This	is	the	e Last	Will	and	Testament	t of	me _	of
									made the day of
			201	2.					
1. I F	REV	OKE	all form	ner Wi	lls, Co	odicils, and	Testa	mentar	ry Dispositions previously made
by m	e.								
2.	I	AP	POINT	_					of
									and
									of
						to	o be t	he joint	Executors and Trustees of this
my l	ast \	Will a	ınd Te	stame	nt. Bl	UT IF anyo	ne o	r more	of the above named persons
shou	ld re	efuse	to act	, pred	eceas	se me, or d	ie be	fore the	e trusts hereof have been fully
performed, THEN I APPOINT of to be the									
									place and stead of anyone or
more of the above named persons, and the expression, "my Trustee," used throughout									
					•		•		r substitutional.
3. (SIVE	, DE	VISE A	ND B	EQUE	EATH all my	real	and pe	rsonal property of every nature
and I	and kind, wheresoever situated, including any property over which I may have a general.								

- and kind, wheresoever situated, including any property over which I may have a general power of appointment, to my Trustees upon the following trusts, namely:
- a) subject to my express direction to the contrary, to use their discretion in the realization of my estate with the power to my Trustees to sell, call in or convert into cash at such time or times and in such manner and upon such terms, either for cash or credit or part cast and part credit as my Trustees may in their absolute discretion decide upon or to postpone such conversion of my estate or any part or parts thereof for such length of time as they may think best and I hereby declare that my said Trustees may retain any portion of my estate in the form in which it may be at the time of my death, notwithstanding that it may not be in the form of an investment in which Trustees are authorized to invest trust funds and whether or not there is liability attached to any such

portion of my estate for such length of time as my Trustees in their absolute discretion deem advisable and my Trustees shall not be held responsible for any loss that may happen to my estate by reason of their so doing;

b) to pay my just debts, funeral and other testamentary expenses, all succession duties, inheritance and death taxes, and all expenses necessarily incidental thereto, to be paid and satisfied by my Trustees as soon as conveniently may be after my death; You may want to keep a list of your bank accounts, investments, insurance policies, loan payables, etc alongwith your will.

You may also, if you wish, write specific instructions about your funeral and burial. For example, if you have any specific graveyard (of course, Shi'a Muslim) where you wish to be buried or have already purchased a grave, etc.

c) to pay such religious taxes (like khums and kaffarah) and other expenses for hiring people to do qaza prayers and fasts;

If you pay khums regularly, then it is good to write your khums date so that the executor can easily determine how much khums is due on you. Also if you know, you should specify the number of months or years for the salat or fastings that you want the hired person to do.

d) to	divide	and	pay	or	transfer	the	balance	of	my	estate	as	soon	as	is
reasor	ablypra	cticab	le afte	er m	y death a	s foll	ows:							
(i) to my eldest son,, my dress in which I die, my ring and my personal								nal						
Qur'ân	ı ,													
(ii) to my wife / husband														
(iii) to my father														
(iv) to my mother														
(v) to my son,,														
(vi) to	my daug	ghter,			,		-							
In the above list, delete those who are not alive when you are writing this will.														

Or add if you have more children. Remember to adjust the numbering accordingly.

4. The share of each child of mine as determined above shall be paid or transferred to such child of mine, if he or she is over the age of twenty-one at the time of my death, for his or her own use absolutely. If however, any child of mine, whether male or female, is under the age of twenty-one at the time of my death, my Trustees shall hold and keep invested the share of such child of mine and the income from and capital of such share or so much thereof as my Trustees in their discretion consider advisable shall be paid to or applied for maintenance, education and benefit of such child of mine until he or she reaches the age of twenty-one, at which time my Trustees shall pay or transfer the amount remaining of the share of such child, if any, to such child for his or her own use absolutely.

If all your children are over 21 years of age, then delete all references which delay the payment of their share until they become 21 years old.

5.	I	NOMINATE,	CONSTITUTE	AND	APPOIN	Γ	of
			to be the	e Guard	ian of my	infant children.	I direct the
Gua	ardia	n of my infant o	hildren to raise the	em as M	luslims acc	ording to the rul	es, customs
and teachings of the Shi'ah Ithna 'Ashari sect of Islam.							
If all your children are over 21 years of age, then delete this paragraph.							
Rei	Remember to adjust the numbering of the following paragraphs.						

6. In the event that my said spouse should predecease me, then I direct my Trustees to distribute the share that my spouse would have received had he/she survived me amongst my parents and my children alive at my death in the same proportion and in the same manner as provided for in paragraph 3 (d) (i, iii to vi) of this my Will and the provisions of paragraph 4 of this my Will shall apply mutatis mutandis.

This paragraph assumes that your spouse is alive. If not, then delete this entire paragraph. Remember to adjust the numbering of the following paragraphs. This paragraph also assumes that your parents are alive. If not, delete all reference to "my parents".

7. In the event that my mother or my father or both my mother and my father should predecease me, then I direct my Trustees to distribute the share that my mother or my father or both my mother and my father would have received had they survived me amongst my wife and my children alive at my death in the same proportion and in the same manner as provided for in paragraph 3 (d) (i, ii, v to vi) of this my Will and the provisions of paragraph 4 of this my Will shall apply mutatis mutandis.

This paragraph assumes that your parents are alive. If not, then delete the entire paragraph from your will.

This paragraph also assumes that your spouse is alive. If not, then delete the reference to "my spouse" from this paragraph.

IN WITNESS WHEREOF I have to this day of, 2012.	my Last Will and Testament set my hand this
Signature	
Testament, in the presence of us both	d and declared as and for his last Will and present together at the same time who at his the presence of each other have hereunto
Signature of Witness Name:	Signature of Witness Name:
Occupation:	Occupation: