

THIS IS THE LAST WILL of me, SONJA GOESSERINGER, of the City of Toronto, in the Province of Ontario.

1. I REVOKE all former wills and other testamentary dispositions made by me.
2. I APPOINT my sister, NICOLE GOESSERINGER, of the City of Marina del Rey, California and my lawyer, DOROTHY JEAN BROPHY, of the City of Toronto, in the Province of Ontario, to be Co-Executors and Trustees of this my Will. In the event that any of the named Co-Executors should predecease me or be unwilling or unable to continue as Executor and Trustee then I declare that the survivor or survivors of such deceased Executor shall continue to be my Executors and Trustees. References to "my Trustees" in this my Will shall include each Estate Trustee, Executor and Trustee of my Will, my estate or any portion thereof who may be acting as such from time to time whether original or substituted and whether one or more.
3. I GIVE all my property wheresoever situate, including any property over which I may have a general power of appointment, to my Trustees upon the following trusts, namely:
 - a) Upon my death to follow the procedure set forth in the Letter of Direction attached hereto as Schedule A for the disposition of my personal property and the cremation of my remains.
 - b) To pay out of and charge to the capital of my general estate my just debts, funeral and testamentary expenses and all income taxes, estate, inheritance and succession duties or taxes whether imposed by or pursuant to the law of this or any other jurisdiction whatsoever that may be payable in connection with any property passing (or deemed so to pass by any governing law) on my death or in connection with any insurance on my life or any gift or benefit given or conferred by me either during my lifetime or by survivorship or by this my Will or any Codicil hereto and whether such duties or taxes be payable in respect of estates or interests which fall into possession at my death or at any subsequent time; and I hereby authorize my Trustees to defer, commute or prepay any such taxes or duties. This direction shall not extend to or include any such taxes that may be payable by a purchaser or transferee regarding any property transferred to or acquired by such purchaser or transferee upon or after my death pursuant to any agreement with respect to such property.
 - c) To transfer the residue of my estate to my sister, NICOLE GOESSERINGER for her own use absolutely.
4. In the event that my said sister, NICOLE GOESSERINGER, predeceases me or dies within a period of thirty (30) days of the date of my death, I direct that the residue be paid and transferred to my brother, PERER GOESSERINGER, per stirpes.
5. I AUTHORIZE my Trustees to make any payments for any person under the age of majority or who is otherwise mentally incapable of managing property to the guardian

or committee of such person or to any other person my Trustees may consider to be a proper recipient therefor whose receipt shall be a sufficient discharge to my Trustees.

6. I AUTHORIZE my Trustees to use their discretion in the realization of my estate, with power to sell, call in and convert into money any part of my estate not consisting of money at such time or times, in such manner and upon such terms, and either for cash or credit or for part cash and part credit as they may in their absolute discretion decide upon, or to postpone such conversion of my estate or any part or parts thereof for such length of time as they may think best. My Trustees shall have a separate and substantive power to retain any of my investments or assets in the form existing at the date of my death at their absolute discretion without responsibility for loss to the intent that investments or assets so retained shall be deemed to be authorized investments for all purposes of this my Will. No reversionary or future interest shall be sold prior to falling into possession and no such interest not actually producing income shall be treated as producing income.

7. MY TRUSTEES may make any division of my real or personal estate or set aside or pay any share or interest therein either wholly or in part in the assets forming my estate at the time of my death or at the time of such division, setting aside or payment, and I expressly will and declare that my Trustees shall in their absolute discretion fix the value of my estate or any part thereof for the purpose of making any such division, setting aside or payment and the decision of my Trustees shall be final and binding upon all persons concerned, notwithstanding any fluctuation in market value and notwithstanding that one or more of my Trustees may be beneficially interested in the property or any part thereof so valued.

8. I AUTHORIZE my Trustees to make or refrain from making, in their absolute discretion, any elections, determinations, and designations permitted by any statute or regulation enacted by the Parliament or government of Canada, by the legislature or government of any province of Canada, or by any other legislative or governmental body of any other country, province, state or territory, and such exercise of discretion by my Trustees shall be conclusive and binding upon all the beneficiaries hereof. My Trustees shall not be liable to any person, whether beneficiary or otherwise, by reason of any loss, claim, tax or other cost experienced by any such person or by my estate resulting from any election, determination, designation or exercise of discretion, including any preferred beneficiary election, entered into by my Trustees in good faith.

9. MY TRUSTEES shall be fully protected in exercising any discretion granted to them in this my Will and shall not be liable to the beneficiaries or their heirs or personal representatives by reason of the exercise of such discretion. My Trustees shall exercise the powers, authority and discretion given to them in what they deem to be the best interest, whether monetary or otherwise, of the beneficiaries, whether or not such exercise may have the effect of conferring an advantage on any one or more of the beneficiaries or would otherwise, but for the foregoing, be considered as being other than an impartial exercise of their duties hereunder or as not being maintenance of an even-hand among the beneficiaries and all such exercise of their powers, authority and discretion shall be binding upon all of the beneficiaries and shall not be subject to any question or review, by any

person, official, authority, court or tribunal whatsoever or whomsoever.

10. I AUTHORIZE my Trustees to employ and pay out of my estate such professional advisors as my Trustees may deem necessary in the discharge of their duties and to act upon such advice and opinions as they may receive from any such professional so employed and my Trustees shall not be liable or responsible for any loss that may be occasioned to my estate by reason of their so doing.

11. I AUTHORIZE AND EMPOWER my Trustees to compromise, settle, waive or pay any claim or claims at any time owing by my estate or which my estate may have against others for such consideration or no consideration and upon such terms and conditions as my Trustees may deem advisable and to refer to arbitration all such claims if my Trustees deem same advisable.

12. I HEREBY DECLARE that my Trustees shall have full power and discretion to determine what portion of the annual proceeds of my estate shall be capital and what portion shall be income and that whenever the word "capital" appears in this my Will, it shall mean such part of my estate as my Trustees may in their absolute discretion designate or treat as capital and that whenever the word "income" appears herein, it shall mean such receipts, additions and other accretions arising from or accruing to my estate as my Trustees may in their absolute discretion treat as income.

13. I AUTHORIZE my Trustees to take and transfer to themselves at reasonable intervals from the income and/or capital of my estate amounts on account of compensation which my Trustees reasonably anticipate will be requested at the end of the accounting period in progress, either upon the audit of the estate accounts or on approval by the beneficiaries of my estate. Provided, however, that if the amount subsequently awarded on Court audit or agreed to by the beneficiaries is less than the amount so pretaken, the difference shall be repaid forthwith to my estate without interest.

14. I DECLARE that no gift, or the income therefrom, under this my Will shall be assigned or anticipated, or fall into any community of property, partnership or other form of sharing or division of property which may exist between any beneficiary and his or her spouse, and every gift together with the income therefrom shall remain the separate property of a beneficiary hereunder, free from all matrimonial rights or controls by his or her spouse. Without limiting the generality of the foregoing, I direct that all of the gifts and other benefits granted by me under this my Will and all the income derived therefrom shall be excluded from net family property of a beneficiary and the value thereof shall not be subject to division between a beneficiary and his or her spouse pursuant to the Ontario *Family Law Act* and, further shall constitute his or her private property in accordance with Book Two of the *Civil Code of Quebec*, or any successor legislation thereto. All references to income contained in this paragraph of this my Will are intended by me and shall be deemed to include capital gains as well as any other accretions to capital arising from a gift or benefit hereunder.

IN WITNESS WHEREOF I have to this my Last Will and Testament, written upon

LETTER OF DIRECTION

To: The Estate of Sonja Gabriele Goesseringer

In the event that the named next of kin is unable to travel to Ontario from the United States in a timely manner, and in order to avoid alternate arrangements usually made by the Office of the Public Guardian and Trustee in such a case, it is hereby requested that:

1. The personal belongings be packed up and put in storage (in the interim) by Consolidated Moving & Storage, 542 Mt. Pleasant Rd., Toronto, ON M4S 2M7, Tel. 416-922-9595, Fax 416-489-4548. (If said next of kin does not wish to keep any of the belongings, they can be donated to YWCA Women's Shelter or Street Haven.)
2. The cremation be carried out by Aftercare Toronto, tel. 440-8878, fax 416-440-8964, and the ashes stored, or preferably, shipped to:
3. Knox Presbyterian Cemetery in Oro-Medonte (Head Office 46 Eileen Ave., Barrie), Tel. 705-726-7767, for eventual urn burial by:
4. Sanderson Monuments, 33 Peter St. S., Orillia, Tel. 705-326-6131, 800-461-0282, as well as engraving of birth date & date of death on mother's (Waltraut Trudi Goesseringer nee Schneider) headstone (under name 'Sonja Gabriele', already engraved).

The AFBS member life insurance proceeds are to cover any or all of the above costs first, with the remaining balance to be paid to the named next of kin as joint beneficiary. If for any reason, she cannot or does not wish to accept what is remaining, it can then be donated to one or more of the women's shelters named above.

This shall be your good and sufficient authority for so doing.

Dated at Toronto, this 5th day of July, 2017.

Sincerely,



Sonja Gabriele Goesseringer