This is an example will only. Wills vary from person to person.

Last Will and Testament of

I,	, resident in the City of, County, State of, being of sound mind and ing memory and not acting under duress or undue influence, and fully understanding the
of	, State of, being of sound mind and
nature declar	ing memory and not acting under duress or undue influence, and fully understanding the and extent of all my property and of this disposition thereof, do hereby make, publish, and e this document to be my Last Will and Testament, and do hereby revoke any and all other nd codicils heretofore made by me.
FIRS	?:
a. b.	I direct that all my debts, and expenses of my last illness, funeral, and burial, be paid as soon after my death as may be reasonably convenient, and I hereby authorize my Personal Representative (or Executor), hereinafter appointed, to settle and discharge, in his or her absolute discretion, any claims made against my estate. I further direct that my Personal Representative (or Executor) shall pay out of my estate any and all estate and inheritance taxes payable by reason of my death in respect of all items included in the computation of such taxes, whether passing under this Will or otherwise. Said taxes shall be paid by my Personal Representative (or Executor) or Trustee as if such taxes were my debts without recovery of any part of such tax payments from anyone who receives any item included in such computation.
SECO	ND:
a.	The entire residue of the property owned by me at my death, real and personal and wherever situate, I devise and bequeath to my Trustees appointed under the Family Inter Vivos Trust Agreement signed by myself
	as Grantor and dated the day of September, 20, to be held for the purposes and distributed as therein provided, and also in accordance with any amendments to said Trust made prior to my death. It is my intention that said Trust be administered free from the continuing control of the court having jurisdiction of the settlement of its accounts or
b.	the power of any beneficiary to bring suit for an accounting. If for any reason, property may not pass or does not pass by way of or through the before-

mentioned, are specifically made a part of this Will by reference and all properties shall be held, administered, and distributed pursuant to the terms thereof, and the Personal Representative (or Executor) will assume and perform all of the duties of the Trustee.

THIRD:

My Personal Representative (or Executor) is to act without bond and to the maximun amount possible without court supervision or control so that the estate can be settled as much as possible as a nonintervention proceeding. I nominate and appoint the following people in the following order of priority as Personal Representative (or Executor) until one such person qualifies.

1.	My wife,
2.	My daughter,
3.	My son,
4.	, who currently resides at
5.	Trust Company, a Utah Corporation

I grant to my Personal Representative (or Executor) full power to do everything in administering my estate that said Personal Representative (or Executor) deems to be for the best interest of my beneficiaries.

FOURTH:

If there is no sufficient evidence as to whether my wife survived me, the provisions of my Will shall be given effect in like manner as if she had indubitably survived me and died immediately after my death.

FIFTH:

Of the provisions made herein for the benefit of my wife, an amount equal to the maximum allowable widow's (widower's) statutory interest in her husband's property, if any, shall be deemed received by my wife by operation of law as such statutory interest, and only the excess, if any, over such amount shall be deemed received under the provisions of this Will.

SIXTH:

If any beneficiary under this Will, or any trust herein mentioned, contests or attacks this Will or any of its provisions, any share or interest in my estate given to that contesting beneficiary under this Will is revoked and shall be disposed of in the same manner provided herein as if that contesting beneficiary had predeceased me.

SEVENTH:

My Personal Representative shall elect under Section 2056(b)(7) of the Internal Revenue			
Code of 1954, as amended, or other similar statute then in force, to qualify the Marital			
Trust or the Q-TIP Trust as established by me under Article III, of the			
Trust Agreement dated the day of,			
20 . for the federal estate tax marital deduction.			

EIGHTH:

I hereby appoint to serve without bond as guardian over the persons and properties of n	ıу
minor children the following people in the following priority:	

1.	My wife,
2.	My sister,

NINTH:

Upon my death, it is my wish that my body and essence undergo the rites of Modern Mummification. To that end, I specifically direct the following:

- 1. The rites of my Mummification and Transference will be conducted by SUMMUM, a 501(c)(3) organization. Upon my death, I donate my body to SUMMUM for the purpose of conducting my Mummification and Transference.
- 2. My body shall be delivered as soon after my death as practicable and to the full extent legally possible, without autopsy or embalming, to a funeral home designated by SUMMUM.
- 3. The funeral home designated by SUMMUM and given a copy of this last Will shall carry out specific instructions as directed by SUMMUM in order to prepare and facilitate the transportation of my body to a sanctuary that will be designated by SUMMUM when the time comes.

Upon the completion of	my Mummification	and Transference,	I direct that my b	ody be
enshrined/entombed at:				

I have made pre-arrangements with SUMMUM for my Mummification and Transference. Because the rites of Mummification of Transference are very elaborate, detailed, thorough, and lengthy, SUMMUM incurs an extensive cost to carry out these rites. Therefore, I have arranged a donation to SUMMUM which will assist the organization in carrying out my wishes.

TENTH:

This Will has been prepared in duplicate, each copy of which has been executed as an original. One of these executed copies is in my possession and the other is deposited for safekeeping with my attorney, _________. Either of these wills is to be considered as the original. If only one copy of this Will can be found, then it shall be considered as the original, and the missing copy will be presumed inadvertently lost. Any clarifications or instructions concerning this Will may be obtained by calling the above-mentioned attorney who is requested to do everything necessary to implement the provisions of this Will.

IN WITNESS WHEREOF, I,	the testator/testatrix, sign my name to day of, and being
first duly sworn, do hereby declare to the uninstrument as my Last Will and that I sign	indersigned authority that I sign and execute this it willingly (or willingly direct another to sign for me), act for the purposes expressed in it, and that I an 18
Testator/Testatrix	
We, an	nd, the witnesses, rst duly sworn, and do hereby declare to the
undersigned authority that the testator/testato sign as witnesses thereof, and that he/sh for him/her), and that each of us, in the preother, hereby signs this will as witness to t	rst duly sworn, and do hereby declare to the atrix declares it to be his/her Last will and requested us e signs it willingly (or willingly directs another to sign esence and hearing of the testator/testatrix and of each he testator's/testatrix's signing, and that to the best of rears of age or older, of sound mind, and under no
Witness:	Residing:
Witness:	Residing:
State of	
testator/testatrix, and subscribed and sworn and	n to before my by, the, witnesses, this
, day of, 20	

Notary Public	[Notary Seal]