

TESTAMENTARY DISPOSITION (Leisnoi Stock Will) Instructions

Submit a validly-signed Leisnoi Stock Will completing the following:

A) SHAREHOLDER INFORMATION

- A1 Print your full legal name.
- A2 Enter your birth date.
- A3 Enter your social security number.
- A4 Enter the number of shares next to the class of stock

B) DISPOSITION OF LEISNOI STOCK

- B1 Print full legal name AND relationship of the primary beneficiary whom you want to receive your stock.
- B2 Print address of the primary beneficiary.
- **B3** Print the date of birth of the primary beneficiary.
- B4 Print the number (#) OR percentage (%) of shares for each primary beneficiary.

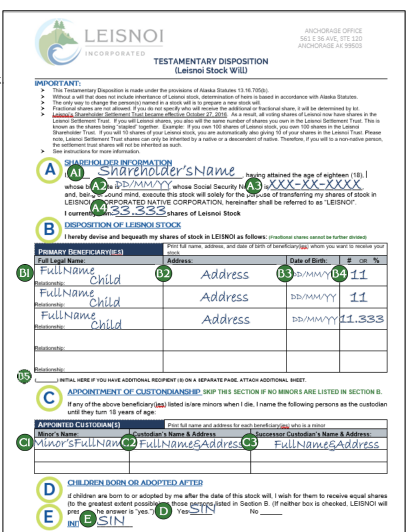
NOTE: Use whole shares only. Shares cannot be broken down to less than 1 share and fractional shares will not be further divided.

- If you have 100 shares and you wished to divide your stock equally to an uneven number of heirs: i.e., three heirs, then two heirs will each inherit 33 shares and one heir will inherit 34 shares.
- ➤ If you have fractional shares: i.e.; 33.333 and three heirs are listed, two heirs would get 11 shares each and one would get 11.333 shares.
- B5 Initial if there are additional beneficiaries on a separate page and attach the page.

C) CUSTODIANSHIP

Skip if no minor is listed in Section B.

- C1 Print the name of any minor who is listed as a primary beneficiary who is under age 18 or behavioral/emotionally disabled adults.
- C2 Print the name and address of the Custodian that you appoint.
- C3 Print the name and address of the Successor Custodian, in the event the Custodian is unable to perform the duties as Custodian.
- **BORN OR ADOPTED AFTER** If neither box is checked, Leisnoi will presume the answer is "Yes."
- E) INITIALS Initial the bottom left corner of the page.











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F DISPOSITION OF ADDITIONAL STOCK ACQUIRED

- F1 Mark only one option. If you check Option #2 and fail to provide names, then Option #1 will be used for all stock acquired after the date of this stock will form.
- F2 Print full legal name of the beneficiary.
- F3 Print the address of the beneficiary.
- F4 Print the birth date of the beneficiary.
- F5 Enter the number of shares next to the class of stock.

G CONTINGENT BENEFICIARY(IES)

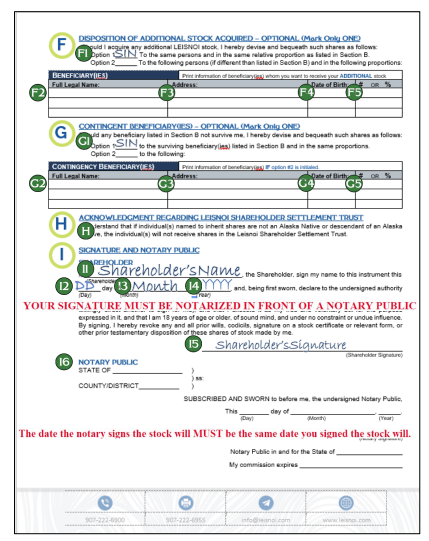
- G1 Mark only one option.
- **G2** Print full legal name of the contingent beneficiary.
- G3 Print address of the contingent beneficiary.
- **G4** Print the date of birth of the contingent beneficiary.
- **G5** Print the number (#) OR percentage (%) of shares for each contingent beneficiary.

(H) ACKNOWLEDGMENT

if individual(s) named to inherit shares are not an Alaska Native or descendant of an Alaska Native, the individual(s) will not receive shares in the Leisnoi Shareholder Settlement Trust

I SICNATURE AND NOTARY PUBLIC

- Print your full legal name.
 YOUR SIGNATURE MUST BE NOTARIZED IN
 FRONT OF A NOTARY PUBLIC
- 12 Print the day that you sign your stock will.
- Print the month in front of a notary public.
- I4 Print the year in front of a notary public.
- 15 Sign your full legal name in front of a notary public.
- The Notary Block MUST be thoroughly completed by the notary public.



THINGS TO REMEMBER:

- The Leisnoi Anchorage office has notaries available to shareholders.
- Complete a new stock will if:
 - You inherit additional shares
 - You give or receive a gift of shares
 - Someone named in your current stock will dies
 - You change your name (marriage or divorce)
 - You give birth or adopt children
- Shareholders who submit a valid will for first-time will receive a \$50 check.









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TESTAMENTARY DISPOSITION (Leisnoi Stock Will)

IMPORTANT:

- This Testamentary Disposition is made under the provisions of Alaska Statutes 13.16.705(b).
- > Without a will that does not include inheritance of Leisnoi stock, determination of heirs is based in accordance with Alaska Statutes.
- The only way to change the person(s) named in a stock will is to prepare a new stock will.
- Fractional shares are not allowed. If you do not specify who will receive the additional or fractional share, it will be determined by lot.
- Leisnoi's Shareholder Settlement Trust became effective October 27, 2016. As a result, all voting shares of Leisnoi now have shares in the Leisnoi Settlement Trust. If you will Leisnoi shares, you also will the same number of shares you own in the Leisnoi Settlement Trust. This is known as the shares being "stapled" together. Example: If you own 100 shares of Leisnoi stock, you own 100 shares in the Leisnoi Shareholder Trust. If you will 10 shares of your Leisnoi stock, you are automatically also giving 10 of your shares in the Leisnoi Trust. Please note, Leisnoi Settlement Trust shares can only be inherited by a native or a descendent of native. Therefore, if you will to a non-native person, the settlement trust shares will not be inherited as such.
- See instructions for more information.

SHAREHOLDER INFORMATI	ON			
A),	, having attaine	ed the age of eighte	en (18),	
whose birth date is, whose Social Security Number is, and, being of sound mind, execute this stock will solely for the purpose of transferring my shares of stock in LEISNOI INCORPORATED NATIVE CORPORATION, hereinafter shall be referred to as "LEISNOI".			k in	
I currently own:	_shares of Leisnoi Stock			
DISPOSITION OF LEISNOLSTOCK				
I hereby devise and bequeath my shares of stock in LEISNOI as follows: (Fractional shares cannot be further divided)				
PRIMARY BENEFICIARY(IES) Print full name, address, and date of birth of beneficiary(ies) whom you want to receive your stock			ive your	
Full Legal Name:	Address:	Date of Birth:	# OF	₹ %
Relationship:				
Relationship:				
Relationship:				
Relationship:				
Relationship:				
() INITIAL HERE IF YOU HAVE ADDITIONAL REC	IPIENT (S) ON A SEPARATE PAGE. ATTACH ADDITIONA	L SHEET.		
APPOINTMENT OF CUSTO	NDIANSHIP SKIP THIS SECTION IF NO MI	INORS ARE LISTED	IN SECT	ION B



APPOINTMENT OF CUSTONDIANSHIP SKIP THIS SECTION IF NO MINORS ARE LISTED IN SECTION B

If any of the above beneficiary(ies) listed is/are minors when I die, I name the following persons as the custodian until they turn 18 years of age:

APPOINTED CUSTODIAN(S)	Print full name and address for eac	h beneficiary(ies) who is a minor
Minor's Name:	Custodian's Name & Address	Successor Custodian's Name & Address:

	CHILDREN BORN OR ADOPTED AFTER	
(U)	If children are born to or adopted by me after the date of this stock will, I wish for them to receive equal share	s
	(to the greatest extent possible) as those persons listed in Section B. (If neither box is checked, LEISNOI wi	ill
	presume the answer is "yes.") Yes No	
E	INITIALS p1	1of 2

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DISPOSITION OF ADDITIONAL STOCK ACQUIRED - OPTIONAL (Mark Only ONE)

DIDPOSITION OF	ADDITIONAL STOCK ACQUIRED - OF HOMAL (Mark Only ONL)
Should I acquire a	ny additional LEISNOI stock, I hereby devise and bequeath such shares as follows:
Option 1	To the same persons and in the same relative proportion as listed in Section B.
Option 2	To the following persons (if different than listed in Section B) and in the following proportions

•	. ,	,	· .
BENEFICIARY(IES)	Print information of beneficiary(ies) whom you want to	receive your ADDI1	TIONAL stock
Full Legal Name:	Address:	Date of Birth:	# OR %
CONTINGENT BENEFICIARY(IES) - OPTIONAL (Mark Only ONE)			

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Should any beneficiary listed in Section B not survive me, I hereby devise and bequeath such shares as follows:

Option 1_____ to the surviving beneficiary(ies) listed in Section B and in the same proportions. Option 2____ to the following:

CONTINGENCY BENEFICIARY(IES)	Print information of beneficiary(ies) IF option #2 is initial	aled.	
Full Legal Name:	Address:	Date of Birth:	# OR %



ACKNOWLEDGMENT REGARDING LEISNOI SHAREHOLDER SETTLEMENT TRUST

I understand that if individual(s) named to inherit shares are not an Alaska Native or descendant of an Alaska Native, the individual(s) will not receive shares in the Leisnoi Shareholder Settlement Trust.

V 1	

SIGNATURE AND NOTARY PUBLIC

SHAREHOLDER

(Shareholder)	
day of,,	, and, being first sworn, declare to the undersigned authority
	y TESTAMENTARY DISPOSITION, and, that I sign it willingly (or
willingly direct another to sign for me), and	I that I execute it as my free and voluntary act for the purpose
expressed in it, and that I am 18 years of age	or older, of sound mind, and under no constraint or undue influence.
By signing, I hereby revoke any and all prior	wills, codicils, signature on a stock certificate or relevant form, or
other prior testamentary disposition of these	shares of stock made by me.
, , ,	•
	(Shareholder Signature)
NOTARY PUBLIC	
STATE OF)	
) ss:	
STATE OF) ss: COUNTY/DISTRICT)	
CUDOO	DIDED AND CWODN to be force many the condension of Neteric Dublic
SUBSCE	RIBED AND SWORN to before me, the undersigned Notary Public,
	This day of
	This, day of, (Month) , (Year)
	(Notary Signature)
	Notary Public in and for the State of
	•
	My commission expires









, the Shareholder, sign my name to this instrument this