LAST WILL AND TESTAMENT OF 6UqZV_20241217103416

I, 6UqZV_20241217103416, resident of the state of ie0oA_20241217103840, being over the age of eighteen years, and of sound and disposing mind and memory, and not acting under duress, menace, fraud, or undue influence of any person whomsoever, do make, publish, and declare this my Last Will and Testament, in the manner following, to-wit:

FAMILY DECLEARATIONS

EXECUTOR

I nominate **ERGTNJ56J56HHH**, to be the successor executor.

The term "executor" encompasses any executrix, personal representative, or administrator, as defined by the statutes of any state with jurisdiction over any part of my estate.

I direct that no executor shall be required to post bond and that no other action shall be had in the county court in relation to the settlement of my estate than the probating and recording of my will, and the return of an inventory, appraisement, and list of claims of my estate. I direct my executor to take all actions legally permissible to have the probate of my will done as 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.

My executor shall have wide-ranging and reasonable authority in managing my estate, including the ability to exercise all powers granted to an executor under state law. This includes the power to sell estate assets with or without notice, through either public or private sales, and to undertake any actions deemed prudent and in the best interest of my estate and its beneficiaries, all without the need for court approval or oversight. I instruct my executor to perform all acts and exercise all such rights and privileges, even if not specifically mentioned in this Will, with respect to any property, as if they were the absolute owner. In doing so, they may make, execute, and deliver any necessary instruments, and enter into any covenants or agreements binding my estate or any portion thereof.

My Executor shall be reimbursed for the reasonable costs and expenses incurred in connection with such Executor's duties.

DIGITAL EXECUTER

I hereby appoint my Executor to also serve as my Digital Executor, with full authority to manage, distribute, and/or terminate my digital assets, exercising the same judgment, care, and prudence that a person of discretion and intelligence would apply in managing their own affairs. This authority shall be exercised with a view toward the permanent disposition of my digital assets, prioritizing their safety and appropriate handling over speculation or risk.

I further authorize any custodian of my digital assets to disclose and provide access to my Digital Executor for the purpose of administering these assets. My Digital Executor shall have the right to administer my digital assets under informal, unsupervised, or independent probate procedures, or any similar legal framework designed to minimize probate court intervention. No bond or security shall be required of my Digital Executor in relation to these duties.

For the purposes of this Will, digital assets include all electronic assets stored on my computers, electronic devices, or online accounts. These accounts encompass, but are not limited to, social networking sites, online backup services, email accounts, financial and business accounts, domain names, websites, blogs, and virtual properties.

I grant my Digital Executor the following powers:

- 1. The authority to manage, distribute, access, download, back up, convert, or delete my digital assets, and to terminate any digital accounts, without court order or notice to any party.
- 2. The power to employ and compensate legal counsel or other professionals as necessary, and to delegate authority for the efficient administration of my digital assets.
- 3. The right to continue exercising these powers until all digital assets have been fully managed or distributed, even after the termination of my estate.
- 4. Any additional powers granted to digital executors by law in any jurisdiction, ensuring my Digital Executor can act with the fullest authority available under state or federal law.

This grant of authority is intended to constitute "lawful consent" under the Stored Communications Act, the Computer Fraud and Abuse Act, and any other relevant state or federal laws pertaining to digital assets, privacy, or computer security. My Digital Executor shall be considered an authorized user under computer fraud and unauthorized access laws. The authority I grant to my Digital Executor is intended to be as broad as possible, allowing them full access and control over all my digital assets, devices, and online accounts, to the maximum extent permitted by applicable law.

DEBT

I direct my executor to promptly review and pay my just debts, including last illness and funeral expenses, except for secured long-term debts that may be assumed by the beneficiary of the property, unless prohibited by law or agreement. Debts should only be paid after timely, sufficient evidence is provided by creditors, in accordance with state law. The executor shall also pay attorneys' fees and estate administration costs.

I further direct that all estate, inheritance, or succession taxes, including penalties and interest, be apportioned among those benefiting from my estate, whether through this Will or otherwise, in accordance with applicable laws. My executor is authorized to seek reimbursement for any taxes paid on behalf of beneficiaries, as allowed by law.

DISPOSITION OF PROPERTY

I direct that the following specific bequests be made from my estate:

- The property located at **SGESDSH**, shall be bequeathed to **SOMEONE ELSEDSVDF** shall inherit all interests I hold in the property.
- My CASH/FUND ACCOUNT shall be bequeathed to **RGERHEJRTJRXH**.
- I owned **CBFBDNHBHD**is highly valuable for me and shall be bequeathed to **SOMEONE ELSE**.
- I owned **RGERGEGE** shall be donated to charity.
- If anything I bought after creating this will or any thing I did not mention and belongs to me shall be bequeathed to **DBDFBDFB**

If I leave property to be shared by two beneficiaries, and either of them does not survive me, I bequeath the deceased beneficiary's share to the surviving beneficiary.

If any of the above beneficiary(ies) does not survive me, the specific bequest shall lapse, be added to the residue of my estate, and distributed to my remainder beneficiaries as set forth below.

If **DBDFBDFB**, survive me, I give, devise, and bequeath to them all of the rest, residue, and remainder of my property and estate, whether real, personal, or mixed, tangible or intangible, of

whatever nature and wherever situated. This includes, but is not limited to, all bank accounts, 401(k) accounts, individual retirement accounts (IRAs), investment accounts, brokerage accounts, and any other financial accounts or retirement plans in my name. It also encompasses all property I may acquire or become entitled to after the execution of this Will, as well as any lapsed legacies and devises, outright and free of trust.

If **DBDFBDFB**, do not survive me, I bequeath all the residue and remainder of my property and estate, whether real, personal, or mixed, tangible or intangible, of whatever nature and wherever situated, to **FQEGF3QF32FQ3WFWFFF2**, in equal shares. This includes, but is not limited to, all bank accounts, 401(k) accounts, individual retirement accounts (IRAs), investment accounts, brokerage accounts, and any other financial accounts or retirement plans in my name. It also encompasses any property I may acquire or become entitled to after the execution of this Will, and includes any lapsed legacies and devises, outright and free of trust.

If all of the other previous dispositions in this Will fail, the residue of my estate shall be distributed to my Heirs.

GUARDIANSHIP

If necessary to appoint a conservator or guardian for any child of mine (only upon both parents death), I nominate **EHHJJH** to act as conservator and guardian of the person, the estate, and the property of each of my children.

If **EHHJJH** of guardian of your childrens fails or ceases to act, I nominate **W4TGYH4YY**, to act as successor conservator and guardian of each of my children.

If necessary to appoint a conservator or guardian for any pet that I own, I nominate **GRDGRD** to act as conservator and guardian.

If **GRDGRD** fails or ceases to act, I nominate **XVFBDHDH** to act as successor conservator and guardian of any of the pets I own.

SURVIVAL REQUIREMENT

For the purposes of determining the appropriate distributions under this Will, no person shall be deemed to have survived me unless such person is also surviving on the tenth (10th) day after the date of my death.

BENEFICIARY DISPUTE

If any bequest requires that the bequest be distributed between or among two or more beneficiaries, the specific items of property comprising the respective shares shall be determined by such beneficiaries if they can agree, and if not, by my Independent Executor

BURIAL INSTRUCTIONS

I would like the following specific burial instructions: **DBBRHE**.

EXCLUSION

I hereby expressly and intentionally exclude **VDFGDG** from receiving any portion of my estate or any other benefit or entitlement under this will.**VDFGDG** shall not be considered a beneficiary of my estate in any capacity, whether by inheritance, intestacy, or otherwise.

IN WITNESS WHERE OF, I sign my name to the State of Texas.	nis Will at(city) in
I have told the persons listed below as "First Wit Will, and asked them to be my witnesses	•
Signature of Testator	Date
WITNI	ESSES
On the date written below, the Testator of this W this instrument, consisting of 4 pages, includin requested us to act as witnesses to it. We underst The Testator signed this Will in our presence, all Testator's request, and in the Testator's and each witnesses. We believe the Testator is over age ei to the best of our knowledge, this Will was not p influence. Each of us is now age fourteen (14) or address set forth below. We declare under penalt that the foregoing is true and correct. Executed this (date) of (month), 2024, at	g this page, was the testator's Will, and that this instrument is the Testator's Will. I of us being present at the same time. At the nother's presence, we now sign below as ghteen (18), is of sound mind and memory, and procured by duress, menace, fraud or undue to older, is a competent witness, and resides at the try of perjury under the laws of the State of Texas
Signature of First Witness	Signature of Second Witness
Signature of First Witness	
Name of First Witness	Name of Second Witness
Address of First Witness	Address of Second Witness

SELF-PROVING AFFIDAVIT

State of Texas	
County of	
Before me, the undersigned authority, on this day personally ap, and	-
known to me to be the testator and the witnesses, respectively, we the annexed or foregoing instrument in their respective capacitics by me duly sworn, YES , testator, declared to me and to the said said instrument is the testator's last will and testament, and that and executed it as the testator's free act and deed; and the said we stated to me, in the presence and hearing of the said testator, that them that said instrument is the testator's last will and testament same as such and wanted each of them to sign it as a witness; and stated further that they did sign the same as witnesses in the prethe testator's request; that the testator was at that time eighteen sound mind; and that each of said witnesses was then at least for	whose names are subscribed to es, and, all of said persons being witnesses in my presence that the testator had willingly made vitnesses, each on his or her oath at the said testator had declared to t, and that the testator executed ad upon their oaths each witness sence of the said testator and at years of age or over and was of
Signature of YES	
Signature of Witness	Signature of Witness
Sworn to and subscribed before me on theday of	, by
(Personalized Seal)	Notary Public's Signature
	Notary's Printed Name