
**Joint Last Will and Testament
and Codicil**

OF

MAX FRIEND and ROSE FRIEND



BENJAMIN F. FOHRMAN
Executor

JOINT LAST WILL AND TESTAMENT

OF

MAX FRIEND AND ROSE FRIEND

MAX FRIEND
ROSE FRIEND

KNOW ALL MEN BY THESE PRESENTS, That we, MAX FRIEND and ROSE FRIEND, husband and wife, of the City of Chicago, County of Cook and State of Illinois, both being of sound and disposing mind and memory, and desirous of making distribution of our earthly affairs while we have strength and capacity, so that no contention may arise concerning the same after our death, or the death of either of us, and all of the property, real, personal and mixed, owned and possessed by either of us being owned by us jointly, do hereby jointly and mutually and in consideration of each other making this Will, and in consideration of the provisions made herein for and on behalf of each other, do hereby make, publish and declare this our Last Will and Testament, and we hereby expressly revoke any and all Wills, testaments and codicils at anytime heretofore made by either of us.

FIRST: We direct that all our just debts and funeral expenses be paid as soon after the demise of either or both of us as conveniently may be.

SECOND: All the rest, residue and remainder of all the property and estate, real, personal and mixed, of which either or both of us may die siezed or possessed, or which we, or either of us, may own or be entitled at or after our death, or the death of either of us, of whatever kind or nature, or wheresoever situate or found, including lapsed legacies and bequests, we give, bequeath and devise as follows:

Upon the death of either of us, all of the property, real, personal or mixed, owned or possessed by either or both of us, shall be

held by the survivor in trust for and during the term of his or her natural life, such survivor to receive, use and enjoy the entire net income therefrom and/or so much of the principal thereof as may be necessary for the due care, support, comfort and maintenance of such survivor for and during the life of such survivor.

Upon the death of the last survivor of us, after all our just debts and funeral expenses have been paid, all of the property owned by us, or either of us, then remaining in the hands of said survivor, as Trustee as aforesaid, shall be paid over and distributed, and we hereby jointly and severally give, bequeath and devise the same as follows:

ROSE FRIEND
MAX FRIEND

THIRD: To JACOB D. MANDELBAUM and STELLA MANDELBAUM jointly, or to the survivor of them, the sum of Fifty Thousand Dollars (\$50,000.00). If both Jacob D. Mandelbaum and Stella Mandelbaum shall die in our lifetime, then we bequeath said sum of money to the surviving children of Jacob D. Mandelbaum and Stella Mandelbaum, share and share alike.

FOURTH: To JACOB D. MANDELBAUM and STELLA MANDELBAUM any and all sums of money which may be due us jointly or severally, or due either of us at the time of the death of either or the survivor of us, and we further direct that any note or notes, bond or bonds, mortgages, deeds or other obligations or securities or said moneys so due us shall be released and given up to Jacob D. and Stella Mandelbaum or their heirs, and we do declare that it is our will and desire that the bequest and release herein contained shall not in any way effect or diminish the share of interest herein bequeathed to said Jacob D. and Stella Mandelbaum.

FIFTH: To NELLIE HECHT, sister of MAX FRIEND, of Charles City,

Iowa, the sum of Ten Thousand Dollars (\$10,000.00). In case Nellie Hecht shall die during the lifetime of either of us, then said sum shall be paid to the son and daughter of Nellie Hecht, share and share alike, or to the survivors of them.

SIXTH: To J. HAROLD HECHT, nephew of MAX FRIEND, of Los Angeles, California, the sum of Ten Thousand Dollars (\$10,000.00), or his survivor if he shall die in our lifetime.

SEVENTH: To RHODA RUBEL of Washington, D. C. niece of MAX FRIEND, the sum of Ten Thousand Dollars (\$10,000.00) or to her survivor if she shall die in our lifetime.

EIGHTH: To OSCAR FRIEND, of Chicago, Illinois, or his survivors if he shall predecease us, nephew of MAX FRIEND, the sum of Fifteen Thousand Dollars (\$15,000.00).

NINTH: To each of ALICE FRIEND NEWTON and to MAY FRIEND GOODMAN, nieces of MAX FRIEND, the sum of Five Thousand Dollars (\$5000.00). In the event of the death of either of them during our lifetime, then the sum so bequeathed to the one that predeceases us shall be paid to the surviving sister.

TENTH: To HATTIE HENRY, sister of ROSE FRIEND, of Los Angeles, California, the sum of Fifty Thousand Dollars (\$50,000.00). In the event of the death of Hattie Henry during the lifetime of either of us, then said sum of Fifty Thousand Dollars (\$50,000.00) shall be paid to the surviving children of Hattie Henry, share and share alike.

ELEVENTH: To each of EUGENE HENRY, of Alhambra, California; MAX HENRY of Los Angeles, California; BENJAMIN HENRY of Los Angeles,

California; ANNA LEE LANS; THERESA LEWIS; SYLVIA GRAYSON and BERNICE MANDELBAUM, the last four named all of Chicago, Illinois, all nieces and nephews of ROSE FRIEND, the sum of Ten Thousand Dollars (\$10,000.00). Should any of the nieces or nephews above named be deceased at the time of the death of the surviving testator, the money so bequeathed to said niece or nephew shall be divided amongst the children of said niece or nephew, and if there be no children, then the share of the niece or nephew so dying shall be divided share and share alike among the surviving brothers or sisters of said niece or nephew, to the exclusion of the wives or husbands of the one so dying.

ROSE FRIEND
MAX FRIEND

TWELFTH: To JULIA WALTERS, sister of ROSE FRIEND, of Chicago, Illinois, the sum of Fifty Thousand Dollars (\$50,000.00). In case of the death of Julia Walters during the lifetime of either of us, thereupon said sum of Fifty Thousand Dollars (\$50,000.00) is hereby bequeathed to HARRY WALTERS and LEO WALTERS, her husband and son respectively, share and share alike, and in the event of the death of Julia Walters and Harry Walters during the lifetime of either of us, then said sum of Fifty Thousand Dollars (\$50,000.00) shall be paid in its entirety to LEO WALTERS, and in case of the death of Julia Walters, Harry Walters and Leo Walters during the lifetime of either of us, then the said legacies shall lapse and said moneys shall become part of the residuary of our estate.

THIRTEENTH: To LEO WALTERS of Chicago, Illinois, the sum of Twenty Thousand Dollars (\$20,000.00). In the event of the death of Leo Walters during the lifetime of either of us, then thereupon said legacy shall lapse and said moneys shall become part of the residuary of our estate.

FOURTEENTH: To ROSLYN FOHRMAN, daughter of Benjamin F. Fohrman and Lena Fohrman, the sum of Five Thousand Dollars (\$5000.00). In the event of the demise of Roslyn Fohrman during the lifetime of either of us, then thereupon said sum of money shall be paid to LENA FOHRMAN, mother of Roslyn Fohrman.

FIFTEENTH: To FANNY SALKEY of Chicago, Illinois, sister of ROSE FRIEND, the sum of Fifty Thousand Dollars (\$50,000.00). In case of the death of Fannie Salkey during the lifetime of either of us, then thereupon the said sum so bequeathed to her shall be paid share and share alike to GLORIA WHITE and DELIGHT WHITE, grandchildren of Fannie Salkey.

SIXTEENTH: To GLORIA WHITE and DELIGHT WHITE and GUY WHITE, the sum of Five Thousand Dollars (\$5000.00) each. In case of the death of either of said persons during the lifetime of either of us, then thereupon the sums so bequeathed to them shall become part of the residuary of our estate.

SEVENTEENTH: To our dear friend, LENA FOHRMAN, the sum of Fifteen Thousand Dollars (\$15,000.00). In the event of the demise of Lena Fohrman during the lifetime of either of us, then said sum of money shall be paid to her husband, Benjamin F. Fohrman.

EIGHTEENTH: To each of TESSIE MANDEL; SYLVAN LEIPSIC and MARIE LEIPSIC, all of San Francisco, California, the sum of Two Thousand Dollars (\$2000.00).

NINETEENTH: To each of HELEN BRILL ADLER; MYRTLE BRILL, sister

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of Helen Brill Adler and FANNIE BRILL LA PLANTE, all of Chicago, Illinois, the sum of One Thousand Dollars (\$1000.00).

TWENTIETH: To MRS. CHRISTIE RUDDICK of Chicago, Illinois, the sum of Five Hundred Dollars (\$500.00).

TWENTY-FIRST: To BARON HIRSCH PHILANTHROPIC SOCIETY, the sum of Three Thousand Dollars (\$3000.00).

TWENTY-SECOND: To the B'NAI BRITH the sum of Two Thousand Dollars (\$2000.00). Said sum of Two Thousand Dollars (\$2000.00) to be expended by the said organization in the maintenance of its charities and institutions in Chicago.

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TWENTY-THIRD: To the DAUGHTERS OF ZION JEWISH DAY NURSERY & INFANT'S HOME, the sum of Two Thousand Dollars (\$2000.00), said sum of money to be expended for the purpose of furnishing and completing a room in said nursery. Said room when furnished and completed to bear a proper plaque or plate in our memory, and in the event at the time of the death of the survivor of us there be no need for the completion or furnishing of such room, then thereupon said money shall go into the general fund of said organization, and thereupon an appropriate plaque or memorial be placed in said building in our memory.

TWENTY-FOURTH: To CHICAGO WINFIELD TUBERCULOSIS SANITARIUM the sum of Two Thousand Dollars (\$2000.00) to be added to its endowment fund.

TWENTY-FIFTH: To CHICAGO LOOP ORTHODOX SYNAGOGUE the sum of Five Hundred Dollars (\$500.00).

TWENTY-SIXTH: To HADASSAH WOMEN'S ZIONIST ORGANIZATION OF

AMERICA, the sum of One Thousand Dollars (\$1000.00).

TWENTY-SEVENTH: To TEMPLE EMANUEL HEBREW SCHOOL, of Chicago, Illinois, the sum of One Thousand Dollars (\$1000.00).

TWENTY-EIGHTH: To MOUNT SINAI HOSPITAL of Chicago, Illinois, the sum of Two Thousand Dollars (\$2000.00), to be added to its endowment fund.

TWENTY-NINTH: To the HEBREW IMMIGRANT AID SOCIETY, also known as THE HIAS, the sum of Fifteen Hundred Dollars (\$1500.00).

THIRTIETH: To the JEWISH CHILDREN'S BUREAU OF CHICAGO, (formerly CHICAGO HOME FOR JEWISH ORPHANS) the sum of One Thousand Dollars (\$1000.00) to be held and used by it as a part of its educational Endowment Fund.

THIRTY-FIRST: To the ORTHODOX JEWISH HOME FOR THE AGED located at Chicago, Illinois, the sum of One Thousand Dollars (\$1000.00) to be held and used by it as a part of its Endowment Fund.

THIRTY-SECOND: We give, devise and bequeath to the JEWISH CHARITIES of Chicago, Illinois, the sum of Fifteen Hundred Dollars (\$1500.00).

THIRTY-THIRD: To the HEBREW THEOLOGICAL COLLEGE OF Chicago, Illinois, the sum of Fifteen Hundred Dollars (\$1500.00).

THIRTY-FOURTH: To SAMUEL HAMBUEJER, also known as Allen Hampton of Seattle, Washington, brother of ROSE FRIEND, the sum of Ten Thousand Dollars (\$10,000.00). In case of the death of said Samuel Hambujer, during the lifetime of either of us, then said legacy shall

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MAX FRIEND

lapse and said money shall become part of the residuary of our estate.

THIRTY-FIFTH: To MARY KOUT of Nashua, Iowa, the sum of five hundred dollars (\$500.00) and to ANDREW and LORRAINE KOUT, jointly, or the survivor of them, the sum of Five Hundred Dollars (\$500.00).

THIRTY-SIXTH: To KITTY KNUDSON of North Muskegon, Michigan, the sum of Five Hundred Dollars (\$500.00).

THIRTY-SEVENTH: To SUSIE KIRSCH of Chicago, Illinois, the sum of Two Hundred Fifty Dollars (\$250.00).

THIRTY-EIGHTH: To SHERMAN LANS; BETTY LANS; PATRICIA GRAYSON; RICHARD GRAYSON; FLORA LEWIS; DONALD HENRY; ROBERT HENRY; STANLEY HENRY; DALE HENRY; ALLEN DAVID HENRY; JEAN HECHT; JAMIE NEWTON ROBERT RUBEL and PATRICIA RUBEL, the sum of Two Thousand Dollars (\$2,000.00) each. In the event of the death of any of the beneficiaries named in this said paragraph, then thereupon the sum so bequeathed to them shall go to the surviving brothers or sisters of either of them, if there be any, and in the event there are no surviving brothers or sisters, then said sums so bequeathed shall revert back to the residuary of our estate.

THIRTY-NINTH: To STELLA MANDELBAUM, sister of ROSE FRIEND, all household furnishings, rugs and wearing apparel, excepting jewelry, possessed by us at the time of the death of the survivor of us.

FORTIETH: I, MAX FRIEND, one of the joint testators to this joint and mutual Last Will and Testament, have intentionally omitted to provide herein for or make any bequest to my brothers, SOLOMON BERMAN FRIEND, of Los Angeles, California, and Dr. EMANUEL FRIEND of Chicago,

Illinois. As both of my brothers are advanced in years and possess considerable means and have ample and sufficient means to provide for themselves and wives, if any, so long as they shall live, I have omitted them from this, my Last Will and Testament, after full consideration and due deliberation and with full intention.

ROSE FRIEND
MAX FRIEND
 FORTY-FIRST: We, MAX FRIEND and ROSE FRIEND, have intentionally omitted from this, our Last Will and Testament, all our heirs, who are not specifically mentioned herein, as we do hereby jointly and specifically disinherit each and every person and persons whomsoever claiming to be or who are lawfully claiming to be our heirs at law, except as are otherwise mentioned in this, our Last Will and Testament.

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MAX FRIEND
 FORTY-SECOND: We do further direct that each and every gift, legacy and provision of this, our Joint and Mutual Last Will and Testament, whether in money or property, given to any person or persons is subject to the following express condition, that is to say: that any person or persons to whom such money or property is given shall not in any manner contest or oppose the probate of this, our Last Will and Testament and assert in any manner, direct or indirect, before any judicial tribunal that the same is not our Last Will and Testament, and in the event any such person or persons shall oppose the probate or contest this Will, then in that event we and each of us jointly and severally do hereby revoke all legacies hereby given to such persons, and we direct that such legacy or legacies shall revert and become a part of the residuary of our estate.

FORTY-THIRD: Should any of the bequests or provisions of this, our Last Will contained, lapse according to law by reason of the death of any person or persons entitled to take under said Will or for any other reason without a proper direction herein as to how much gift or gifts,

legacy or legacies should pass, then in that event we do order and direct that such gift or gifts, legacy or legacies shall revert to and become a part of the residuary of our estate and be administered and distributed as provided for in paragraph FORTY-FIFTH of this, our Joint Last Will and Testament.

ROSE FRIEND
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FORTY-FOURTH: All of the bequests and legacies herein made are made upon the assumption that our estate or the estate of the survivor of us will be sufficient to pay them after paying our debts, taxes and costs of administration, but should our estate be not sufficient to pay all of the legacies and bequests, then and in that event the specific legacies and bequests hereunder shall be proportionately reduced in the ratio that such specific bequests and legacies bear to the entire residuary estate remaining after the payment of all debts, taxes and costs and expenses of administration.

FORTY-FIFTH: All of the rest, residue and remainder of our estate, including all lapsed legacies and bequests, we hereby jointly and severally give and bequeath to such of the legatees and beneficiaries hereinbefore mentioned as shall survive the last survivor of us, each of them to take and have the proportion of such remainder of our estate as the specific bequest herein made to him or her bears to the whole of our estate.

FORTY-SIXTH: We hereby constitute and appoint the surviving testator of this, our Last Will and Testament, as Executor or Executrix hereunder, as the case may be, without bond. In the event of the death of the survivor of us during the administration of the estate of the one dying first, then and in that event we hereby constitute and appoint BENJAMIN F. FOHRMAN, as successor executor hereunder.

FORTY-SEVENTH: We, MAX FRIEND and ROSE FRIEND, do hereby jointly and severally nominate and appoint BENJAMIN F. FOHRMAN, to act as successor Executor upon the death of the survivor of us, and direct that our said Successor Executor shall give bond conditional upon the faithful performance of his trust, in a sum not to exceed Five Hundred Thousand Dollars (\$500,000.00), the premium on said bond to be paid out of the principal of our estate.

MAX FRIEND
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FORTY-EIGHTH: We give unto our Executor full power and authority in his discretion, as soon as shall be practicable, after the death of the survivor of us, to sell, convey and convert all our real property into cash, at such prices and to such persons as said Executor shall deem proper and do hereby empower said Executor to deliver all necessary and proper conveyances and assignments, with or without warranties and to give full receipts and discharges, and anyone dealing with said Executor shall not be required to see to the application of the purchase money.

FORTY-NINTH: We hereby direct that all estate, inheritance, transfer and succession taxes, whether State or National, and all duties and transfer charges and expenses, which may be levied, assessed upon, or incurred in connection with any bequests, legacies or devisees contained in this, our Last Will and Testament, shall be paid by our Executor out of our general estate, and our Executor may deduct such taxes from our residuary estate and charge the same to expenses of administration.

Our Executor may, at his option, forthwith pay said taxes as levied without questioning the propriety of the determination or levy, or our Executor may, in his discretion, contest, litigate, compound or settle such taxes, and the action of our Executor, with respect to such

taxes, shall be binding and conclusive upon all beneficiaries under this, our Last Will and Testament, without the appearance or consent of any of them.

FIFTIETH: Should obligations or securities of the United States of America be selling below par at the time of the survivor of us, we direct that our Executor may, in his discretion, value said securities and obligations at par regardless of the then market value and make distribution in kind of such securities and obligations in the proportionate share as same bears to the total of our estate, pro-rated in the proportion that said securities bear to the specific legacy or bequest.

IN WITNESS WHEREOF, We have hereunto set our hands and seals to this our Last Will and Testament, consisting of thirteen (13) typewritten pages, this included, and on the margin of each of which, except this page, We have attached our signatures for greater security and better identification this 13th day of September A. D. 1937.

MAX FRIEND	(SEAL)
ROSE FRIEND	(SEAL)

The above and foregoing instrument, consisting of thirteen (13) typewritten pages, this certificate included, was at the date thereof, signed, sealed, published and declared by the said MAX FRIEND and ROSE FRIEND, the Testator and Testatrix named therein, as and for their Last Will and Testament, in the sight and presence of us, who at their request and in their sight and presence, and in the sight and presence of each other, have hereunto subscribed our names as witnesses hereto, said Testator and Testatrix having also written their names in full on the margin of each and every page, except the last one, in our sight and presence, and we do further certify that at the time of the execution of said instrument we believed the said MAX FRIEND and ROSE FRIEND, and each of them, to be of sound and disposing mind and memory,

and that no fraud, duress, undue influence or other improper conduct was used to induce the said MAX FRIEND and ROSE FRIEND, or either of them, to sign and execute said instrument.

W. G. WAGNER

Address 6136 S. Rockwell St. Chicago, Ill.

JOHN J. MADDEN

Address 6159 Byron St. Chicago, Ill.

EMIL A. WAGNER

Address 1122 Brummel St. Evanston, Ill.

SAMUEL C. HORWITZ

Address 2555 Morse Ave. Chicago, Ill.

MAX FRIEND ROSE FRIEND

**CODICIL TO THE LAST WILL AND
TESTAMENT OF
MAX FRIEND and ROSE FRIEND**

CODICIL TO THE LAST WILL AND TESTAMENT
OF MAX FRIEND AND ROSE FRIEND.

ROSE FRIEND

WE, MAX FRIEND and ROSE FRIEND, husband and wife, of the City of Chicago, County of Cook and State of Illinois, being of sound mind and disposing memory and having heretofore made our joint and mutual Last Will and Testament, bearing date the 13th day of September, A. D., 1937, and desiring to make certain changes, modifications and amendments to our joint and mutual Last Will and Testament, do hereby make, publish and declare this as and for a Codicil to our joint and mutual Last Will and Testament, so bearing date the 13th day of September, A. D., 1937.

MAX FRIEND

FIRST: We hereby change, modify and amend our joint and mutual Last Will and Testament, changing and modifying and amending Clause "Sixth" of our said joint and mutual Last Will and Testament, so that said Clause "Sixth" of our said joint and mutual Last Will and Testament, as changed, modified and amended, shall be and read as follows:

"SIXTH: To HAROLD HECHT, nephew of MAX FRIEND, of Los Angeles, California, the sum of Ten Thousand Dollars (\$10,000.00), or his survivor if he shall die in our lifetime; however, that said HAROLD HECHT, shall not share or participate in the rest, residue or remainder of our Estate, as provided for distribution in Article FORTY-FIFTH of our joint and mutual Last Will and Testament".

SECOND: We hereby change, modify and amend our joint and mutual Last Will and Testament, changing and modifying and amending Clause "Seventh" of our said joint and

mutual Last Will and Testament, so that said Clause "Seventh" of our said joint and mutual Last Will and Testament, as changed, modified and amended, shall be and read as follows:

"SEVENTH: To RHODA RUBEL of Washington, D. C., niece of MAX FRIEND, the sum of Ten Thousand Dollars (\$10,000.00), or to her survivor if she shall die in our lifetime; however, that said RHODA RUBEL, shall not share or participate in the rest, residue or remainder of our Estate, as provided for distribution in Article FORTY-FIFTH of our joint and mutual Last Will and Testament".

THIRD: We hereby change, modify and amend our joint and mutual Last Will and Testament, changing and modifying and amending Clause "Ninth" of our said joint and mutual Last Will and Testament, so that said Clause "Ninth" of our said joint and mutual Last Will and Testament, as changed, modified and amended, shall be and read as follows:

"NINTH: To each of ALICE FRIEND NEWTON and to MAY FRIEND GOODMAN, nieces of MAX FRIEND, the sum of Five Thousand Dollars (\$5,000.00). In the event of the death of either of them during our lifetime, then the sum so bequeathed to the one that predeceases us shall be paid to the surviving sister; however, that said ALICE FRIEND NEWTON and MAY FRIEND GOODMAN, shall not share or participate in the rest, residue or remainder of our Estate, as provided for distribution in Article FORTY-FIFTH of our joint and mutual Last Will and Testament".

FOURTH: We hereby change, modify and amend our joint and mutual Last Will and Testament, changing and modifying and amending Clause "Eighteenth" of our said joint and mutual Last Will and Testament, so that said Clause "Eighteenth" of our said joint and mutual Last Will and Testament, as changed, modified and amended, shall be and read as follows:

"EIGHTEENTH: To each of TESSIE MANDEL;

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SYLVAN LEIPSIC and MARIE LEIPSIC, all of San Francisco, California, the sum of Two Thousand Dollars (\$2,000.00); however, that said TESSIE MANDEL, SYLVAN LEIPSIC and MARIE LEIPSIC shall not share or participate in the rest, residue or remainder of our Estate, as provided for distribution in Article FORTY-FIFTH of our joint and mutual Last Will and Testament”.

FIFTH: We hereby change, modify and amend our joint and mutual Last Will and Testament, changing and modifying and amending Clause “Nineteenth” of our said joint and mutual Last Will and Testament, so that said Clause “Nineteenth” of our said joint and mutual Last Will and Testament, as changed, modified and amended, shall be and read as follows:

“NINETEENTH: To each of HELEN BRILL ADLER, MYRTLE BRILL, sister of Helen Brill Adler and FANNIE BRILL LA PLANTE, all of Chicago, Illinois, the sum of One Thousand Dollars (\$1,000.00); however, that said HELEN BRILL ADLER, MYRTLE BRILL, sister of Helen Brill Adler and FANNIE BRILL LA PLANTE, all of Chicago, Illinois, shall not share or participate in the rest, residue or remainder of our Estate, as provided for distribution in Article FORTY-FIFTH of our joint and mutual Last Will and Testament”.

SIXTH: We hereby change, modify and amend our joint and mutual Last Will and Testament, changing and modifying and amending Clause “Twentieth” of our said joint and mutual Last Will and Testament, so that said Clause “Twentieth” of our said joint and mutual Last Will and Testament, as changed, modified and amended, shall be and read as follows:

“TWENTIETH: To Mrs. CHRISTIE RUDDICK of Chicago, Illinois, the sum of Five Hundred Dollars (\$500.00); however, that Mrs. CHRISTIE RUDDICK, of Chicago, Illinois, shall not share or participate in the rest, residue or remainder of our Estate, as provided for distribution

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in Article FORTY-FIFTH of our joint and mutual Last Will and Testament”.

SEVENTH: We hereby change, modify and amend our joint and mutual Last Will and Testament, changing and modifying and amending Clause “Thirty-fifth” of our said joint and mutual Last Will and Testament, so that said Clause “Thirty-fifth” of our said joint and mutual Last Will and Testament, as changed, modified and amended, shall be and read as follows:

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“THIRTY-FIFTH: To MARY KOUT, of Nashua, Iowa, the sum of Five Hundred Dollars (\$500.00), and to ANDREW and LORRAINE KOUT, jointly, or the survivor of them, the sum of Five Hundred Dollars (\$500.00); however, that MARY KOUT, of Nashua, Iowa, and ANDREW and LORRAINE KOUT, jointly, or the survivor of them, shall not share or participate in the rest, residue or remainder of our Estate, as provided for distribution in Article FORTY-FIFTH of our joint and mutual Last Will and Testament”.

EIGHTH: We hereby change, modify and amend our joint and mutual Last Will and Testament, changing and modifying and amending Clause “Thirty-sixth” of our said joint and mutual Last Will and Testament, so that said Clause “Thirty-sixth” of our said joint and mutual Last Will and Testament, as changed, modified and amended, shall be and read as follows:

“THIRTY-SIXTH: To KITTY KNUDSON of North Muskegon, Michigan, the sum of Five Hundred Dollars (\$500.00); however, that KITTY KNUDSON of North Muskegon, Michigan, shall not share or participate in the rest, residue or remainder of our Estate, as provided for distribution in Article FORTY-FIFTH of our joint and mutual Last Will and Testament”.

NINTH: We hereby change, modify and amend our

joint and mutual Last Will and Testament, changing and modifying and amending Clause "Thirty-seventh" of our said joint and mutual Last Will and Testament, so that said Clause "Thirty-seventh" of our said joint and mutual Last Will and Testament, as changed, modified and amended, shall be and read as follows:

"THIRTY-SEVENTH: To SUSIE KIRSCH of Chicago, Illinois, the sum of Two Hundred Fifty Dollars (\$250.00); however, that SUSIE KIRSCH of Chicago, Illinois, shall not share or participate in the rest, residue or remainder of our Estate, as provided for distribution in Article FORTY-FIFTH of our joint and mutual Last Will and Testament".

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TENTH: We hereby change, modify and amend our joint and mutual Last Will and Testament, changing and modifying and amending Clause "Thirty-eighth" of our said joint and mutual Last Will and Testament, so that said Clause "Thirty-eighth" of our said joint and mutual Last Will and Testament, as changed, modified and amended, shall be and read as follows:

"THIRTY-EIGHTH: To SHERMAN LANS, BETTY LANS, PATRICIA GRAYSON, RICHARD GRAYSON, FLORA LEWIS, DONALD HENRY, ROBERT HENRY, STANLEY HENRY, DALE HENRY, ALLEN DAVID HENRY, the sum of Two Thousand Dollars (\$2,000.00) each. In the event of the death of any of the beneficiaries named in this said paragraph, then thereupon the sum so bequeathed to them shall go to the surviving brothers or sisters of either of them, if there be any, and in the event there are no surviving brothers or sisters, then said sums so bequeathed shall revert back to the residuary of our estate".

ELEVENTH: We do hereby further amend and modify

our said joint and mutual Last Will and Testament by inserting after paragraph "Fiftieth" of said joint and mutual Last Will and Testament, paragraph "Fifty-first" to read as follows:

"FIFTY-FIRST: We do further bequeath to each and every beneficiary and legatee in our joint Last Will and Testament named, all sum or sums of money which may be due us jointly or severally, or due either of us at the time of the death of either of us, or the survivor of us, and we do further direct that any note, notes, bond, bonds, mortgages, decrees or securities for said money, so due us shall be released and given to the specific beneficiaries or legatees so indebted to us, jointly or severally, or to either of us, as it is our desire that the specific bequests to said beneficiaries or legatees shall in no way diminish by deduction for any debts or obligations that may be due us or either of us at the time of our demise".

ROSE FRIEND

MAX FRIEND

TWELFTH: We do hereby further amend and modify our said joint and mutual Last Will and Testament by inserting after paragraph "Fiftieth" of said joint and mutual Last Will and Testament, paragraph "Fifty-second" to read as follows:

"FIFTY-SECOND: We do further bequeath to MIRIAM BERGER of Washington, D. C., the sum of One Thousand Dollars (\$1,000.00); however, that MIRIAM BERGER shall not share or participate in the rest, residue or remainder of our Estate, as provided for distribution in Article FORTY-FIFTH of our joint and mutual Last Will and Testament".

THIRTEENTH: We do hereby further amend and modify our said joint and mutual Last Will and Testament by inserting after paragraph "Fiftieth" of said joint and mutual Last Will and Testament, paragraph "Fifty-third" to read as follows:

"FIFTY-THIRD: We do further bequeath

to FLORENCE WHITE, of Aurora, Illinois, the sum of Five Hundred Dollars (\$500.00); however, that FLORENCE WHITE, shall not share or participate in the rest, residue or remainder of our Estate, as provided for distribution in Article FORTY-FIFTH of our joint and mutual Last Will and Testament”.

FOURTEENTH: We do hereby further amend and modify our said joint and mutual Last Will and Testament by inserting after paragraph “Fiftieth” of our said joint and mutual Last Will and Testament, paragraph “Fifty-fourth” to read as follows:

MAX FRIEND ROSE FRIEND

“FIFTY-FOURTH: Our Administrator, BENJAMIN F. FOHRMAN, shall from time to time, as he deems it advisable and within his sole discretion, consult with JACOB D. MANDELBAUM, GUY WHITE and LEO WALTERS, members of our family, and beneficiaries under our Last Will and Testament, with reference to any matters pertaining to the administration of our Estate of disposition of any assets contained therein, or any other matters in which our Administrator may deem it necessary or advisable to secure the advice of members of our family; however, it being understood that it is not our direction that said Administrator should secure said advice, but merely an expression of a wish, and that said advice when given shall be merely in an advisory capacity and nothing herein contained shall constitute any authority upon the part of the said JACOB D. MANDELBAUM, GUY WHITE and LEO WALTERS, or any of them to compel the said Administrator to act in accordance with their said advice or the advice of either of them, but said advice shall be merely advisory in connection with such matters and things as may come up for determination and decision by our said Administrator, and that this said provision in our joint and mutual Last Will and Testament shall in nowise restrict or hinder the rights, obligations and duties imposed upon our said Administrator in our joint and mutual Last Will and Testament and Codicil thereto”.

WE do hereby jointly and severally ratify and confirm our said joint and mutual Last Will and Testament, so bearing date the 13th day of September, A. D., 1937, except

insofar as our said Last Will and Testament has been changed, modified and amended by this Codicil, and we hereby make, publish and declare our said Last Will and Testament, so bearing date the 13th day of September, A. D., 1937, together with this Codicil, to be our Last Will and Testament; and we hereby declare that this, our Last Will and Testament, so bearing date the 13th day of September, A. D., 1937, and this Codicil, be construed as if our said Last Will and Testament, so bearing date the 13th day of September, A. D., 1937, had been drawn and executed originally as changed, modified and amended by this Codicil.

ROSE FRIEND

IN WITNESS WHEREOF, WE HAVE HEREUNTO set our hands and seals at Chicago, Illinois, this 29th day of August, A. D., 1938.

MAX FRIEND (SEAL)

ROSE FRIEND (SEAL)

MAX FRIEND

We hereby certify that the foregoing instrument, consisting of eight (8) pages, typewritten, this page included, having the signatures of the Testators, MAX FRIEND and ROSE FRIEND, upon the margins of pages numbered 1, 2, 3, 4, 5, 6, 7 and this page, numbered 8, was on the date thereof, signed, sealed, published and declared by the said MAX FRIEND and ROSE FRIEND, as and for a Codicil to their joint and mutual Last Will and Testament, bearing the date the 13th day of September, A. D., 1937, in the presence of us, who at their request, in their presence, and in the presence of each other, have hereunto subscribed our names as witnesses, this 29th day of August, A. D., 1938.

JOSEPH M. KOTZ residing at 532 Roscoe St.
Chicago, Ill.

MARY HENRY residing at 758 E. 72 Pl.
Chicago, Ill.

SAMUEL C. HORWITZ residing at 2555 Morse Ave
Chicago, Ill.

STATE OF ILLINOIS, }
COUNTY OF COOK. } SS.

I, JOHN W. TAUCHEN, Clerk of the Probate Court of Cook County and the keeper of the records and files thereof, in the State aforesaid, do hereby certify the annexed and foregoing to be a true and correct copy of the last will and testament of
..... deceased as appears from the original on file and from the records of the Probate Court in my office.....

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IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Probate Court, at my office, in the City of Chicago, in said County, this
day of, A. D. 194....

.....
Clerk of the Probate Court.