

Filling out your Testamentary Disposition in 10 easy steps!

- 1** Write your full name as it appears on your Goldbelt stock certificate.
- 2** Write the total number of shares you own.
- 3** **Part A** - List all the people you wish to leave shares to. Next to their name place their relationship to you in parenthesis. For example: Jane Doe (Daughter)
- 4** List the beneficiaries' current city and state OR complete address (if available).
- 5** List the number of shares you wish to leave to each beneficiary. You **cannot** use partial numbers or percentages. (25% or 33.3) **You must use whole numbers.**

Goldbelt **TESTAMENTARY DISPOSITION**

1. **John Allen Doe** (type or print your full legal name or your name as it appears on your Goldbelt stock certificate), in accordance with Alaska Statutes § 13.16.705, execute the following will of my **103** shares in Goldbelt, Incorporated. Upon my death, I leave my shares of stock in Goldbelt, Incorporated to the following person(s), each to receive the number of shares set forth following his or her name and address:

Part A Name & Relationship	Current Address or City & State	No. of Shares
Jane Marie Doe (Daughter)	Juneau, Alaska	35
James Joe Doe (Son)	1234 Main Street, Seattle, WA 98101	34
Michael Lee Doe (Grandson)	Anchorage, Alaska	34

Part B

1. If, at the time of my death, I have acquired more shares than those given out in Part A, above, and have not yet completed a valid Testamentary Disposition for the additional shares, I leave the extra shares as follows:
 [check only ONE box, and INITIAL the box you check]
 to the people listed in Part A above, in the same proportion as the shares willed there
 in equal numbers to those people listed in Part A, above
 all to the following: _____ (name) _____ (address)
 in equal numbers to all children born to or adopted by me before or after the date of this Testamentary Disposition
 otherwise, as follows: _____

2. If other children are born to or adopted by me after the date of this Testamentary Disposition, I wish for them to be included in as nearly equal shares as possible with those persons listed in Part A. Yes No [If neither box is checked, Goldbelt will presume the answer is "Yes"]

3. If any of the people named in Part A, should die before I do, I leave the shares that are willed to that person as follows:
 [check only ONE box, and INITIAL the box you check]
 in equal numbers to that person's biological or legally adopted children
 to the surviving people listed in Part A, in the same proportion as the shares willed there
 in equal numbers to those people listed in Part A.
 all to the following: _____ (name) _____ (address)
 otherwise, as follows: _____

Dated this 1st day of January, 2015

John Allen Doe
Signature of Shareholder
Social Security or Shareholder ID #: 123-45-6789

Notary Block
 (To be completed by a Notary Public)
 STATE OF Alaska
First
 Judicial District or County)
 I certify that on the 1st day of January, 2015, before me, the undersigned authority, personally appeared John Allen Doe [name of owner of shares], to me known to be the person whose name appears above as Owner and to be the person who signed the foregoing Testamentary Disposition, and acknowledged to me that it is freely and voluntarily signed for the uses and purposes therein described. WITNESS my hand and official seal the day and year first above written.

Mary R. Beth
Notary Public in and for the State of Alaska
My Commission Expires: 01-01-2020

- 6** **Part B** - Place your initials next to your choice.
- 7** **B 1** - If you receive more shares via gifting or inheritance, choose how you would like those shares divided.
- 8** **B 2** - Check "Yes" if you would like any future children, by birth or adoption, equally included in your Testamentary.
- 9** **B 3** - If anyone in Part A were to pass away before you, select how you would like their portion of your shares divided.
- STOP** **Do not sign until you are in the presence of a notary public.** In order to be legally valid, your Testamentary must be notarized. Notary services are offered free of charge at Goldbelt and some banks. A representative at the U.S. Post Office can also witness your signature.
- 10**

Have questions or need assistance?
 Call Shareholder Services at:
 (907) 790-4990 or (800) 770-5866.

Frequently Asked Questions

Goldbelt, Incorporated
3075 Vintage Boulevard, Suite 200
Juneau, Alaska 99801
(907) 790-4990 or
(800) 770-5866
Fax: (907) 790-4999
shareholder@goldbelt.com

Completing Your Testamentary Disposition

What is a Testamentary Disposition?

It is your last will and testament for your ANCSA shares. It protects your shares by allowing YOU to determine who inherits them if something were to happen to you.

Who can I leave my shares to?

Anyone you choose. However, you are encouraged to leave them to an Alaska Native because they are representative of our Native land that was won by our elders through the ANCSA settlement.

What if I leave my shares to a non-native?

The shares will revert to non-voting status and are not eligible for tribal member shareholder benefits including: scholarships, internships, or the Ancestral Trust.

If I want to leave my shares to more than one person, how should I divide them?

Shares can be divided any way you wish, except they must be divided in whole numbers. You can leave a beneficiary one or all of your shares.

What happens if I do not have a Testamentary on file?

Your shares will be divided under Alaska Intestate law and may not be distributed as you would have wanted. The process can become complicated for your family and the corporation, so all shareholders are encouraged to have a Testamentary Disposition on file.

What if I change my mind about who I want to leave my shares to?

You can update your Testamentary at any time. Only the most recent Testamentary Disposition will be considered valid.

