the execution is invalid.

**Can. 43:** The executor of an administrative act can, according to his or her prudent judgment, substitute another as executor unless substitution has been forbidden, the executor has been chosen for personal qualifications, or a substitute has been predetermined. In these cases, however, the executor may entrust the preparatory acts to another.

**Can. 44:** The executor’s successor in office can also execute an administrative act unless the executor was chosen for personal qualifications.

**Can. 45:** If the executor has erred in any way in the execution of an administrative act, the executor is permitted to execute the same act again.

**Can. 46:** An administrative act does not cease when the authority of the one who established it expires unless the law expressly provides otherwise.

**Can. 47:** The revocation of an administrative act by another administrative act of a competent authority takes effect only from the moment at which the revocation is legitimately made known to the person for whom it has been given.

[END OF DOCUMENT]

**IN WITNESS WHEREOF**, I, a living soul manifest, now bear witness with my own eyes and attest through my own hand, notice and free will writing at the geographic place known as <Grantor City>, <Grantor State> on this <Will Creation Date Written Out> of <Will Creation Month Written Out> <Will Creation Year Written Out>.

By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

<Given Name>: <Family Name>

Estate Dignitary-Paterfamilias