<u>1 HIS</u>	15	IHE	LASI	WILL	AND	IESTAME	<u>=NI</u> 0	ot me
[				<b>]</b> of [Pla	ce] in Nev	w Zealand,	[Occupat	ion].
1. made						ntary dispos Testament.	sitions he	eretofore
2.	I APPOI	<b>NT</b> my [		]	and my [			]
(here	inafter re	eferred	to as "m	v Trustee	es") to be	e the Exe	cutrixes/to	ors and
•	ees of thi			,				
3.	I WISH t	to be bui	ried in the	whanau p	olot at [			Urupa]
after	I have lai	n for [two	o] days at	[ Place ].	I do not v	vish to be e	mbalmed	
4.	(a) I G	SIVE my	Grandmo	ther's gold	l wedding	ring to my s	son [	1.
	(b) <b>I</b> (	GIVE my	late hus	band's Ma	aori taong ].	a pounamu	ı necklac	e to my
	(c) I (	GIVE an	ny Maori	Land and	interests	I own at	my death	n to my
	daughte	r/s/son/s	1				].	
	Plus	any c	other (	Gifts				

- 5. I GIVE DEVISE AND BEQUEATH the balance of my personal chattels as defined in Section 2 of the Administration Act 1969 but excluding the chattels already gifted above to my son/s/daughter/s [ ].
- I GIVE DEVISE AND BEQUEATH the balance of my estate both real and 6. personal of whatsoever kind and nature and wheresoever situate including all property (if any) over which I may have some power of appointment unto my Trustees **UPON TRUST** to pay thereout all my just debts funeral monumental and testamentary expenses and all duties in respect of the whole of my dutiable estate and divide the residue into two parts and transfer as follows:

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## 7. POWERS OF TRUSTEES

My Trustees will have the following powers:

- (a) **Apply Income and Capital:** to apply for the maintenance, education, advancement or benefit of any beneficiary as they think fit the whole or any part of the income and capital of the share in my estate to which that beneficiary is entitled or may be entitled in future, and my Trustees may pay and apply that income and capital to a beneficiary's guardian whose receipt will be a valid discharge to my Trustees;
- (b) **Transfer Assets:** to transfer to any beneficiary in full or partial satisfaction of that beneficiary's share of my estate any assets of my estate not specifically given under this will, at the value determined by a qualified person and (if necessary) without that beneficiary's consent.

IN WITNESS WHEREOF I have subscribed my name this day of Two thousand and sixteen (2016)

SIGNED by the Testatrix/tor the said	)
in our presence and attested by us	)
both in his/her presence:	)

## LAST WILL OF [ ]

## BISSON MOSS Solicitors Napier