

**KUUKPIK CORPORATION**  
**TESTAMENTARY DISOPOSTION FOR**  
**KUUKPIK CORPORATION SHARES**  
**AS 13.16.705(b)**



**Alaska Native Claims Settlement Act of 1971 (ANSCA)**  
**43 U.S.C. 1607(c); 43 U.S.C. 1606(h) (2)**

I, \_\_\_\_\_, whose address is \_\_\_\_\_  
(Name) (Address)

---

(Address)

having attained the age of eighteen (18) years, and being of sound mind, and solely for the purpose of AS 13.16.705(b) and ANSCA 1606(h)(2), hereby freely and voluntarily execute this Will, and hereby devise and bequeath my shares of stock in **KUUKPIK CORPORATION** to:

Name of Person	Relationship	Current Address	Number of Shares

Name of Person	Relationship	Current Address	Number of Shares

In the event the above-named person is a minor, then I nominate \_\_\_\_\_,   
*(custodian)*
as custodian for his/ her shares of stock for the benefit of \_\_\_\_\_,   
*(name of minor)*
under the Alaska Native Claims Settlement Act, until the age of majority. AS 13.46.085 et seq. If the above-named custodian dies before the transfer of stock takes place, or is unable, declines or is ineligible to serve, then I nominate \_\_\_\_\_,   
*(custodian)*
as custodian for the above named minor.

This Will revokes any shares of stock described above in any previously existing Will or codicil, and it governs unless there is a subsequently executed formal Will making a specific disposal of my stock in **KUUKPIK CORPORATION**. If any of the persons named above are not living or do not want my stock, then the shares of which would have bequeathed to that person shall:   
*(check appropriate line):*

- be divided equally among the remaining person named above
  
- be distributed pro rata to the heirs of the deceased, above-named, who would have inherited, if alive have inherited, if alive.

