LAST WILL AND TESTAMENT OF Test K3hijhui User

I, TEST K3HIJHUI USER residing at TEST ADRESS 1, PARKO CITY, ARKANSAS, 74140, being over the age of eighteen (18) years and of sound and disposing mind and memory, and not being under any duress, fraud, mistake, or undue influence, do make, publish, and declare this to be my Last Will and Testament, hereby revoking all prior Last Wills, Testaments, and Codicils.

ARTICLE I: INTRODUCTION

- A. Domicile. I am a resident of and domiciled in the State of Arkansas.
- B. Marital Status. I am in a long-term relationship (as a registered Domestic Couple under the laws of the State of Arkansas) with JULLA KRS BUTTOMD and all references to "my partner" or to JULLA shall be to him
- C. Children. I have 2 children now living; their names and dates of birth are:

CHILD'S NAME: SDRFGY SDRGH, born June 17, 1988

CHILD'S NAME: ASF, born March 06, 2003

D. Afterborn Children. Unless specifically stated otherwise, any provision in this Will for "my children" shall be interpreted to include any child of mine born or adopted after the date of this Will.

ARTICLE II: FIDUCIARIES

- A. Personal Representative. I nominate my Mother Robart Thomas of addressa af, New York, Alaska 32420, as Personal Representative of my Estate. If Robart Thomas fails to qualify or ceases to act, I nominate my Wife Backup Fullname of backup address, New York, Arizona 36854, as Personal Representative of my Estate.
- B. No Bond Required. I direct that my Personal Representative and any fiduciary nominated under this Article shall serve without bond. In the event bond is required, I hereby waive any requirement to furnish security on such bond.
- C. Final Disposition. I direct that my Personal Representative nominated above shall also control the final disposition of my remains. In doing so, I request that my representative honor any separate memorandum or other written instruction I may leave concerning my wishes for my final disposition. All decisions made by my representative with respect to the final disposition of my remains shall be binding.
- D. Guardian/Conservator. I nominate my Wife, JACK DANIEL of some address, Some City, Some State 12345, as Guardian of the person and Conservator of the estate of any minor child of mine. If said nominee fails to qualify or ceases to act, I nominate my Father BACKUP NAME of backup address, Backup City, Backup State 12345, as the successor Guardian and/or Conservator for any minor child of mine.

ARTICLE III: DISTRIBUTIONS

- A. Payment of Estate Expenses. My Personal Representative may pay from my Estate all debts which are then due and enforceable against my Estate, the expenses of my last illness, the expenses of my final disposition without the necessity of prior court approval, the expenses of administering my Estate, and all death taxes and governmental charges imposed upon and made payable from my Estate under the laws of the United States or of any state or country by reason of my death.
- B. Tangible Personal Property. It is my intention that any separate memorandum or written instructions I may

leave expressing my wishes for the disposition of certain articles of my tangible personal property will be followed by my Personal Representative, subject to any specific gifts of certain articles of my tangible personal property made in this Last Will & Testament below, which shall be absolute and unaffected by any such memorandum or written instruction. Excepting any articles of my tangible personal property that are otherwise gifted specifically herein or included in my separate written instructions, I give my tangible personal property, or the remainder thereof, to be distributed with the residue of my Estate I direct that all costs of safeguarding, insuring, storing and delivering my tangible personal property to the beneficiaries entitled thereto be paid out of my Estate as an expense of administration. If a beneficiary designated in this provision does not survive me, my tangible personal property shall be distributed with the residue of my estate.

- C. Confirmation of Joint Tenancy. I hereby confirm that all of my interest in any jointly titled assets held in my name with any other person or persons as "Joint Tenants" or as "Joint Tenants with Rights of Survivorship" shall pass to said co-tenant(s) if I predecease said co-tenant(s).
- D. Specific Distributions. I direct the following specific distributions at my death:
- (1) The sum of \$100 shall be distributed to My Father, Set Srtg. If He is not living at the time of distribution this gift shall be distributed to Set Srtg's then living issue, per stripes. However if Set Srtg is not survived by issue this distribution shall fail and be added to the residue of my Estate.
- (2) That certain real property located at liug kljiuyg, new york, Alabama shall be distributed to the following persons in equal shares: (My Liyg, Juytf) and (My Ujytdr Jyrd, Jytfd). Said gift shall be distributed free of any encumbrances and liens. If a distributee named in this provision does not survive me, the deceased distributee's share of this gift shall instead be distributed with the residue of my Estate.
- (3) The sum of \$20000 shall be distributed to My Husband, Xdfcgv Szdgfvs. If He is not living at the time of distribution this gift shall be distributed to Xdfcgv Szdgfvs's then living issue, per stripes. However if Xdfcgv Szdgfvs is not survived by issue this distribution shall fail and be added to the residue of my Estate.
- E. Residuary Estate. I direct that my Personal Representative divide and distribute the rest, residue and remainder of my Estate (real, personal, and mixed, of every kind and description, and wherever located, including all benefits payable to my estate and all lapsed or void legacies, bequests, or devises) to my partner, and if my partner predeceases me, then in equal shares;

one share shall be distributed to my \$eachBeneficiary['beneficiaryRelationship'] \$eachBeneficiary['beneficiaryFullName']

one share shall be distributed to my \$eachBeneficiary['beneficiaryRelationship'] \$eachBeneficiary['beneficiaryFullName']

If any named residuary beneficiary shall not be living at my death, such beneficiary's share shall be distributed to his or her then-living issue, per stirpes provided, however, if such deceased beneficiary is not survived by issue, the deceased beneficiary's share shall be added equally to the other shares.

F. Pet Care Directive. It is my desire that upon my death, my pets now living, and any other pets I may then own, shall be provided for with the same standard of care, maintenance, and comfort as I provided my pets during my lifetime. My pets now living are:

My dog abc

My cat adad

My pig adkluf ad

I nominate my Jack Daniel ad adadadad of some akdyv akdjuyfakdjfdalkjdygfla dlkajdyfgladkdavdkuayvd jadyf, new york adadadadad, alaska, 12345, to serve as the Pet Caretaker for my pets, to accept possession of them and to care for them. If Jack Daniel ad adadadad is unavailable or unwilling to serve as my Pet Caretaker, I nominate my backup Na of backup address adad, backup city, backup state, 12345, as alternate Pet Caretaker for my pets. I give and bequeath to my Pet Caretaker who takes possession of my pets the sum of \$tellUsAboutYou['petAmount'] Dollars (\$5000) on the condition that my Pet Caretaker agrees to provide a suitable home for my pets, to keep them well fed and clean, and to provide them with appropriate medical care. G. Distributions to Minor Beneficiaries. If any beneficiary provided for herein has not yet attained the age of majority under the applicable Transfer to Minors Act or Gift to Minors Act, the distribution shall be held for said beneficiary in a custodial account under the provisions of the applicable Transfer to Minors Act or Gift to Minors Act with the parent of such beneficiary as the custodian until the beneficiary reaches the age of 18, and no earlier, unless required by applicable law.

- H. Contingent Disposition of My Estate. If I have no living beneficiaries or issue prior to the distribution of the entirety of my estate, I give the undistributed portion of my estate to my heirs at law, their distributions to be determined according to the laws of the State of Arkansas in effect at the date of execution of this Will
- I. Disinheritance. I specifically make no provision for the following persons or their issue (if any) upon my death with the intent to disinherit: My Wife, disinherit azfdsa asdff

ARTICLE IV: FIDUCIARY POWERS

A. General Powers. I intend that my Personal Representative shall have broad and reasonable discretion in the administration and settlement of my estate. In addition to all powers conferred on my Personal Representative by law, and any powers enumerated elsewhere in this Will, and subject to any limitations specifically stated in this Will, my Personal Representative shall have the power to take the following actions without the necessity of court approval: (1) To take possession or control of my estate, real or personal, and receive rents, income, interest, and profits therefrom prior to distribution to my heirs or beneficiaries; (2) To deposit money belonging to my estate in an insured account in a financial institution; (3) To collect, pursue payment of, and sue for all debts due to me or to my estate; (4) To take any action necessary or proper to recover possession of any real or personal property in my Estate, including an action to quiet title; and, (5) To take any action reasonably necessary to safeguard, protect, preserve, and manage my estate property, including payment of taxes and insurance using estate funds; (6) To lease any estate property on such terms and conditions as my Personal Representative deems advisable; (7) To retain any property of my estate (real or personal) as my Personal Representative deems advisable, and to invest and reinvest in any kind of property and in any kind of investment, regardless of the extent of diversification of the assets held hereunder. (8) To borrow on behalf of my estate and to pledge or mortgage any property as collateral; (9) To make secured or unsecured loans on behalf of my estate, including loans without interest to any beneficiary of my estate; (10) To exercise any option and use any property in my estate to acquire the property covered by the option; (11) To sell and grant options to purchase all or any part of my Estate (real or personal) upon terms as my Personal Representative deems advisable, and to execute, acknowledge and deliver deeds or other instruments in connection therewith; (12) To hold any securities (including "street certificates") or other property (real or personal) in the name of my Personal Representative or in the name of any nominee selected by my Personal Representative, without having to disclose that the property is held in a fiduciary capacity, and to indemnify any such nominee against loss resulting from holding such property as nominee; (13) To exercise any voting rights with respect to any stock,

membership in a company, membership in a nonprofit corporation, or other property in my Estate, and to authorize, ratify, approve, or confirm any action that could be taken by shareholders, members, or property owners, either in person or by proxy; (14) To make any elections permitted under any pension, profit sharing, employee stock ownership or other benefit plan; (15) To enter into, ratify, and perform any contract with any third party or entity on behalf of my estate; (16) To sue or be sued on behalf of my estate, and to participate in any mediation or arbitration proceeding on behalf of my estate; (17) To disclaim any legacy, devise, or interest in any Will, trust, or other disposition provided for my benefit that creates an interest for my estate, and to renounce any privilege or power granted to me under any Will or Trust that creates an interest for my estate; (18) To dispose of, donate to any charitable organization, or abandon my tangible personal property, except any item of tangible personal property that is subject to a specific gift herein or subject to disposition under any separate written instructions I may leave, unless such specific gift or disposition is disclaimed or fails; (19) To employ or retain the services of any professional in connection with the administration of my Estate, including legal counsel, investment advisors, brokers, accountants, realtors, and agents, and to pay reasonable compensation for such services in addition to any compensation to my Personal Representative; (20) To insure my Personal Representative against liability to third persons, the cost of which shall be included as an estate expense. (21) To continue the operation of, sell, or liquidate any business or interest in any business that I or my estate may own, at any time, on any terms, and in any manner as my Personal Representative deems advisable and in the best interests of my estate. (22) To continue to hold, operate, sell, purchase, acquire, invest in, or liquidate any farming or ranching property, or any interest that I or my estate may own in farming or ranching property, at any time, on any terms, and in any manner as my «ExecutorTitle» deems advisable and in the best interests of my estate.

- B. Distribution in Cash or in Kind. I direct that my Personal Representative shall, in satisfying any bequest herein, have the discretion to distribute any assets in kind, or in undivided interests, or to sell all or any part of any assets and distribute the proceeds thereof, or distribute any assets partly in cash and partly in kind, with or without regard to tax basis, and in valuing such asset at its fair market value at the time of distribution.
- C. Tax Elections. My Personal Representative shall have all powers permissible under the law to make any elections for state or federal tax purposes, including, but not limited to, choosing a valuation date, choosing the methods to pay any taxes, electing to treat or use any item as a deduction, and disclaiming all or any portion of any interest in property passing at or after my death to my estate or to a trust created by me or established for my benefit.
- D. Digital Assets. My Personal Representative shall have the power to access, manage, and control all of my digital assets at my death, including email accounts and social media. pursuant to the Revised Uniform Fiduciary Access to Digital Assets Act (2015), Chapter 19 ORS.
- E. Liability. My Personal Representative shall not be liable for any acts or omissions or the acts or omissions of any co-Personal Representative or prior Personal Representative, excepting the Personal Representative's own willful default or gross negligence.
- F. Compensation of Personal Representative. In addition to reimbursement for all necessary expenses incurred in the administration of my estate and the discharge of my Personal Representative's duties, I direct that my Personal Representative be entitled to reasonable compensation from the net value of my Estate for services in the administration of my Estate, which amount shall be equally divided between the Personal Representative and any successor Personal Representative.
- G. Court Supervision. I intend that my Estate administration be unsupervised and settled with the minimum Court intervention permitted by law.

ARTICLE V: GENERAL PROVISIONS

- A. Captions. All captions and headings are for convenience of reference only and shall be disregarded in determining the meaning and effect of the provisions of this Will.
- B. Savings Clause. If a Court of competent jurisdiction invalidates any portion of any provision this Will, that portion shall be disregarded without invalidation of the whole of the Will. To the extent possible, the remainder of the provision shall be construed as if the invalid portion had not been included, and the whole of the Will will remain in full force and effect.
- C. Governing Law. All questions concerning the validity and interpretation of this Will shall be governed by the laws of State of Arkansas in effect at the date of execution of this Will.
- D. No Contest. To the extent permitted under the laws of the District of Columbia, in the event any person or persons named as beneficiary or disinherited hereunder commence any proceeding to challenge the dispositions in this Will, or contest in any Court the validity of this Will or any of its provisions without probable cause, then such person or persons shall forfeit any interest in my estate as if the person or persons predeceased me without being survived by issue. My Personal Representative is hereby authorized to defend, at the expense of my Estate, any contest or other attack of any nature on my Estate, this Will or any of its provisions.
- E. Simultaneous Death. In the event I die under circumstances in which it cannot be readily ascertained as to whether I or my partner died first, then it shall be conclusively presumed for the purposes of this Will that my partner predeceased me, and my partner's bequests hereunder shall be deemed to have lapsed and shall be distributed with the residue of my Estate.

[signature and attestation pages follow] IN WITNESS WHEREOF, I have on this day of
,, signed, sealed, published and declared the foregoing
instrument as and for my Last Will and Testament, in the presence of each and all of the subscribing witnesses,
each of whom I have requested, in the presence of each of the others, to subscribe his or her name as an attesting
witness, in my presence and in the presence of the others. I am of legal age, of sound mind, and under no
constraint or undue influence Test K3hijhui User On the date
last above written, Test K3hijhui User declared to us, the undersigned, that the foregoing instrument was his.
Last Will and Testament and requested us to act as witnesses to it. To the best of our knowledge, Test K3hijhui
User was of legal age, of sound mind, and under no constraint or undue influence. Test K3hijhui User thereupon
signed this Will in our presence, all of us being present at the same time. We now, at his request, in his presence
and in the presence of each other, subscribe our names as witnesses. We declare under penalty of perjury that
the foregoing is true and correct. Executed on this day of,
(WITNESS 1)
(WITNESS 2) NAME: NAME: ADDRESS: ADDRESS: CITY/STATE: CITY/STATE: STATE OF
) ss. COUNTY OF) Subscribed, sworn and acknowledged before me
by Test K3hijhui User, the testator, and, as witness, and
, as witness, who personally appeared on this day of
,, and who are personally known to me or who have produced
satisfactory photo identification, and whose names are signed to the foregoing instrument and, all of these
persons being under oath and by me first duly sworn, Test K3hijhui User, the testator, declared to me and to the
witnesses in my presence that the instrument is his Last Will and Testament and that his had willingly signed (or
directed another to sign for his), and that the testator executed it as a free and voluntary act for the purposes
therein expressed; and each of the witnesses stated to me, in the presence and hearing of the testator, that the
witness signed the Will as witness and that to the best of the witness' knowledge the testator was eighteen years
of age or over, of sound mind and under no constraint or undue influence.
NOTARY PUBLIC My commission expires:

AFFIDAVIT F	OR LAST WILL AND	TESTAMENT OF	Test K3hijhui User UND	ER
OATH AND PENALTIES FOR PE	RJURY, WE, Test K31	hijhui User, the Testa	ator, and	
, and		, the witnesses, wh	ose names are signed to t	the
attached or foregoing instrument, de	eclare: 1. That the Testa	ator executed this ins	strument as his Last Will	and
Testament; 2. That, in the presence	of all witnesses, his sig	ned his Last Will and	d Testament, and declare	d to all
witnesses that his intended the attac	hed or foregoing docur	nent to be his Last W	Vill and Testament; 3. The	at he
executed the Will as his free and vo	luntary act for the purp	oses expressed in it;	4. That each of the witne	esses, in
the presence of the Testator and of e	each other, signed the V	Will as a witness; 5.	That the Testator was of s	sound
mind; and 6. That the Testator was,	at the time, eighteen (1	(8) or more years of	age.	
	DATED: 7	Гest K3hijhui User, 7	Γestator	
		(WITNESS 1) NAM	ME: ADDRESS: CITY/S'	TATE:
		,	ME: ADDRESS: CITY/S'	TATE:
STATE OF))				
acknowledged before me by Test K	3hijhui User, the testate	or, and subscribed, s	worn, and acknowledged	before
me by				
			NOTARY PUBLIC M	I y
commission expires:	LAST WILL A	ND TESTAMENT (OF Test K3hijhui User	