	DE-111
ATTORNEY OR PARTY WITHOUT ATTORNEY: STATE BAR NO.: 171787 NAME: WILLIAM M. NASSAR, ESQ. FIRM NAME: WILLIAM M. NASSAR & ASSOCIATES STREET ADDRESS: 1461 FORD STREET STE 202	FOR COURT USE ONLY
STREET ADDRESS: 1461 FORD STREET, STE. 203 CITY: REDLANDS TELEPHONE NO.: (909) 307-2000 E-MAIL ADDRESS: wnassar@nassarlaw.com ATTORNEY FOR (name): Leslie Lorraine Bedros	SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN BERNARDINO SAN BERNARDINO DISTRICT
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO STREET ADDRESS: 247 W. THIRD STREET MAILING ADDRESS: 247 W. THIRD STREET CITY AND ZIP CODE: SAN BERNARDINO, CA 92415 BRANCH NAME: SAN BERNARDINO DISTRICT - PROBATE DIVISION	MAR 2 9 2023
ESTATE OF (name): Antranik Agop Bedros aka Antranik A Bedros aka Antranik Bedro DECEDEN PETITION FOR X Probate of Lost Will and for Letters Testamentary	s [
Probate of Lost Will and for Letters of Administration with Will Annexed Letters of Administration Letters of Special Administration with general powers X Authorization to Administer Under the Independent	CASE NUMBER: PROSB2300193 HEARING DATE AND TIME: OO a.M. DEPT.: S35
 Publication will be in (specify name of newspaper): City News Group a Publication requested. bx Publication to be arranged. Petitioner (name each): LESLIE LORRAINE BEDROS 	
requests that a. x decedent's will and codicils, if any, be admitted to probate. b. (name): LESLIE LORRAINE BEDROS (1) x executor (2) administrator with will annexed (3) administrator (4) special administrator with general powers	be appointed
and Letters issue upon qualification. c.	by an admitted surety insurer or as otherwise rent from the maximum required by Prob.
3. a. Decedent died on (date): 1/23/2023 at (place): Redlands, San Berry (1) x a resident of the county named above. * See Exhibit A - (2) a nonresident of California and left an estate in the county named above publication in the newspaper named in item 1):	lopy of Death Certificate
 b. Decedent was a citizen of a country other than the United States (specify of country) c. Street address, city, and county of decedent's residence at time of death (specify) 120 Cascade St., Redlands, San Bernardino County, California 92373 	25 25 25 25 25 25 25 25 25 25 25 25 25 2

ES	AT6	TE C	F <i>(name)</i> : Antranik Agop Bedros aka Antranik A Bedros aka Antranik Bedros PROSB2300193				
3.	d.	Character and estimated value of the property of the estate (complete in all cases):					
			Personal property: \$50,000.00				
		(2)	Annual gross income from				
			(a) real property: \$				
			(b) personal property: \$				
		(3)	Subtotal (add (1) and (2)): \$50,000.00				
		(4)	Gross fair market value of real property: \$875,000.00				
		(5)	(Less) Encumbrances: (\$)				
		(6)	Net value of real property: \$ 875,000.00				
		(7)	Total (add (3) and (6)): \$ 925,000.00				
	e.	(1) (2)	Will waives bond.				
		(3)	All heirs at law are adults and have waived bond. (Affix waiver as Attachment 3e(3).)				
	f.	(4)	Sole personal representative is a corporate fiduciary or an exempt government agency. Decedent died intestate.				
	1.	(1) (2)	Example Copy of decedent's will dated: 10/24/2015 Codicil dated (specify for each):				
			are affixed as Attachment 3f(2). (Include typed copies of handwritten documents and English translations of foreign-language documents.) X The will and all codicils are self-proving (Prob. Code, § 8220).				
		(3)	X The original of the will and/or codicil identified above has been lost. (Affix a copy of the lost will or codicil or a written statement of the testamentary words or their substance in Attachment 3f(3), and state reasons in that attachment why the presumption in Prob. Code, § 6124 does not apply.)				
	g.	Apr (1)	Appointment of executor or administrator with will annexed: (a) X Proposed executor is named as executor in the will and consents to act. (b) No executor is named in the will. (c) X Proposed personal representative is a nominee of a person entitled to Letters. (Affix nomination as Attachment 3g(1)(c).) (d) Other named executors will not act because of death declination other reasons (specify):				
	h.	(3) (4)	Continued in Attachment 3g(1)(d). Appointment of administrator: (a) Petitioner is a person entitled to Letters. (If necessary, explain priority in Attachment 3g(2)(a).) (b) Petitioner is a nominee of a person entitled to Letters. (Affix nomination as Attachment 3g(2)(b).) (c) Petitioner is related to the decedent as (specify): Appointment of special administrator requested. (Specify grounds and requested powers in Attachment 3g(3).) Proposed personal representative would be a successor personal representative. possed personal representative is a resident of California.				
		(3)	nonresident of California (specify permanent address): x resident of the United States. nonresident of the United States.				

ES	TATE OF (name): Antranik Agop Bedros aka Antranik A Bedros aka Antranik Bedros DECEDENT CASE NUMBER: PROSB2300193
4. 5.	Decedent's will does not preclude administration of this estate under the Independent Administration of Estates Act. a. Decedent was survived by (check items (1) or (2), and (3) or (4), and (5) or (6), and (7) or (8)) (1)
	b. Decedent was was not survived by a stepchild or foster child or children who would have been adopted by decedent but for a legal barrier. (See Prob. Code, § 6454.)
	(Complete if decedent was survived by (1) a spouse or registered domestic partner but no issue (only a or b apply), or (2) no spouse, registered domestic partner, or issue. (Check the first box that applies): a. Decedent was survived by a parent or parents who are listed in item 8. b. Decedent was survived by issue of deceased parents, all of whom are listed in item 8. c. Decedent was survived by a grandparent or grandparents who are listed in item 8. d. Decedent was survived by issue of grandparents, all of whom are listed in item 8. e. Decedent was survived by issue of a predeceased spouse, all of whom are listed in item 8. f. Decedent was survived by next of kin, all of whom are listed in item 8. g. Decedent was survived by parents of a predeceased spouse or issue of those parents, if both are predeceased, all of
7.	whom are listed in item 8. h. Decedent was survived by no known next of kin. (Complete only if no spouse or issue survived decedent.) a. X Decedent had no predeceased spouse. b. Decedent had a predeceased spouse who (1) died not more than 15 years before decedent and who owned an interest in real property that passed to decedent, (2) died not more than five years before decedent and who owned personal property valued at \$10,000 or more that passed to decedent, (If you checked (1) or (2), check only the first box that applies):
8.	(a) Decedent was survived by issue of a predeceased spouse, all of whom are listed in item 8. (b) Decedent was survived by a parent or parents of the predeceased spouse who are listed in item 8. (c) Decedent was survived by issue of a parent of the predeceased spouse, all of whom are listed in item 8. (d) Decedent was survived by next of kin of the decedent, all of whom are listed in item 8. (e) Decedent was survived by next of kin of the predeceased spouse, all of whom are listed in item 8. (3) In neither (1) nor (2) apply. Listed on the next page are the names, relationships to decedent, ages, and addresses, so far as known to or reasonably ascertainable by petitioner, of (1) all persons mentioned in decedent's will or any codicil, whether living or deceased; (2) all persons named or checked in items 2, 5, 6, and 7; and (3) all beneficiaries of a trust named in decedent's will or any codicil in which the trustee and personal representative are the same person.

ESTATE OF (name): Antrani K		
A. Bednos, aka Ar	itranik Bedros	DECEDENT Prosb 2300 193
8. Name and relationship to de SEE ATTACHED LIST SEE ATTACHED LIST SEE ATTACHED LIST Continued on Attachment of the second of	nment 8	<u>Address</u>
9. Number of pages attached: 1	<u></u>	
	titioners must sign, but the petition may be verified by	(SIGNATURE OF ATTORNEY)* William M. Noccionary one of them (Prob. Code, §§ 1020, 1021; Cal. Rules of Court, rule 7.103).)
Date: 3.28.7033 LESLIE LORRAINE BEDROS (TYPE OR PRINT NAME OF		a that the foregoing is true and correct. Comparison of Petition of Petitio
(TYPE OR PRINT NAME OF Signatures of additional petition	<u>*</u>	(SIGNATURE OF PETITIONER)
DE-111 [Rev. July 1, 2017]	PETITION FOR P	

COUNTY OF SAN BERNARDINO DEPARTMENT OF PUBLIC HEALTH 351 N. MT. VIEW AVENUE, SAN BERNARDINO, CALIFORNIA 92415-0010

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Pour-Over Will of Antranik Agop Bedros

I, Antranik Agop Bedros, a resident of San Bernardino County, California, revoke any prior Wills and codicils made by me and declare this to be my Pour-Over Will.

Article One Family Information

I am married to Leslie Lorraine Bedros. We were married on August 3, 1986.

I have three children. Their names and dates of birth are:

Anjelica Rehanee Bedros, born on May 8, 1987;

Lorraine Olga Johanson Bedros, born on November 25, 1988; and

Antoinette Marin Bedros, born on June 3, 1991.

All references in my Will to my children are to these children, as well as to any children later born to me or adopted by me in a legal proceeding valid in the domestic or foreign jurisdiction in which it occurred.

Article Two Distribution of My Property

Section 2.01 Pour-Over to My Revocable Living Trust

Except to the extent my Executor establishes and funds any testamentary trusts as
provided in Section 2.03, I give all of my probate estate, excluding any property over
which I have a power of appointment, after expenses and taxes are paid under this Will,
to the then-acting Trustee of the Antranik and Leslie Bedros Revocable Living Trust
dated, 20 S and executed before this Will, to be added
to the property of that trust. I direct that the Trustee administer the property according to
the trust and any amendments made prior to my death.

Section 2.02 Alternate Disposition

If the trust referred to in Section 2.01 is not in effect at my death, or if for any other reason the pour over fails, I specifically incorporate by reference all the terms of the trust into this Will. I direct my Executor to then establish a new trust under the provisions of

Pour-Over Will of Antranik Agop Bedros Page 1

Attachment 3FCZ)

that trust and distribute the remainder of my estate, excluding any property over which I have a power of appointment, to that Trustee to administer as provided in the trust.

Section 2.03 Establish and Fund Testamentary Trusts

I authorize my Executor to establish testamentary trusts for the benefit of my beneficiaries under the same terms and conditions of my Revocable Living Trust as it exists at the date of my death, and to fund those trusts with any assets of my probate estate or with any property distributed to my Executor from the Trustee. I appoint the Trustee and successor Trustees named in my Revocable Living Trust as the Trustee and successor Trustee of these testamentary trusts. The Trustee of the testamentary trusts will have all the administrative and investment powers given to the Trustee in my Revocable Living Trust, together with any other powers granted by law.

The Trustee is under no obligation to distribute property directly to my Executor, but may distribute property directly to the Trustee of the testamentary trusts. Any property distributed to the testamentary trusts by the Trustee of my Revocable Living Trust will be distributed by the Trustee of the testamentary trusts under the terms and conditions of my Revocable Living Trust as it exists on the date of my death.

Article Three Designation and Succession of Fiduciaries

Section 3.01 Executor

I nominate Leslie Lorraine Bedros as my Executor. If Leslie Lorraine Bedros fails or ceases to act as my Executor, I nominate the following as my successor Executors in the order named:

Howard Tilton Morse III; then Antoinette Marin Bedros; and then Scott LeBard.

Article Four Powers of Fiduciaries

Section 4.01 Grant of Powers

My Executor may perform every act reasonably necessary to administer my estate and any trust established under my Will. In addition to this general grant of powers, my Executor is specifically authorized to:

hold, retain, invest, reinvest, sell, and manage any real or personal property, including interests in any form of business entity including

Pour-Over Will of Antranik Agop Bedros Page 2 limited partnerships and limited liability companies, and life, health, and disability insurance policies, without diversification as to kind, amount, or risk of non-productivity and without limitation by statute or rule of law;

partition, sell, exchange, grant, convey, deliver, assign, transfer, lease, option, mortgage, pledge, abandon, borrow, loan, and contract;

distribute assets of my estate in cash or in kind, or partly in each, at fair market value on the distribution date, without requiring *pro rata* distribution of specific assets and without requiring *pro rata* allocation of the tax bases of those assets;

hold any interest in nominee form, continue businesses, carry out agreements, and deal with itself, other fiduciaries, and business organizations in which my Executor may have an interest;

establish reserves, release powers, and abandon, settle, or contest claims; and

employ attorneys, accountants, custodians for trust assets, and other agents or assistants as my Executor deems advisable to act with or without discretionary powers, and compensate them and pay their expenses from income or principal.

Section 4.02 Powers Granted by State Law

In addition to the above powers, my Executor may, without prior authority from any court, exercise all powers conferred by my Will, by common law, or by the Uniform Prudent Investors Act, commencing with Section 16045 of the California Probate Code or other statute of the State of California or any other jurisdiction whose law applies to my Will. My Executor has absolute discretion in exercising these powers. Except as specifically limited by my Will, these powers extend to all property held by my fiduciaries until the actual distribution of the property.

Section 4.03 Distribution Alternatives

My Executor may make any payments under my Will:

directly to a beneficiary;

in any form allowed by applicable state law for gifts or transfers to minors or persons under disability;

to a beneficiary's guardian, conservator, or caregiver for the beneficiary's benefit; or

by direct payment of the beneficiary's expenses.

A receipt by the recipient for any distribution will fully discharge my Executor if the distribution is consistent with the proper exercise of my Executor's duties under my Will.

Article Five Administrative Provisions

Section 5.01 Court Proceedings

Any trust established under my Will will be administered in a timely manner; consistent with its terms; free of active judicial intervention; and without order, approval, or other action by any court. The trust will be subject only to the jurisdiction of a court being invoked by the Trustees or by other interested parties, or as otherwise required by law.

Section 5.02 No Bond

I direct that no Executor be required to give any bond in any jurisdiction. But if a bond is required by law or by court determination, no sureties will be required on the bond.

Section 5.03 Informal Proceedings

I authorize my personal representative to exercise all powers without court supervision under the Independent Administration of Estates Act of California.

Section 5.04 Compensation and Reimbursement

Any fiduciary serving under my Will is entitled to reasonable compensation commensurate with services actually performed. In addition, any fiduciary serving under my Will is entitled to reimbursement for reasonable expenses incurred.

Section 5.05 Ancillary Fiduciary

If any ancillary administration is required or desired, and my domiciliary Executor is unable or unwilling to act as an Ancillary Fiduciary, my domiciliary Executor may have power to designate, compensate, direct, and remove an Ancillary Fiduciary. The Ancillary Fiduciary may either be a person or a corporation. My domiciliary Executor may delegate to the Ancillary Fiduciary any powers granted to my domiciliary Executor as my domiciliary Executor considers to be proper, including the right to serve without bond or without surety on bond. The net proceeds of the ancillary estate will be paid over to the domiciliary Executor.

Article Six Taxes, Claims, and Expenses

Section 6.01 Payment of Death Taxes, Claims, and Expenses

The Trustee of the Antranik and Leslie Bedros Revocable Living Trust is authorized to pay expenses incurred for my funeral and for the disposition of my remains, claims against my estate, and expenses of estate administration. Accordingly, I direct my Executor to consult with the Trustee to determine which expenses and claims should be

paid by my Executor from property passing under my Will, and which expenses and claims should be paid by the Trustee from the Antranik and Leslie Bedros Revocable Living Trust.

I direct my Executor to follow any instructions contained in the Antranik and Leslie Bedros Revocable Living Trust in making any tax elections, including the allocation of my GST Exemption and any elections relative to the *Deceased Spousal Unused Exclusion Amount*. My Executor will suffer no liability for making or not making any tax election in good faith to any person, including any person not yet in being, whose interest may have been affected.

Any taxes imposed on property passing under and outside my Will because of my death will be apportioned and paid under the provisions of the Antranik and Leslie Bedros Revocable Living Trust, and I incorporate the tax apportionment provisions of the Antranik and Leslie Bedros Revocable Living Trust as part of my Will.

No death taxes may be allocated to or paid from property that is not included in my gross estate for federal estate tax purposes, or that qualifies for the federal estate tax marital or charitable deductions.

Section 6.02 Tax and Administrative Elections

My Executor may exercise any available elections under any applicable income, inheritance, estate, succession, or gift tax law. This authority includes the power to select any alternate valuation date for death tax purposes and the power to determine whether to use any estate administration expenses as estate or income tax deductions. No compensating adjustments are required between income and principal as a result of those determinations unless my Executor determines otherwise, or unless required by law.

My Executor may elect to have any part of the property in my estate qualify for the federal estate tax marital deduction as qualified terminable interest property under Internal Revenue Code Section 2056(b)(7) (the QTIP Election).

Any tax paid as a result of the inclusion in my taxable estate of property held in a qualified terminable interest property (QTIP) trust created for me by my wife will be apportioned to and collected from the qualified terminable interest property (QTIP) as provided in Section 2207A. But my Executor may waive this right of recovery. To the extent my wife's Will or other governing instrument provides for payment of the tax, my Executor will pursue any right of reimbursement in a manner consistent with that provision.

My Executor is not liable to any beneficiary of my estate for tax consequences that arise as a result of the exercise or nonexercise of any tax elections, or for decisions made concerning the distribution of property in kind in full or partial satisfaction of any beneficiary's interest in my estate.

Article Seven General Provisions

Section 7.01 Adopted and Afterborn Persons

A legally adopted person in any generation and that person's descendants, including adopted descendants, have the same rights and will be treated in the same manner under this Will as natural children of the adopting parent if the person is legally adopted before turning 18 years old. If an adoption was legal in the jurisdiction it occurred in at that time, then the adoption is considered legal.

A fetus in utero that is later born alive will be considered a person in being during the period of gestation.

Section 7.02 Applicable Law

The validity and construction of my Will will be determined by the laws of California.

Section 7.03 No Contract to Make Will

I have not entered into any contract, actual or implied, to make a Will.

Section 7.04 Contest Provision

If any beneficiary of my Will or any trust created under my Will, alone or in conjunction with any other person, engages in any of the following actions, the right of the beneficiary to take any interest given under my Will or any trust created under my Will will be determined as if the beneficiary predeceased me without leaving any surviving descendants:

contests by a claim of undue influence, fraud, menace, duress, or lack of testamentary capacity, or otherwise objects in any court to the validity of my Will, any trust created under the terms of my Will, or any beneficiary designation of an annuity, retirement plan, IRA, Keogh, pension, profitsharing plan, or insurance policy signed by me (collectively referred to in this Section as *Document* or *Documents*) or any amendments or codicils to any Document;

seeks to obtain an adjudication in a court proceeding or otherwise to void, nullify, or set aside a Document or any of its provisions;

files suit on a creditor's claim filed in a probate of my estate, against my estate, or against any other Document, after rejection or lack of action by the respective fiduciary;

files a petition or other pleading to change the character (community, separate, joint tenancy, partnership, domestic partnership, real or personal, tangible or intangible) of property already characterized by a Document;

files a petition to impose a constructive trust or resulting trust on any assets of my estates; or

participates in any of the above actions in a manner adverse to my estate, including conspiring with or assisting any person who takes any of these actions.

At my estate's expense, my Executor may defend any violation of this Section. This Section applies to any arbitration proceeding brought by any beneficiary, but does not include any above action in a mediation not preceded by a filing of a contest with a court.

But during any period in which the laws of the State of California govern the applicability or validity of this provision, Section 21311 of the California Probate Code will apply, and my Executor may only enforce this provision against any of the following types of contests:

a direct contest brought by any beneficiary without probable cause;

any pleading by any beneficiary to challenge a transfer of property on the grounds that the transferor did not own the property at the time of the transfer; and

any filing of a creditor's claim or prosecution of any action based on the filing of such a claim.

The terms direct contest, and pleading have the same meanings as set forth in Section 21310 of the California Probate Code. My Will and any trusts created under my Will are protected instruments as provided in Section 21310(e) of the California Probate Code.

Section 7.05 Construction

Unless the context requires otherwise, words denoting the singular may denote the plural, and words indicating the plural may denote the singular. As the context requires, words of one gender may denote another gender.

Section 7.06 Headings and Titles

The headings and paragraph titles are for reference only.

Section 7.07 Internal Revenue Code, IRC, or Code

References to the Internal Revenue Code, the IRC or the Code refer to the Internal Revenue Code of the United States. References to specific sections of the Code apply to any sections of similar import that replace the specific sections due to changes to the Internal Revenue Code made after the date of my Will.

Section 7.08 Shall and May

Unless otherwise specifically provided in this document or by the context in which used, the word *shall* is used to impose a duty or to command, direct, or require, and the word *may* is used to allow or permit, but not require. In the context of our Trustee or my Executor, the word *shall* is used to impose a fiduciary duty on our Trustee or my

Executor. When I use the word *may*, I intend to empower our Trustee or my Executor to act with sole and absolute discretion unless otherwise stated in this document.

Section 7.09 Other Definitions

Except as otherwise provided in my Will, terms will be interpreted as defined in Division 6 of the California Probate Code as amended after the date of my Will and after my death.

Section 7.10 Survivorship

For purposes of this Will, if I survive my wife by any period of time or if the order of our deaths is unknown, then I will be considered to have survived my wife. Any other beneficiary will be considered to have predeceased me if the beneficiary dies within 15 days after my death.

Section 7.11 Severability

If any part of this instrument is determined to be void or invalid, the remaining provisions will continue in full force and effect.

	- X 224 244	■ 0== 20	X	
I, Antranik Agop Bedros, sign m	y name to this	instrument con	sisting of _()	_ pages on
		declare that I		
instrument as my pour-over will,	that I sign it w	villingly, that I e	execute it as r	ny free and
voluntary act for the purposes the	rein expressed	l, and that I am	eighteen year	rs of age or
older, of sound mind, and under no	o constraint or	undue influence	•	

Antranik/Agop Bedro

We declare under penalty of perjury under the laws of the State of California that on the day and year written above, Antranik Agop Bedros, published and declared this instrument to be his Pour-Over Will, that he signed this Will in our presence, that each of us, in his presence and at his request, and in the presence of each other, have signed our names as attesting witnesses. We also declare that each of us is now more than eighteen years of age and a competent witness.

We also declare that at the time of our attestation of this Will, Antranik Agop Bedros was, to our best knowledge and belief, of sound mind and memory, eighteen years of age or older and under no duress, menace, fraud, misrepresentation, constraint or undue influence.

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Executed	on	Calif	fornia.	in	the	County	of
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SHORT TITLE:

E/O Antranik Agop Bedros aka Antranik A. Bedros aka Antranik Bed

CASE NUMBER:

PROSB2300193

ATTACHMENT (Number): 3f(3)

(This Attachment may be used with any Judicial Council form.)

On February 17, 2023, Decedent's sister, Angel B. Yazejian, filed a Petition for Probate of a document dated September 14, 2020, purporting to be the last will of Decedent, and for issuance of Letters Testamentary to herself. Please take Judicial Notice of the Contest and Grounds of Opposition to Probate of Will filed concurrently herewith.

As explained in detail in the above referenced Contest and Grounds of Opposition to Probate of Will. Petitioner herein contends that the Will dated October 24, 2015 represents the wishes of the Decedent when he had testamentary capacity to execute a will. Petitioner further contends at the time Decedent executed the will dated September 14, 2020, he lacked testamentary capacity to execute a will.

A copy of Decedent's Pour over Will dated October 24, 2015 is attached to this petition as Attachment 3f(2). The original Will dated October 24, 2015 was last in the Decedent's possession. Petitioner herein believes the original was located at the residence where Decedent died located at 120 Cascade St., Redlands, CA 92373. However, Petitioner herein has been unable to search the residence for the original or a duplicate original as the residence is currently occupied by Decedent's sister, Antwanet Bedros, who is not cooperative.

The presumption in probate code section 6124 does not apply because the Decedent was not competent until death and it is unknown whether the original or a duplicate original can be found due to lack of cooperation with Decedent's sister who resides in the house where Decedent was last known to have the original will in his possession.

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

(Add pages as required)

1							
2	WILLIAM M. NASSAR & ASSOCIATES						
3	SHELBY T. PHILLIPS, ESQ., CSBN [318651] 1461 Ford Street, Suite 203						
4	Redlands, CA 92373 Telephone: (909) 307-2000						
5	Fax: (909) 307-2055 Email: Sphillips@nassarlaw.com						
6	Zinam spininps@nassanaw.com						
7	Attorney for Leslie Lorraine Bedros						
8	SUPERIOR COURT OF T	HE STATE OF CALIFORNIA					
9		AN BERNARDINO					
10	SAN BERNARDINO JUSTICI	E CENTER-PROBATE DIVISION					
11		CASE NO: PROSB2300193					
12	In re Estate of:	DECLINATION TO SERVE AS					
13	ANTRANIK AGOP BEDROS, aka	PERSONAL REPRESENTATIVE AND NOMINATION OF LESLIE LORRAINE					
14	ANTRANIK A. BEDROS, aka ANTRABIK BEDROS	BEDROS					
15	Decedent.						
16	Decedent.						
17							
18	I, the undersigned, state that I am the day	ughter of the Decedent herein.					
19	-	tative of the Estate of Antranik Agop Bedros.					
20	I nominate Leslie Lorraine Bedros to	act as the Personal Representative of the Estate of					
21	Antranik Agop Bedros, whose Petition for Lette	rs Testamentary is presented and filed with this form,					
22	and request that she be appointed the Personal F	Representative of the Estate.					
23	2 20 222	\checkmark \cdot ρ					
24	DATED: 3.28.2023	Janune Bedra					
25	,	LORRAINE BEDROS					
26		s					
27							
28							
	DECLINATION TO SERVE AS PERSONAL REPRESENTA	TIVE AND NOMINATION OF LESLIE LORRAINE BEDROS					

1 WILLIAM M. NASSAR & ASSOCIATES SHELBY T. PHILLIPS, ESQ., CSBN [318651] 2 1461 Ford Street, Suite 203 Redlands, CA 92373 3 Telephone: (909) 307-2000 Fax: (909) 307-2055 4 Email: Sphillips@nassarlaw.com 5 6 Attorney for Leslie Lorraine Bedros 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 COUNTY OF SAN BERNARDINO SAN BERNARDINO JUSTICE CENTER-PROBATE DIVISION 9 CASE NO: PROSB2300193 10 11 In re Estate of: DECLINATION TO SERVE AS PERSONAL REPRESENTATIVE AND 12 ANTRANIK AGOP BEDROS, aka NOMINATION OF LESLIE LORRAINE ANTRANIK A. BEDROS, aka ANTRABIK BEDROS 13 **BEDROS** 14 Decedent. 15 16 I, the undersigned, state that I am the daughter of the Decedent herein. 17 I decline to act as the Personal Representative of the Estate of Antranik Agop Bedros. 18 I nominate Leslie Lorraine Bedros to act as the Personal Representative of the Estate of 19 Antranik Agop Bedros, whose Petition for Letters Testamentary is presented and filed with this form, 20 and request that she be appointed the Personal Representative of the Estate. 21 22 DATED: 3.28.2073 23 ANTOINETTE BEDROS 24 CRC 2.305(2) 25 26 27

DECLINATION TO SERVE AS PERSONAL REPRESENTATIVE AND NOMINATION OF LESLIE LORRAINE BEDROS

28

ATTACHMENT 8

ANJELICA BEDROS 918 E. Brockton Avenue Redlands, CA 92374 Adult Daughter

ANTOINETTE BEDROS 13273 Fiji Way Apt. 422 Marina Del Rey, CA 90292

Adult Daughter

LESLIE L. BEDROS 1585 Smiley Heights Drive Redlands, CA 92373

Surviving Spouse

LORRAINE BEDROS 1585 Smiley Heights Drive Redlands, CA 92373

Adult Daughter

BEDROS BEDROS 120 Cascade Street Redlands, CA 92373

Adult Brother

JHON BEDROS Ivana Stozira 6 1000 Zagreb, Croatia Adult Brother

ANGIEL YAZEJIAN 1248 Laurel Avenue Redlands, CA 92373 Adult Sister

AZNIEF KASSAR Asbovagen 68 15252 Sodertalje Sweden Adult Sister

ANTWANET BEDROS 120 Cascade Street Redlands, CA 92373 Adult Sister