Instructions

Signing Your Will

You must sign your will in front of two witnesses. The witnesses must be adults who are not beneficiaries of your will. That means that your witnesses cannot be named in your will to receive any of your property, even as alternate or residuary beneficiaries. Also, your witnesses should be easily available when you die, so it is usually best to choose witnesses who are in good health, younger than you are and likely to remain in your geographic area.

Here's what you need to do:

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- 1. Tell your witnesses that you intend the document to be your will.
- 2. Initial and date the bottom of each page of the will. (Use just one of the blank lines for your initials. Your witnesses will use the others.)
- 3. On the last page of the will, in the blank lines of the section labeled "Signature," write the date, the city or county and the state where you are signing the will.

4. Sign your name on the signature line while the witnesses watch.

Your witnesses do not need to read the will before signing it themselves. Ask one of your witnesses to write the date in the blank line above the witnesses' signatures. Your witnesses should:

- 1. State that they understand that you intend the document to be your will.
- 2. Initial the bottom of each page of the will.
- 3. Sign their names on the signature lines under "First Witness" and "Second Witness."
- 4. Print their names and addresses on the lines below their signatures.

After You Sign

Keep your will in a safe place where it can be readily found. Only the signed original is legally valid and can be probated. Do not sign more than one will; doing so may cause confusion after your death.

If you wish to give copies of your will to your executor or beneficiaries, print multiple copies of your completed will and distribute them unsigned. To set these copies apart from the original, stamp or write "duplicate" or "copy" on each page. Store one unsigned copy with your signed will. If you need more copies later, you can either make photocopies of your unsigned will or you can print additional copies directly from WillMaker.

If there are major changes in your life, you should make and sign a new will and have it witnessed. Destroy the original of your old will and all copies. Changes that make it wise for you to make a new will include having or adopting a child, moving to another state, the death of anyone named in your will, a change of marital status and a significant change in the property you own.

Part 1. Personal Information

I, John Quil, a resident of the State of California, Los Angeles County, declare that this is my will.

Part 2. Revocation of Previous Wills

I revoke all wills and codicils that I have previously made.

Part 3. Children

I have the following children now living: Robert Quil and Mary Quil.

Part 4. Disposition of Property

A beneficiary must survive me for at least 45 days to receive property under this will. As used in this will, the phrase "survive me" means to be alive or in existence as an organization on the 45th day after my death.

If I leave property to be shared by two or more beneficiaries, and any of them does not survive me, I leave his or her share to the others equally unless this will provides otherwise.

My entire estate is all property I own at my death that is subject to this will.

I leave my entire estate to my children Robert Quil and Mary Quil in equal shares.

All personal and real property that I leave in this will shall pass subject to any encumbrances or liens placed on the property as security for the repayment of a loan or debt.

Part 5. Executor

I name Olive Tree to serve as my executor.

No executor shall be required to post bond.

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Part 6. Executor's Powers

I direct my executor to take all actions legally permissible to have the probate of my will done as simply and as free of court supervision as possible under the laws of the state having jurisdiction over this will, including filing a petition in the appropriate court for the independent administration of my estate.

I grant to my executor the following powers, to be exercised as he deems to be in the best interests of my estate:

- 1. To retain property without liability for loss or depreciation.
- 2. To dispose of property by public or private sale, or exchange, or otherwise, and receive and administer the proceeds as a part of my estate.
- 3. To vote stock; to exercise any option or privilege to convert bonds, notes, stocks or other securities belonging to my estate into other bonds, notes, stocks or other securities; and to exercise all other rights and privileges of a person owning similar property.
- 4. To lease any real property in my estate.
- 5. To abandon, adjust, arbitrate, compromise, sue on or defend and otherwise deal with and settle claims in favor of or against my estate.
- 6. To continue or participate in any business which is a part of my estate, and to incorporate, dissolve or otherwise change the form of organization of the business.
- 7. To access, control, use, transfer, distribute, copy, deactivate or delete any of my digital assets; by granting this power, my executor may act as an account holder and authorized user of my digital assets; my digital assets include email or other electronic communication, personal or professional websites, online banking and other financial accounts, frequent flyer accounts and other reward programs, social media profiles, digital music, photographs or videos, software or any other electronic record or account; to exercise this power, my agent may access and control any device or equipment used by me to store or manage my digital assets, such as desktop computers, laptop computers, tablets, external drives, cell phones or any other device used for access and control of digital assets that currently exists or may exist as technology develops.

These powers, authority and discretion are intended to be in addition to the powers,

authority and discretion vested in him by operation of law by virtue of his office, and may be exercised as often as is deemed necessary or advisable, without application to or approval by any court.

Part 7. Payment of Debts

Except for liens and encumbrances placed on property as security for the repayment of a loan or debt, I direct that all debts and expenses owed by my estate be paid in the manner provided for by the laws of California.

Part 8. Payment of Taxes

I direct that all estate taxes assessed against property in my estate or against my beneficiaries be paid in the manner provided for by the laws of California.

Part 9. Severability

If a court invalidates any provision of this will, that shall not affect other provisions that can be given effect without the invalid provision.

Signature

I, John Quil, the testator, sign my name to this document,

this _____ day of _____, ____, (city or county, and state).

I declare that I sign and execute this document as my last will, that I sign it willingly and that I execute it as my free and voluntary act. I declare that I am of the age of majority or otherwise legally empowered to make a will, and under no constraint or undue influence.

Signature:

Witnesses

Each of us declares under penalty of perjury under the laws of the State of California that the following is true and correct:

- a. On the date written below the maker of this will declared to us that this instrument was the maker's will and requested us to act as witnesses to it;
- b. We understand this is the maker's will;

- c. The maker signed this will in our presence, all of us being present at the same time;
- d. We now, at the maker's request, and in the maker's presence, sign below as witnesses;
- e. We believe the maker is of sound mind and memory;
- f. We believe that this will was not procured by duress, menace, fraud or undue influence;
- g. The maker is age 18 or older; and
- h. Each of us is now age 18 or older, is a competent witness, and resides at the address set forth after his or her name.

Dated:	
First Witness	
Sign your name:	
Print your name:	
Address:	
City, State:	
Second Witness	
Sign your name:	
Print your name:	
Address:	
City, State:	