

**WILL OF
<MALE TESTATOR'S NAME>**

**H. E. MANNERING
BARRISTER & SOLICITOR
45 GAUNSON CRESCENT
WANNIASSA ACT 2903
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THIS IS THE WILL of me <YOUR NAME HERE> of <YOUR ADDRESS IN HERE>.

1. I REVOKE all previous testamentary acts.
2. I APPOINT my wife <YOUR WIFE'S NAME HERE> ("my wife") my executor.
3.
 - a. IF my wife survives me by 30 clear days I GIVE all my property real and personal whatsoever and wheresoever situated to her.
 - b. The gift referred to in subclause a. is contingent and does not vest unless and until my wife survives me by 30 clear days and
 - c. income produced by the gift in subclause a. between my death and vesting accumulates to the gift.
4. IF my wife does not survive me by 30 clear days the following provisions apply.
5. I APPOINT my friend <1ST EXECUTOR'S NAME HERE> and my brother-in-law <2ND EXECUTOR'S NAME HERE> executors and trustees ("my trustee", which includes my personal representatives and trustees for the time being).
6. I GIVE all my property to my trustee UPON TRUST
 - a. to divide it or treat it as divided into equal shares and to hold those shares for such of my children who survive me and attain the age of 21 years;
 - b. PROVIDED THAT if none of my children survives me then UPON TRUST to divide it or treat it as being divided into 2 equal shares and to hold those shares as follows -
 - i. as to one of those parts for such of my parents <FATHER'S NAME HERE> and <MOTHER'S NAME HERE> jointly as survive me; and
 - ii. as to the remaining one part for such of my parents-in-law <MALE IN-LAW'S NAME HERE> and <FEMALE IN-LAW'S NAME HERE> jointly as survive me.
 - c. IF the trusts of a share or shares referred to in this clause fail because no person attains a vested interest in that share or those shares then from the time of that failure that share or those shares is added or are added equally to the other share or shares the trusts of which have not so failed. This provision applies to both the original shares and to shares which have increased because of the application of this provision.
7. MY TRUSTEE shall have the following powers:
 - a. exercise any powers given to them by law;
 - b. exercise the powers of a trustee for sale in respect of any assets in my estate and my trustee may:

**WILL OF
<FEMALE TESTATOR'S NAME>**

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WANNIASSA ACT 2903
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e-mail: manning@manning.com**

THIS IS THE WILL of me <YOUR NAME HERE> of <YOUR ADDRESS HERE>.

1. I REVOKE all previous testamentary acts.
2. I APPOINT my husband <YOUR HUSBAND'S NAME HERE> ("my husband") my executor.
3.
 - a. IF my husband survives me by 30 clear days I GIVE all my property real and personal whatsoever and wheresoever situated to him.
 - b. The gift referred to in subclause a. is contingent and does not vest unless and until my husband survives me by 30 clear days and
 - c. income produced by the gift in subclause a. between my death and vesting accumulates to the gift.
4. IF my husband does not survive me by 30 clear days the following provisions apply.
5. I APPOINT my friend <1ST EXECUTOR'S NAME HERE> and my brother <2ND EXECUTOR'S NAME HERE> executors and trustees ("my trustee", which includes my personal representatives and trustees for the time being).
6. I GIVE all my property to my trustee UPON TRUST
 - a. to divide it or treat it as being divided into equal shares and to hold those shares for such of my children who survive me and attain the age of 21 years;
 - b. PROVIDED THAT if none of my children survives me then UPON TRUST to divide it or treat it as being divided into 2 equal shares and to hold those shares as follows -
 - i. as to one of those parts for such of my parents <YOUR FATHER'S NAME HERE> and <YOUR MOTHER'S NAME HERE> jointly as survive me; and
 - ii. as to the remaining one part for such of my parents-in-law <MALE IN-LAW'S NAME HERE> and <FEMALE IN-LAW'S NAME HERE> jointly as survive me.
 - c. IF the trusts of a share or shares referred to in this clause fail because no person attains a vested interest in that share or those shares then from the time of that failure that share or those shares is added or are added equally to the other share or shares the trusts of which have not so failed and this provision applies to both the original shares and to shares which have increased as a result of the application of this provision.
7. MY TRUSTEE shall have the following powers:
 - a. exercise any powers given to them by law;
 - b. exercise the powers of a trustee for sale in respect of any assets in my estate and my trustee may:

- i. without being liable for any loss caused by so doing postpone sale;
 - ii. without being liable for any loss caused by so doing retain in its form of investment at my death any part of my estate; and
 - iii. sell by public auction or private sale, for cash or credit;
- c. invest in the following
- i. any investment sanctioned by law for the investment of trust funds;
 - ii. similar investments to those in which any portion of my estate may be invested at the time of my death; and
 - iii. on deposit with any bank; and
- d. in the absolute discretion of my trustee apply for the maintenance, education, advancement or benefit of a beneficiary the whole or any part of the income and the capital of that part of my estate to which that beneficiary is entitled or may in future be entitled.

8. IN THE interpretation of this will the words "child", or "children" shall mean and include a child whether natural born or adopted.

DATED this day of

SIGNED by the testator in our)
presence and attested by us)
in the presence of the testator and)
of each other)

.....
(Witness)
JANE SUSAN TURBAYNE
45 Gaunson Crescent
WANNIASSA ACT

.....
(Witness)
HANNU ERIC MANNERING
45 Gaunson Crescent
WANNIASSA ACT