

THIS IS THE LAST WILL AND TESTAMENT of me WIESLAW ZIOLKOWSKI of 43 Pile Street, Marrickville in the State of New South Wales, Geologist.

1. I HEREBY REVOKE all former Wills and Testamentary dispositions heretofore made by me and declare this to be my last Will and Testament.

2. I APPOINT my wife MERRILEE ANN ZIOLKOWSKI and THE TRUSTEES EXECUTORS AND AGENCY COMPANY LIMITED of 4 Bligh Street, Sydney Executors and Trustees of this my Will AND I DECLARE that wherever the expression "my Trustee" is hereinafter used it shall mean extend to and include the trustee or trustees for the time being of this my Will.

3. I GIVE DEVISE AND BEQUEATH the whole of my property whether real or personal present or future in cash or in kind and whether within Australia or elsewhere to my Trustee UPON TRUST to pay all my just debts funeral and testamentary expenses and all Probate Estate Death Succession and other duties payable in respect of my estate or by reason of my death and to hold the balance of my property then remaining (hereinafter referred to as "my Residuary Estate") UPON TRUST.

4. FIRSTLY to hold my Residuary Estate UPON TRUST for a period of one calendar month from the date of my death and in the event of my wife MERRILEE ANN ZIOLKOWSKI being proved to have survived me for such period of one calendar month but not otherwise I DIRECT my Trustee to stand possessed of my Residuary Estate UPON TRUST for my said wife MERRILEE ANN ZIOLKOWSKI for her sole use and benefit absolutely.

5. SECONDLY in the event of my said wife predeceasing me or failing to survive me for the period of one calendar month as aforesaid then I DIRECT my Trustee to hold my Residuary Estate UPON TRUST for such of my children as shall survive me and who shall attain or shall have attained the age of 18 years and if more than one in equal shares as tenants in common absolutely. BUT I DIRECT that in the event of any of my children predeceasing me or having survived me failing to attain the age of 18 years leaving a child or children who shall survive me then and in every such case the said child or children (being a grandchild or grandchildren of mine) shall take by way of substitution and if more than one in equal shares per stirpes the share or shares his her or their deceased parent or parents would have taken had such parent or parents survived me and attained a vested