

DATED 21st June 1995

WILL
of
TORILL CATHERINE RUSSELL

WARNERS
SOLICITORS
TONBRIDGE
Kent

THIS IS THE LAST WILL AND TESTAMENT

of me TORILL CATHERINE RUSSELL of Faulkners Oast Tonbridge Road
Hadlow Kent which I make this 21st day of June One
thousand nine hundred and ninety five whereby I revoke all former Wills and
testamentary dispositions made by me

1. (a) I APPOINT my Husband CHARLES REID RUSSELL to be the sole
Executor of this Will but if he shall die before me renounce probate of it or die
without having proved it then I APPOINT my Daughter CAMILLA CATHERINE
GAUSEL and the partners at the date of my death in the firm of Warners of 180
High Street Tonbridge Kent or the firm which at that date has succeeded to and
carries on its practice to be the Executors and Trustees of this Will and I
EXPRESS the wish that one or two only of the partners in the said firm of Warners
shall prove my Will and act initially in its trusts

(b) I DECLARE that the expression "my Trustees" used throughout this
Will shall include the trustees for the time being hereof

2. I GIVE all my property of whatever nature and wherever situated to my
Husband if he shall survive me for the period of one calendar month but if he shall
not survive me for that period or if for any other reason he shall fail to attain a
vested interest in my residuary estate then he shall not be entitled to any part of the
capital or income of any part of my estate and in that event Clauses 3 to 5 of this
Will shall have effect

3. SUBJECT to and after the payment of or provision for my debts funeral and
executorship expenses and legacies and all taxes and duties payable in respect of

my estate or any part of it which shall be paid primarily out of my personal estate
I GIVE all my property of whatever nature and wherever situated not by this Will
or any Codicil to it otherwise disposed of (in this Will called "my residuary estate")
to my Trustees to hold upon trust to divide into two parts of equal value and to
hold such parts upon the following Trusts and subject to the following provisions:-

(1) As to one part for such of my Daughters CAMILLA CATHERINE
GAUSEL and LOUISA JANE REID RUSSELL living at my death as shall reach
the age of 21 and if more than one in equal shares but if either or both of them
shall die whether during my lifetime or after my death before attaining a vested
interest leaving a child or children alive at my death or born thereafter who shall
reach the age of 21 years then such last mentioned child or children shall take and
if more than one equally between them the share of my residuary estate which his
her or their parent would have taken had such parent survived me and attained a
vested interest

(2) As to one part for such of my Daughters CAMILLA CATHERINE
GAUSEL and LOUISA JANE REID RUSSELL living at my death as shall reach
the age of 25 and if more than one in equal shares but if either or both of them
shall die whether during my lifetime or after my death before attaining a vested
interest leaving a child or children alive at my death or born thereafter who shall
reach the age of 25 years then such last mentioned child or children shall take and
if more than one equally between them the share of my residuary estate which his
her or their parent would have taken had such parent survived me and attained a
vested interest

4. MY TRUSTEES shall have the following powers in addition to their powers under the general law:-

- (a) To raise at any time and from time to time the whole or any part of the vested or contingent share or shares in my residuary estate of any beneficiary and to pay the same to or apply the same for the maintenance education advancement or benefit of such beneficiary in such manner as they shall think fit
- (b) Whenever they have an obligation or discretion under the provisions of this Will or under the general law to pay or apply income or capital to an infant or for his benefit to discharge that obligation or exercise that discretion if they so desire by paying the same to any parent or guardian of the infant or to the infant himself and their respective receipts shall be a good discharge to my Trustees who shall not be obliged to see how it is used
- (c) To retain any investments in which my estate is invested at my death and to invest moneys requiring investment and transpose investments with the same unrestricted freedom in their choice of investments as if they were absolute owners beneficially entitled and to purchase retain repair alter or improve furnish or equip a freehold or leasehold house or other dwelling to be held by them on trust for sale (with power to postpone the sale) either as an investment or for use as a residence by any one or more of the beneficiaries hereunder
- (d) To exercise the statutory powers of appropriation as well in their capacity of trustees as of personal representatives and in either case without the necessity of obtaining any of the consents required by statute and even though one or more of them may be beneficially interested

5. I EMPOWER my Trustees to carry on or join in carrying on for so long as they think fit and to discontinue and wind up any business in which I may at my death be engaged either alone or in partnership and to retain and employ therein any part of my estate (whether employed therein at my death or not) and to employ or concur in employing any person (including themselves) in or about such business at such remuneration as they think fit and generally to act in all respects in relation to the said business or my interest therein as if they were the absolute owners thereof and in ascertaining the profits of such business my Trustees shall have full power to make such provision for depreciation and for any reserve fund which they consider expedient and (if any of my Trustees are employed in the said business) to receive remuneration for employment in the said business without being liable to account therefor

6. ANY EXECUTOR or Trustee of this Will being engaged in any profession or business shall be entitled to be paid all usual professional or other charges for business transacted time expended and acts done by him or his firm in connection with the administration of my estate or the execution of the trusts hereof including acts which an Executor or Trustee not being in any profession or business could have done personally

AS WITNESS my hand the day and year first before written

Signed by the Testatrix
in our presence and then
by us in hers:

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M. H. M. F. M. H. M.
180 High Street
Tonbridge
Trainee Solicitor.

S. Cole
180 High Street
Tonbridge
Kent.
Legal Secretary.