

IMPORTANT NOTE: A GERMAN WILL IS ONLY VALID IF EITHER RECORDED BEFORE A GERMAN NOTARY PUBLIC OR IF WRITTEN IN THE OWN HAND OF THE TESTATOR (HOLOGRAPH WILL)

**JOINT WILL AND TESTAMENT UNDER GERMAN LAW
(Ehegattentestament, i.e. Joint Will for Spouses)**

of

HANS SCHMITT and MARTHA SCHMITT

We, HANS SCHMITT and MARTHA SCHMITT, being married and both over the age of 18 years, residing at Schoneberger Allee 1, Berlin, Germany, and being of sound and disposing mind and memory for the disposition herein, and neither of us acting under duress, menace, fraud or undue influence of any person or persons whomsoever, do make, publish, and declare this our joint and mutual last will and testament.

1.

We, and each of us, hereby expressly revoke all former wills, codicils to wills, and any other testamentary dispositions heretofore made by either of us.

2.

We declare that we are husband and wife, that we are married, and that we have 1 (one) child living namely our son ROBERT SCHMITT, residing with us.

3.

Each of us hereby appoints as his/her sole heir (unbeschränkter Alleinerbe) the survivor of us, i.e. each of us gives any real and personal property, owned by us either jointly or severally, wherever situated and whenever acquired, for the survivor's own use, who has the unrestricted right to dispose of all said property in such manner as said survivor shall elect and desire.

4.

On the death of the survivor of us, or in the event that our deaths occur simultaneously or approximately so, or in the same common accident or calamity, or under circumstances causing doubt as to which of us survived the other, we hereby give, devise, and bequeath all of the real and personal property wherever situated, or whenever acquired, of which we die seized or possessed to our said son ROBERT SCHMITT. Should he predecease us then to his child or children.

IN WITNESS WHEREOF, we set our hands this xxnd day of xxxxxx 20xx

HANS SCHMITT

MARTHA SCHMITT