

LAST WILL AND TESTAMENT
of
PATRICIA TRACY MCMULLEN

I, Patricia Tracy McMullen, being of sound mind and memory, hereby declare that this Last Will and Testament (this "Will") is my will. I revoke all wills and codicils I have previously made.

Section 1: Place of Residence

I am a resident of the State of Vermont.

Section 2: Marital Status

I am divorced.

Section 3: Children

I have the following children now living: Curtis T McMullen, Kelly Anderson McMullen-Temple and Jon Patton McMullen.

For the purposes of this Will, any reference to my children includes Curtis T McMullen, Kelly Anderson McMullen-Temple and Jon Patton McMullen, as well as any child of mine born or adopted after the execution of this Will.

Section 4: Distribution of Property

My executor shall distribute my estate according to the following bequests.

I leave my home to my children in equal shares. If any one of the intended beneficiaries in this group does not survive me, I leave his or her intended share of my home to the beneficiaries in this group who do survive me in equal shares. If none of the foregoing intended beneficiaries survive me, I leave my home to be distributed with the rest of my estate.

I leave my Jewelry to Kelly McMullen. If Kelly McMullen does not survive me, I leave this gift to be distributed with the rest of my estate.

I leave my Golf equipment, dog and shotgun to Jon McMullen. If Jon McMullen does not survive me, I leave this gift to be distributed with the rest of my estate.

I leave my Burckhardt paintings and my father's turquoise watch to Curtis McMullen. If Curtis McMullen does not survive me, I leave this gift to be distributed with the rest of my estate.

I leave the rest of my estate to my children in equal shares. If any one of my children does not survive me, I leave his or her intended share of the rest of my estate to my children who survive me in equal shares.

The rest of my estate is everything I own at my death that is subject to this Will, that I have not left as a specific gift to one or more beneficiaries, and that remains after paying all debts, administration expenses, and taxes.

A beneficiary must survive me for at least 120 hours to receive property under this Will. As used in this Will, to "survive" me means to be alive or in existence as an organization 120 hours after my death.

Section 5: Final Arrangements

I direct that my bodily remains be cremated and ashes stored at a cemetery.

I direct that a memorial service be held in my honor.

Any outstanding costs associated with my final arrangements shall be paid out of my estate by my executor.

Section 6: Executors

I name Curtis McMullen to serve as my executor. If Curtis McMullen is unwilling or unable to serve as executor, I name Jon McMullen to serve as executor instead.

If there are ever two executors serving jointly, they shall act through unanimous agreement. If there are ever more than two executors serving jointly, they shall act by majority decision.

As used in this Will, the term "executor" means any personal representative, executrix, or administrator, as applicable, if such term is used in the statutes of any applicable jurisdiction.

I direct my executor to take all actions legally permissible to have the administration of my estate carried out as simply and as free of court supervision as possible under the laws of the applicable jurisdiction, including filing a petition in the appropriate court for the independent administration of my estate.

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

1. To retain real estate and personal property without liability for loss or depreciation.
2. To sell or otherwise dispose of real estate and personal property by public or private sale, or exchange, or otherwise (whether or not necessary for payment of debts, expenses, or taxes), 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 estate or personal 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.

These powers, authority, and discretion are intended to be in addition to the powers, authority, and discretion granted by virtue of serving as an executor under applicable law, and may be exercised as often as necessary or advisable, without application to or approval by any court.

My executor shall be entitled to reasonable compensation for carrying out the duties set forth in this Will.

No executor shall be required to post bond.

Section 7: Debts, Expenses, and Taxes

I direct my executor to pay, out of everything I own at my death that is subject to this Will:

any debts owed by my estate (except for liens and encumbrances placed on property as security for the repayment of a loan or debt),

any expenses of administering my estate, and

any transfer or estate taxes attributable to assets that are passing under this Will.

Any transfer or estate taxes attributable to assets that are passing under this Will shall be allocated among and borne by the recipients of such assets on a pro rata basis.

Any transfer or estate taxes attributable to assets that are not passing under this Will shall be allocated among and borne by the recipients of such assets on a pro rata basis, and my executor shall have the power to seek, and shall seek, reimbursement for any such taxes from such recipients.

Section 8: Severability

If a court invalidates any provision of this Will, that shall not affect the rest of this Will. Any remaining provisions that can be given effect without the invalidated provision shall remain in effect.

Section 9: Signatures

Patricia Tracy McMullen

I, Patricia Tracy McMullen, declare that I sign and execute this document as my last will and testament and further declare that I sign it willingly, that I execute it as my free and voluntary act. I declare that I am eighteen years of age or older, of sound mind, and under no constraint or undue influence.

Patricia Tracy McMullen
Signature

1/10/18
Date

Witnesses

We, the witnesses, sign our names to this document, in the presence of each other and Patricia Tracy McMullen. As witnesses, we declare under penalty of perjury that Patricia Tracy McMullen willingly signed and executed this document as her last will and testament in the presence of each of us. To the best of our knowledge, Patricia Tracy McMullen is eighteen years of age or older, is of sound mind and is under no constraint or undue influence.

[Signature]
First Witness Signature

Jan McMullen
First Witness Printed Name

1/10/18
Date

149 Fox Run Rd.
First Witness Address

Cranberry Twp, PA
First Witness City, State, Zip

16066

[Signature]
Second Witness Signature

Mary Manning
Second Witness Printed Name

1/10/18
Date

5479 Greenbush Rd.
Second Witness Address

Charlotte, VT 05445
Second Witness City, State, Zip

[Signature]
Third Witness Signature

Paula J. McMullen
Third Witness Printed name

1/10/18
Date

149 Fox Run Rd
Third Witness Address

Cranberry Twp, PA
Third Witness City, State, Zip

16066

LETTER TO MY EXECUTOR

This letter expresses my wishes for how my final arrangements should be carried out. I do **not** intend for this letter to be legally binding or a part of my Last Will and Testament.

I would like my ashes interred at Greenlawn Cemetary in Columbus, Ohio.

* Patricia Tracy McMullen
Patricia Tracy McMullen
1/10/18
Date