

POUR OVER WILL OF STEPHEN CHRISTIAN SEVERANCE

I, STEPHEN CHRISTIAN SEVERANCE, residing at 28014 DAYDREAM WAY, VALENCIA, CA 91354, which I hereby declare to be my place of domicile, being of sound mind and memory and disposing disposition, do make, publish and declare this to be my Last Will and Testament, thus revoking any and all previous Wills and their codicils which I have made previously.

I AM MARRIED TO: JUDITH BURTON SEVERANCE

MY CHILDREN ARE AS FOLLOWS:

STEPHEN CHRISTIAN SEVERANCE, JR.

JULIE LYNN DRESDOW

MARK TIMOTHY SEVERANCE

SCOTT MATTHEW SEVERANCE

All references herein to my children shall include any child or children born to or adopted by me after the making of this Will.

1. I give the entire residue of my estate to the Trustee then in office under that trust designated as STEPHEN C. SEVERANCE AND JUDITH B. SEVERANCE 1993 INTER VIVOS TRUST dated October 14, 1993, restated on November 2, 2019, of which I am a Trustor. I direct that the residue of my estate shall be added to, administered, and distributed as part of that trust, according to the terms of the trust and any amendment made to it before my death. To the extent permitted by law, it is not my intent to create a separate trust by this will or to subject the trust or the property added to it by the will to the jurisdiction of the probate court.

2. I direct that inheritance, death and estate taxes, including interest and penalties thereon, becoming due by reason of my death, with respect to property other than property held in trust or property taxed to my estate as a generation-skipping transfer, be paid preferably out of my residuary estate passing under this Will to the extent thereof, but may be paid out of the trust receiving distribution of my residuary estate passing under this Will if the Trustee deems it appropriate. Any such taxes, and interest and penalties thereon, attributable to trust property or property taxed as a generation-skipping transfer shall be paid out of the respective property so taxed by the person or persons having custody of such property or by the person or persons receiving distribution of such property. The determination of the amount of tax due by my residuary estate shall be made as if trust property were a pro rata share of my estate and as if no property classified as a generation-skipping transfer were taxed to my estate.

3. Electronic Communications and Digital Assets. My Executor shall have the power to exercise all powers I may have over any digital device, digital asset, user account and electronically stored information, including any user account and digital asset that currently exists or may exist as technology develops, whether the same is in my own name or that I own or lawfully use jointly with any other individual (such

accounts shall include, without limitation, electronic banking accounts, electronic investment accounts, debt management accounts, automatic bill payment directives, and social media accounts). Such powers include, but are not limited to, changing and circumventing my username and password to gain access to such user accounts and information; accessing any of my passwords or other electronic profile data from applicable electronic record host entities; transferring or withdrawing funds or other digital assets among or from such user accounts; opening new user accounts in my name; all as my Executor determines is necessary or advisable to effectively conduct my personal and financial affairs, to discharge any and all obligations I may owe and to maintain my public reputation. I hereby give my lawful consent and fully authorize my Executor to access, manage, control, delete and terminate any electronically stored information and communications of mine to the fullest extent allowable under the federal Electronic Communications Privacy Act of 1986, 18 U.S.C. 2510 et seq., as amended from time to time, the Revised Uniform Fiduciary Access to Digital Assets Act (Part 20, Division 2 of the California Probate Code) and any other federal, state or international law; and, to take any actions I am authorized to take under all applicable terms of service, terms of use, licensing and other account agreements or laws. To the extent a specific reference to any federal, state, local or international law is required in order to give effect to this provision, I specifically provide that my intention is to so reference such law, whether such law is now in existence or comes into existence or is amended after the date of this Will.

4. I hereby nominate, constitute and appoint JUDITH BURTON SEVERANCE as the Executor (Executrix) of this will. In the event he or she is unable or unwilling to so serve in this capacity, then I nominate, constitute and appoint for the Executor, to serve without bond being required, shall be the then-acting Trustee or Trustees of STEPHEN C. SEVERANCE AND JUDITH B. SEVERANCE 1993 INTER VIVOS TRUST dated October 14, 1993. The term "my Executor" as used in this Will shall include any personal representative of my estate.

The Executor shall have full power and authority to carry out the provisions of the Will, including the power to manage and operate during the probate of my estate, any property and any business belonging to my estate.

5. No bond shall be required of any Executor.

6. If the disposition in paragraph 1, above, is inoperative or is invalid for any reason, or if the trust referred to in paragraph 1, above, fails or is revoked, I incorporate herein by reference the terms of that trust, as executed on this date, without giving effect to any amendments made subsequently, and I bequeath and devise the residue of my estate to the Trustee named in the trust as Trustee, to be held, administered, and distributed as provided in this instrument. The above-described Declaration of Trust was executed by me for the purpose of creating a revocable inter-vivos trust. All property distributed to said trust under the terms of this will shall be held, administered and distributed according to the terms of said Declaration of Trust, including any amendments thereto in effect at my death. Said trust was created during my lifetime and shall not be construed to be a testamentary trust.

7. If I have a minor child(ren), I hereby nominate, constitute and appoint N/A as the Guardian of my Child(ren). In the event that he or she is unable

or unwilling to so serve in this capacity, then I hereby nominate, constitute and appoint the following people in the order listed as my Alternate Guardian(s): N/A.

8. I hereby nominate, constitute and appoint JUDITH BURTON SEVERANCE as the Guardian of my Person.

9. No bond shall be required of any Guardian.

10. In the event, any provision of this Last Will and Testament is held to be invalid by a Court of competent jurisdiction, then such finding shall invalidate only that provision leaving the balance of this Last Will and Testament in force.

IN WITNESS WHEREOF, I have signed this document this date 11/02/19,


STEPHEN CHRISTIAN SEVERANCE

DECLARATION OF WITNESSES

This instrument was, on the date hereof, signed and published by STEPHEN CHRISTIAN SEVERANCE as the Will of STEPHEN CHRISTIAN SEVERANCE. The Testator thereupon signed this Will in our presence and in the presence of each of us, and we, at the same time, at his request, in his presence and in the presence of each other, have hereunto signed our names and addresses as attesting witnesses.

We declare under penalty of perjury that the foregoing is true and correct, and that this declaration was executed on November 2, 2019.

Witness Signature

Steve Brooks
Witness Name Printed

28022 Daydream Way
Witness Address Valencia 91357


Witness Signature

Mary Little
Witness Name Printed

1732 Shady Brook Dr. Thousand Oaks, CA
Witness Address 91320