		DE-111			
ATTORNEY OR PARTY WITHOUT ATTORNEY: STATE BAR NO.:	FOR COURT USE ONLY				
NAME: Blake A. Rummel (SBN 150308)					
FIRM NAME: WEINSTOCK MANION, A Law Corporation					
STREET ADDRESS: 1875 Century Park East, Suite 2000					
CITY: LOS Angeles STATE: CA 25 CODE: 90067	ELECTRONICALLY FILED				
TELEPHONE NO.: 310-553-8844 FAX NO.: 310-553-5165	SUPERIOR COURT OF CALIFOR				
E-MAIL ADDRESS: brummel@weinstocklaw.com	COUNTY OF SAN BERNARDINO				
ATTORNEY FOR (name): Michelle Ellis Vos	FONTANA DISTRICT				
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Bernardino	4/30/2025 9:57 AM				
STREET ADDRESS: 17780 Arrow Boulevard	4/30/2020 9:37 AM				
MAILING ADDRESS:	By: Alejandra Dallatorre, DEPUTY				
CITY AND ZIP CODE: FONTANA, CA 92335					
BRANCH NAME: FONTANA DISTRICT					
ESTATE OF (name): DONALD J. VOS					
DECEDENT					
PETITION FOR X Probate of Lost Will and for Letters Testamentary	CASE NUMBER:				
Probate of Lost Will and for Letters of Administration					
with Will Annexed	PROVA2500360				
Letters of Administration					
Letters of Special Administration with general powers	HEARING DATE AND TIME:	DEPT.:			
X Authorization to Administer Under the Independent	06/02/2025 9AM	F1			
Administration of Estates Act	00/02/2023 JAW				
<ul> <li>b. (name): Michelle Ellis Vos be appointed</li> <li>(1)  executor</li> <li>(2) administrator with will annexed</li> <li>(3) secial administrator in with general powers</li> <li>and Letters issue upon qualification.</li> <li>c.  full  limited authority be granted to administer under the Independent Administration of Estates Act.</li> <li>d. (1)  bond not be required for the reasons stated in item 3e.</li> <li>(2)  \$ bond be fixed. The bond will be furnished by an admitted surety insurer or as otherwise provided by law. (Specify reasons in Attachment 2 if the amount is different from the maximum required by Prob. Code, § 8482.)</li> <li>(3)  \$ in deposits in a blocked account be allowed. Receipts will be filed. (Specify Institution and location):</li> </ul>					
<ul> <li>3. a. Decedent died on (date): 09-11-2024 at (place): <ul> <li>(1) (1) (1) (2) a resident of the county named above.</li> <li>(2) (2) (2) (2) (2) (2) (2) (2) (2) (2)</li></ul></li></ul>	ntry):				
31390 Mesa Drive Redlands, CA 92373 San Bernardino County		Page 1 of 4			

PETITION FOR PROBATE (Probate-Decedents Estates) DE-111

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		DE-111
ESTATE OF (name): DONALD J. VOS		CASE NUMBER:
	DECEDEN	
(1) Personal property:	f the property of the estate (complete in al \$	Note: Petitioner seeks to be appointed
<ul><li>(2) Annual gross income from</li><li>(a) real property:</li></ul>	¢	Executor of Decedent's Will for the so
(a) real property: (b) personal property:	<b></b>	purpose of participating in litigation
(3) Subtotal (add (1) and (2)):	\$0.00	involving the Decedent and a settleme
(4) Gross fair market value of real	property: \$	to which his estate could be entitled. A
<ul><li>(5) (Less) Encumbrances:</li><li>(6) Net value of real property:</li></ul>	(*) *0,00	other assets are held in Decedent's Tru
(7) Total (add (3) and (6)):		\$0.00_
<ul> <li>(2) All beneficiaries are adults</li> <li>3e(2).)</li> <li>(3) All heirs at law are adults</li> </ul>	and have waived bond. (Affix waiver as Atta	ot require a bond. (Affix waiver as Attachment chment 3e(3).)
	ive is a corporate fiduciary or an exempt gov	emment agency.
<ul> <li>f. (1) Decedent died intestate.</li> <li>(2) Copy of decedent's will date</li> </ul>	ted: 6/4/2024	<b>codicil dated</b> (specify for each):
<ul> <li>(3) The original of the will and statement of the testament why the presumption in Program (1) Appointment of personal represent (1) Appointment of executor or address (2) Proposed executor is named (2) Proposed personal represent (Affix nomination as A</li> </ul>	tary words or their substance in Attachment rob. Code, § 6124 does not apply.) entative (check all applicable boxes): ministrator with will annexed: named as executor in the will and consents to in the will. presentative is a nominee of a person entitle ttachment $3g(1)(c)$ .) rs will not act because of death	to act.
<ul> <li>(2) Appointment of administrator:</li> <li>(a) Petitioner is a person of</li> <li>(b) Petitioner is a nomined</li> <li>(c) Petitioner is related to</li> <li>(3) Appointment of special add</li> <li>(4) Proposed personal representative</li> <li>(1) X resident of California.</li> </ul>	Attachment 3g(1)(d), entitled to Letters. <i>(If necessary, explain prio</i> e of a person entitled to Letters. <i>(Affix nomin</i> the decedent as <i>(specify):</i> ministrator requested. <i>(Specify grounds and</i> entative would be a successor personal repr is a specify permanent address):	ation as Attachment 3g(2)(b).) requested powers in Attachment 3g(3).)
<ul> <li>(3)  resident of the United State</li> <li>(4)  nonresident of the United</li> </ul>	States.	
-111 [Rev_ July 1, 2017]	PETITION FOR PROBATE	Page 2 of 4
B' Essential	(Probate-Decedents Estates)	) Ellis Vos, Michelle

ESTATE OF (name):	CASE NUMBER:
DONALD J. VOS	
DECEDENT	

- 4. Decedent's will does not preclude administration of this estate under the Independent Administration of Estates Act.
- 5. a. Decedent was survived by (check items (1) or (2), and (3) or (4), and (5) or (6), and (7) or (8))
  - (1) X spouse.
  - (2) no spouse as follows:
    - (a) divorced or never married.
    - (b) **D** spouse deceased.
  - (3) egistered domestic partner.
  - (4) In registered domestic partner. (See Fam. Code, § 297.5(c); Prob. Code, §§ 37(b), 6401(c), and 6402.)
  - (5) X child as follows:
    - (a) 🚺 natural or adopted.
    - (b) a third party.
  - (6) 🛄 no child.
  - (7) issue of a predeceased child.
  - (8) X no issue of a predeceased child.
  - 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.)
- 6. (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 whom are listed in item 8.
  - h. Decedent was survived by no known next of kin.
- 7. (Complete only if no spouse or issue survived decedent.)
  - a. 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*):
      - (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) ineither (1) nor (2) apply.
- 8. 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.

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ESTATE OF (name): DONALD J. VOS		CASE NUMBER:	
		DECEDENT	
8. <u>Name and relationship to decedent</u> Michelle A. Ellis Vos Surviving Spouse, Beneficiary, named executor	<u>Aqe</u> adult	<u>Address</u> 31390 Mesa Drive Redlands, CA 92373	
Devon Joseph Vos Son, Disinherited	adult	8701 E. Cypress Street Scottsdale, AZ 85257	
Britnie Thrift Daughter, Disinherited	adult	4514 S. Watt Terrace Mesa, AZ 85212	
Ginger Vos Former Spouse, Disinherited	adult	10201 E. Gamma Avenue Mesa, AZ 85212	

Continued on Attachment 8.

9. Number of pages attached: 9

Date: 4/21/2025

Blake A. Rummel (SBN 150308)

(TYPE OR PRINT NAME OF ATTORNEY)

Blake A. Rummel

(SIGNATURE OF ATTORNEY)\*

\*(Signetures of all petitioners are also required, All petitioners must sign, but the petition may be verified by any one of them (Prob, Code, §§ 1020, 1021; Cal. Rules of Court, rule 7.103).)

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

Michelle Ellis Vos (TYPE OR PRINT NAME OF PETITIONER)

(TYPE OR PRINT NAME OF PETITIONER)

Signatures of additional petitioners follow last attachment.

ichel (SIGNATURE OF PETITIONER)

(SIGNATURE OF PETITIONER)

PETITION FOR PROBATE (Probate-Decedents Estates)

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Ellis Vos, Michelle

ESTATE OF DONALD J. VOS Petition for Probate

## **ATTACHMENTS**

# ATTACHMENT 3f(2)

Copy of Last Will dated June 4, 2024.

## LAST WILL OF

## **DONALD JOSEPH VOS**

I, DONALD JOSEPH VOS, a resident of San Bernardino County, California,

declare that this is my will. I hereby revoke all my previous wills and codicils.

## **ARTICLE ONE**

## INTRODUCTORY PROVISIONS

1.1. Marital Status. I am married to MICHELLE ELLIS VOS.

1.2. <u>Identification of Living Children</u>. I have two (2) living children as follows: BRITNIE THRIFT and DEVIN VOS.

1.3. Deceased Children. I have no deceased children.

1.4. <u>Disinheritance</u>. I am knowing and intentionally disinheriting GINGER VOS, BRITNIE THRIFT and DEVIN VOS.

## **ARTICLE TWO**

## GIFT OF ENTIRE ESTATE

BLA24-49 - VOS

declaration of trust, including any amendments of that declaration of trust that have been made before or after execution of this will.

## ARTICLE THREE

## **RESIDUARY PROVISIONS**

3.1. <u>Disposition of Residue</u>. If THE DONALD JOSEPH VOS TRUST dated O(a f(b) + f(b)

## ARTICLE FOUR

## EXECUTOR

4.1. <u>Nomination of Executor</u>. I nominate MICHELLE ELLIS VOS as executor of this will.

4.2. <u>Successor Executors</u>. If all of those named are unable (by reason of death, incapacity, or any other reason) or unwilling to serve as executor, or if at any time the office of executor becomes vacant, by reason of death, incapacity, or any other reason, and no successor executor or co-executors have been designated under any other provision of this will, then a new executor or co-executors shall be appointed by the court.

4.3. <u>Waiver of Bond</u>. No bond or undertaking shall be required of any executor nominated in this will.

4.4. <u>General Powers of Executor</u>. The executor shall have full authority to administer my estate under the California Independent Administration of Estates Act. The executor shall have all powers now or hereafter conferred on executors by law, except as otherwise specifically provided in this will, including any powers enumerated in this will.

4.5. <u>Power to Invest</u>. The executor shall have the power to invest estate funds in any kind of real or personal property, as the executor deems advisable.

4.7. <u>Power to Sell, Lease, and Grant Options to Purchase Property</u>. The executor shall have the power to sell, at either public or private sale and with or without notice, lease, and grant options to purchase any real or personal property belonging to my estate, on such terms and conditions as the executor determines to be in the best interest of my estate.

BLA24-49 - VOS

4.8. <u>Power to Purchase Estate Property</u>. The executor shall have the power to sell any property of my estate to, or exchange any property of my estate with the property of, any person serving as executor at the time of the sale or exchange, provided that any such sale or exchange shall be for adequate consideration.

4.9. <u>Payments to Legally Incapacitated Persons</u>. If at any time any beneficiary under this will is a minor or it appears to the executor that any beneficiary is incapacitated, incompetent, or for any other reason not able to receive payments or make intelligent or responsible use of the payments, then the executor, in lieu of making direct payments to the beneficiary, may make payments to the beneficiary's conservator or guardian; to the beneficiary's custodian under the Uniform Gifts to Minors Act or Uniform Transfers to Minors Act of any state; to one or more suitable persons, as the executor deems proper, such as a relative or a person residing with the beneficiary, to be used for the beneficiary's name with financial institutions. The receipt of payments by any of the foregoing shall constitute a sufficient acquittance of the executor for all purposes.

## ARTICLE FIVE

## CONCLUDING PROVISIONS

5.1. <u>Definition of Death Taxes</u>. The term "death taxes," as used in this will, shall mean all inheritance, estate, succession, and other similar taxes that are payable by any person on account of that person's interest in my estate or by reason of my death, including penalties and interest, but excluding the following:

#### BLA24-49 - VO\$

(a) Any additional tax that may be assessed under Internal Revenue Code Section 2032A.

(b) Any federal or state tax imposed on a "generation-skipping transfer," as that term is defined in the federal tax laws, unless the applicable tax statutes provide that the generation-skipping transfer tax on that transfer is payable directly out of the assets of my gross estate.

5.2. <u>Payment of Death Taxes</u>. The executor shall pay death taxes, whether or not attributable to property inventoried in my probate estate, by prorating and apportioning them among the persons interested in my estate as provided in the California Probate Code, except that any death taxes attributable to any property passing to my wife under this will or otherwise that qualifies for the federal estate tax marital deduction shall be paid pro rata out of property passing under this will or otherwise that does not qualify for the federal estate tax marital deduction, so that the property qualifying for the federal estate tax marital deduction shall pass to my wife free of any death taxes.

5.3. <u>Period of Survivorship</u>. For the purposes of this will, a beneficiary shall not be deemed to have survived me if that beneficiary dies within thirty (30) days after my death.

5.4. Intentional Omission of Children Born or Adopted After Execution of Will. Except as otherwise provided in this will, I have intentionally failed to provide in this will for any children born to or adopted by me after the execution of this will.

5.5. <u>No-Contest Clause</u>. If any person, directly or indirectly does any of the following acts, then any gift or other interest given to that person under this will shall be revoked and shall be disposed of as if he or she had predeceased me without issue:

(a) Contests this will in whole or in part, or opposes, objects to, or seeks to invalidate any of its provisions;

(b) Unreasonably files any creditor's claim or prosecutes any action against my estate;

(c) Claims entitlement by way of any written or oral contract;

(d) Challenges the validity of any declaration of trust, contract, agreement (including any trust agreement), beneficiary designation, or other document executed by me or executed by another for my benefit as part of an integrated estate plan;

(e) Unreasonably brings any action for any settlement or compromise affecting the terms of this will or of any instrument described in subsection
(d) of this section;

(f) Seeks to limit the power of an executor;

(g) Conspires with or voluntarily assists anyone attempting to do any of these things; or

(h) Refuses a request of any executor, to assist in the defense of any such proceeding.

5.6. Definition of Incapacity. As used in this will, "incapacity" or "incapacitated"

means a person operating under a legal disability such as a duly established

conservatorship, or a person who is unable to do either of the following:

(a) Provide properly for that person's own needs for physical health, food, clothing, or shelter; or

(b) Manage substantially that person's own financial resources, or resist fraud or undue influence.

5.7. <u>Captions</u>. The captions appearing in this will are for convenience of

reference only, and shall be disregarded in determining the meaning and effect of the provisions of this will.

5.8. <u>Severability Clause</u>. If any provision of this will is invalid, that provision shall be disregarded, and the remainder of this will shall be construed as if the invalid provision had not been included.

BLA24-49 - VOS

5.9. Definition of Undue Influence. Undue influence shall be defined in

accordance with California Probate Code Section 86:

"Undue influence" has the same meaning as defined in Section 15610.70 of the Welfare and Institutions Code. It is the intent of the Legislature that this section supplement the common law meaning of undue influence without superseding or interfering with the operation of that law.

5.10. California Law to Apply. All questions concerning the validity and

interpretation of this will, including any trusts created by this will, shall be governed by

the laws of the State of California in effect at the time this will is executed.

0610 . 2024, at \_ Executed on \_\_\_\_ 101 California. DONA

On the date written below, we, the undersigned, each being present at the same time, witnessed the signing of this instrument by DONALD JOSEPH VOS. At that time, DONALD JOSEPH VOS appeared to us to be of sound mind and memory and, to the best of our knowledge, was not acting under fraud, duress, menace, or undue influence. Understanding this instrument, which consists of 8 pages, including the pages on which the signature of DONALD JOSEPH VOS and our signatures appear, to be the will of DONALD JOSEPH VOS, we subscribe our names as witnesses thereto.

We declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on JUNE 7, 2024 at REDLANCE California.