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Last Will and Testament of

**SUZIE Q**

I, Suzie Q of Reno, Washoe County, Nevada, being of sound mind and memory, do make, publish and declare this my Last Will and Testament, hereby revoking all former Wills and Codicils by me made.

I am married to Joe Blow. I have two children, Eggplant (DOB 1-1-09) and Sledgehammer (DOB 7-18-13). I have no other children, living, dead or adopted.

**FIRST, DEATH RELATED EXPENSES AND FUNERAL ISSUES:**

I direct that all legally enforceable debts and funeral expenses be paid, whether or not such expenses are attributable to property included in my probate estate. If someone has advanced any funeral or death related expenses, they shall be reimbursed from my estate, provided the Court deems those expenses reasonable. I want my remains to be cremated.

**SECOND, BEQUESTS:**

I give my wedding band to Sledgehammer, my engagement ring I give to Eggplant, with all of the Q Family jewelry to be split equally between Sledgehammer and Eggplant.

I reserve the right to prepare a Memorandum of Personal Property pursuant to NRS § 133.045, in which I name certain persons to receive bequests of particular items of my tangible, personal property at the time of my death. I specifically reserve the right to revise and restate such Memorandum subsequently in total discretion as long as I am competent. My last dated Memorandum of Personal Property, signed by me, shall be the only one to have validity and effect.

**THIRD, DEVICES:**

[Reserved]

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**FOURTH, RESIDUARY:**

I give all the rest, residue and remainder of my property, real and personal, tangible and intangible, community or separate, wheresoever situate, including any property over which I have a power of appointment, and any property I may hereafter acquire, to my husband, provided he survives me by 60 days and if not, to my children, share and share alike, per capita. If my husband and my children all predecease me, or we are all killed in a common accident, I give all my said estate to KNPB Channel 5 TV, Reno's public broadcasting station.

**FIFTH, PERSONAL REPRESENTATIVE APPOINTMENTS:**

I appoint my husband as my Personal Representative. If he cannot or will not so serve, I appoint my father, Harry Q, as my personal representative.

My Personal Representative shall have all powers granted to such representatives under applicable Nevada law, including, without limitation, the power to sell, with or without notice, at either public or private sale, for cash or terms, any property of my estate as the Personal Representative, in her or his reasonable discretion, considers necessary for the proper administration and distribution of my estate. No bond shall be required of any Personal Representative named by me.

In the event a Personal Representative named by me so desires, my estate may be administered under Nevada's Independent Administration of Estates Act (NRS § 143.300 et. seq.), with full authority. However, no other Personal Representative may proceed under that Act.

**SIXTH, GUARDIANSHIP:**

In the event a guardian of my person or estate should become necessary, I appoint my husband as such guardian, and if he cannot or will not so act, I appoint my father, supra,, and if he cannot or will not so act, my oldest child who has reached the age of majority. Under no circumstances shall a private professional guardian be appointed guardian of my person or estate.

In the event a guardian of the person or estate of a child of mine becomes necessary, I appoint the president of the Reno Animal Shelter as such guardian.

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**SEVENTH, TESTAMENTARY TRUST:**

In the event that any beneficiary of this will is under the age of 18 years at my death, his or her share shall be placed in trust, the terms of which follow:

- The initial co-trustees shall be my father and my husband’s father, or the survivor of them.
- The co-trustees shall promptly divide the trust estate into two equal subtrusts, one for each child.
- The Trust shall be a spendthrift trust, established under NRS Chapter 166. No creditor of any beneficiary may invade the trust for any reason.
- Co-trustees shall have the powers of Trustee provided in NRS 163.260 through NRS 163.410, which powers are expressly incorporated herein.
- Co-trustees shall use the trust res for said beneficiary’s health, education and welfare as in co-Trustee’s discretion is in his or her best interest.
- Co-trustees shall provide a simple annual account (money in, money out and assets at end of accounting period) to my friend John Racecar, of Wells, Nevada, or my oldest living sibling.
- Upon any such child reaching 21 years of age, my Co-trustees shall distribute one-half said child’s share remaining in his or her subtrust to him or her outright, free of trust. Co-trustees shall distribute the beneficiary’s remaining half to him or her upon graduation from College, or upon reaching age 90 years, whichever comes sooner.
- This Trust shall terminate no later than 21 years after a life in being..

**EIGHTH, COVENANT NOT TO REVOKE:**

My husband and I are, on this day, making mutual wills. We have agreed with each other that neither of us can revoke or amend this will without the prior written consent of the other. No will not in compliance with this covenant shall be admitted to probate. Should either of us breach this solemn covenant and prepare a will or codicil not authorized by this covenant, which is admitted to probate, our heirs

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under this will shall have a claim in the wrongful probate in the amount they would have received had this covenant not been breached.

**NINTH, MISCELLANEOUS:**

In this Will, the masculine, feminine or neuter gender, as well as the singular or plural numbers shall each include the other according to the context. If any provision of this Will is unenforceable, the remaining provisions shall be carried into full force and effect.

If any person files a contest to this Will and Testament, or any part hereof, or any codicil hereto, such person shall take nothing under this Will, save and except the sum of \$10.00, and no more.

**EXECUTION**

I have executed the entire instrument by signing this page before the below subscribing witnesses on this \_\_\_ day of May, 2019, at Reno, Nevada.

\_\_\_\_\_  
Suzie Q

**WITNESSETH**

On the date last above written, we saw Suzie Q in our presence, sign the foregoing instrument at its end. Suzie Q then declared it to be her last will and requested us to act as witnesses to it. We hereby, in Suzie Q's presence and in the presence of each other, sign our names as attesting witnesses, believing Suzie Q at all times herein mentioned to be of sound mind and memory and not acting under constraint of any kind.

Signature:

Name and Address:

\_\_\_\_\_

\_\_\_\_\_

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MEMORANDUM OF PERSONAL PROPERTY

On this \_\_\_ day of \_\_\_\_\_, 20\_\_\_, the undersigned, pursuant to the paragraph entitled "SECOND BEQUEST" of the Last Will and Testament of the undersigned, dated and signed by the undersigned on \_\_\_ day of May, 2019, and any and all Codicils thereto, does hereby make special bequest of tangible personal property as set out below: The undersigned leaves the following items to the following persons:

To: \_\_\_\_\_, I leave the following:

1. \_\_\_\_\_
2. \_\_\_\_\_
3. \_\_\_\_\_
4. \_\_\_\_\_
5. \_\_\_\_\_

To: \_\_\_\_\_, I leave the following:

1. \_\_\_\_\_
2. \_\_\_\_\_
3. \_\_\_\_\_
4. \_\_\_\_\_
5. \_\_\_\_\_

\_\_\_\_\_  
Suzie Q