EXHIBIT 8

NOV. 1997 WILL OF JULIA TASCHEREAU

Will of Julia Taschereau

I, Julia Tashereau, a resident of New York, New York, declare that this is my will.

Revocation of Previous Wills

FIRST: I revoke all wills and codicils that I have previously made.

Children

SECOND: I have the following children living: Elizabeth Irene Combier of New York, NY and Julia Danger of Paris, France.

Failure To Leave Property

THIRD: If I do not leave property in this will to one or more of the children or grandchildren whom I have identified above, my failure to do so is intentional.

Definitions

FOURTH: As used in this will, the term "specific bequest" refers to a gift of specifically identified property that I leave in this will. The term "residuary estate" refers to all property subject to this will that is not passed by specific bequest or that is specifically left to or becomes a part of my residuary estate when a beneficiary of a specific bequest fails to survive me. The term "residuary bequest" refers to a gift of all or a portion of my residuary estate.

Specific Bequests Of Property

FIFTH: I give all my personal property, including the shares and lease to a cooperative apartment known as Apartment 18D located in a building at 201 East 77th Street, New York, New York, to my daughter Elizabeth Irene Combier of New York, NY. However, if my daughter Elizabeth Irene Combier does not survive me, the living children of my daughter Elizabeth Irene Combier shall take the property. If there are no living children, the property shall go to my residuary estate.

Residuary Estate

SIXTH: I give my residuary estate to my daughter Elizabeth Irene Combier of New York, NY. However, if my daughter Elizabeth Irene Combier does not survive me, the living children of my daughter Elizabeth Irene Combier shall take the residuary estate.

Encumbrances And Liens

SEVENTH: All personal and real property I give in a specific or residuary bequest shall pass subject to any encumbrances or liens on the property.

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Will of Julia Taschereau

Survivorship Period

EIGHTH: When this will states that a beneficiary must survive me for the purpose of receiving a specific bequest or residuary bequest, he or she must survive me by 45 days.

Division of Bequests

NINTH: Any specific bequest or residuary bequest made in this will to two or more beneficiaries shall be shared equally among them, unless unequal shares are specifically indicated.

Personal Representative

TENTH: I name Elizabeth Irene Combier of New York, NY as my personal representative and executor of this will. If Elizabeth Irene Combier for any reason does not qualify or ceases to act as personal representative, I name my attorney Kenneth E. Brown of Brooklyn, NY, as my personal representative and executor of this will. No personal representative shall be required to post bond.

Personal Representative's Powers

ELEVENTH: I direct my personal representative to take all actions legally permissible to have the probate of this will done a simply and as free of court supervision as possible under the laws of the state having jurisdiction over this will, including filing a petition in the appropriate court for the independent administration of my estate.

TWELFTH: I grant to my personal representative the following powers, to be exercised as he or she deems to be in the best interests of my estate:

To retain property without liability for loss or depreciation;

 To dispose of property by public or private sale, or exchange, or otherwise, and receive and administer the proceeds as part of my estate;

3) To vote stock, to exercise any option or privilege to convert bonds, notes, stocks or other securities belonging to my estate into other bonds, notes, stocks or other securities, and to exercise all other rights and privileges of a person owning similar property;

To lease any real property in my estate;

 To abandon, adjust, arbitrate, compromise, sue on or defend and otherwise deal with and settle claims in favor of or against my estate;

6) To continue or participate in any business which is a part of my estate, and to incorporate, dissolve or otherwise change the form of organization of the business.

The powers, authority and discretion I grant my personal representative are intended to be in addition to the powers, authority and discretion vested in him or her by operation of law by virtue of his or her office, and may be

Will of Julia Taschereau

exercised as often as is deemed necessary or advisable, without application to or approval by any court.

Payment of Debts

THIRTEENTH: Except for liens and encumbrances placed on property as security for the repayment of a loan or debt, I instruct my personal representative to pay all debts and expenses using my residuary estate.

Payment of Taxes

FOURTEENTH: I instruct my personal representative to pay all estate and inheritance taxes assessed against property in my estate or against my beneficiaries out of all the property in my taxable estate, on a pro-rata basis.

No Contest Provision

FIFTEENTH: If any beneficiary under this will contests this will or any of its provisions, any share or interest in my estate given to the contesting beneficiary under this will is revoked and shall be disposed of in the same manner if that contesting beneficiary had failed to survive me and left no living children.

Signature

I, Julia Tashereau, the testator, sign my name to this instrument, this twenty-first day of November 1997, in New York City, NY. I declare that I sign and execute this instrument as my last will, that I sign it willingly, and that I execute it as my free and voluntary act. I declare that I am of the age of majority or otherwise legally empowered to make a will, and under no constraint or undue influence.

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will or Julia Taschereau

Witnesses

We, the witnesses, sign our names to this instrument, and declare that the testator willingly signed and executed this instrument as the testator's last will.

Each of us, in the presence of the testator, and in the presence of each other, sign this will as witness to the testator's signing.

To the best of our knowledge, the testator is of the age of majority or otherwise legally empowered to make a will, is mentally competent and under no constraint or undue influence.

We declare under penalty of perjury that the forgoing is true and correct, this twenty-first day of November 1997, at New York City, NY.

| Helene W. LucHène | NEW YORK, NY 10021 |
|--------------------|---|
| Diane Stennett | 1145 Sterling Place Brooklyn Ny. 11213 |
| TERRENCE MCCLUSKey | Jacksonville, FL 32223 |

AFFIDAVIT

State of: New York

County of: New York

I, the undersigned, an officer authorized to administer oaths, certify that Juun Tasch erequ the testator, and Helene Luchene, Diame Stennett and Terence McCluskeythe witnesses, whose names are signed to the attached or foregoing instrument and whose signatures appear below, having appeared together before me and having been first duly sworn, each then declared to me that:

- 1) the attached or foregoing instrument is the last will of the testator;
- 2) the testator willingly and voluntarily declared, signed and executed the will in the presence of witnesses;
- 3) the witnesses signed the will upon request by the testator, in the presence and hearing of the testator, and in the presence of each other;
- to the best knowledge of each witness the testator was, at that time of the signing, of the 4) age of majority (or otherwise legally competent to make a will), of sound mind, and under no constraint or undue influence; and
- 5) each witness was and is competent, and was then 18 years of age or older.

Witness:

Subscribed, sworn to and acknowledged before me by Julia Tascheray the Testator, and by Helene Luchene, Diane Skurett and Terence McCluskappvitnesses, this 21st day of

November, 1997.

KENNETH F. BROWN NOTARY PUBLIC comission Expires os |21 |18 Registration 12 BRS 125042 coming or BICHMOND