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THIS IS THE LAST WILL AND TESTAMENT of me LINDSAY AXEL JARLOV of Rotorua in New Zealand, Retired Logging Contractor

1. I REVOKE all wills and testamentary dispositions at any time heretofore made by me AND DECLARE this to be my last will and testament.
2. I APPOINT my wife DORA DULCIE JARLOV and DOUGLAS JOHN JOSEPH CLEMENS of Rotorua, Solicitor to be the executors and trustees of this my will AND I DECLARE that the expression "my trustee" where used in this my will shall mean and include the executors and trustee according to the tenor hereof AND I FURTHER DECLARE that all the trusts powers and provisions of this my will reposed and vested in my trustees may be exercised by them jointly and/or by the survivor of them.
3. I GIVE DEVISE AND BEQUEATH the whole of my estate both real and personal of whatsoever nature and description and wheresoever situated owned by me at my death and not hereinbefore otherwise disposed of unto my trustee UPON TRUST:
 - a. to pay thereout my just debts funeral and testamentary expenses and all duties payable in respect of my dutiable estate.
 - b. to pay the then residue to my wife DORA DULCIE JARLOV if she survives me but if she shall not;
 - c. to divide the residue equally between those of my children namely CAROL LYNNE SPENCE, DALE LESLEY JARLOV, RAEWYN LYNDSEY JARLOV and MARK STEPHEN JARLOV who shall be alive at the date of my death but if any such child or children of mine is already dead or dies before me leaving a child or children then that child or children shall take equally the share which their parent would otherwise have taken.
4. I DECLARE that my trustee shall have the following powers in addition to those conferred by law:
 - (a) To sell or retain any of my real or personal property as freely as if my trustee was beneficially entitled and to invest on contributory mortgages in addition to any other authorised trustee investments.
 - (b) To partition appropriate allot or transfer any real or personal property in satisfaction or part satisfaction of the share of my estate to which any of my beneficiaries may be entitled and for such purposes (conclusively or provisionally) to value or cause to be valued any such real or personal property in such manner as my trustee shall think fit.
 - (c) That during the suspense of absolute vesting of the share of any person interested contingently presumptively or otherwise under this my will who may be a minor my trustee may apply the whole of the income and the whole or such part of the capital of such share as my trustee shall deem expedient for or towards the maintenance education benefit or advancement in life of such minor and my trustee may apply the same to the guardian or guardians for the time being of such minor without being responsible to see to the application thereof.

(d) To use or apply the proceeds of all policies of life assurance forming part of my estate for the payment of my just debts and any legacy payable hereunder.

5. ANY trustee who is engaged in a profession shall be entitled to be paid fees for work done by him or his firm on the same basis as if he were not one of my trustees but employed to act on behalf of my executors or trustees.

6. I REQUEST that my body be cremated following my death.

IN WITNESS whereof I have hereunto set my hand to this my will this ^{15th} day of
December One thousand nine hundred and ninety four (1994)

SIGNED by the abovenamed
LINDSAY AXEL JARLOV
in our presence and attested
by us in his presence:

L Jarlov

Julie Pate
Shaw Clerk
Rotorua.

Michael A. A.
Scheiber
Rotorua.