LAST WILL AND TESTAMENT

of

John Robert Doe

ARTICLE ONE

TESTAMENT

I, John Robert Doe, am motivated by love to make a final testament that I have confessed with my mouth that Jesus is Lord and I have believed in my heart that God raised Him from the dead. Jesus, who never sinned, is the payment for my sins so that I could be made right with God and adopted as His child. I cannot take credit for anything that I have done because God saved me by His grace when I first believed in Him. I make this profession to comfort my loved ones with the hope that I have everlasting life with Him because of God's grace to me when I first believed in Him.

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I pray that the Lord will guide and protect my children. I love each of you, and I thank the Lord for you. Through your faith you have been adopted into God's family, and I urge you to remain faithful to Jesus until you are called home to be with the Lord. I look forward to being with you in heaven for eternity.

I pray that the Lord will shower His blessings upon my grandchildren. May the Holy Spirit guide you along the narrow path of salvation through faith in Jesus Christ. I urge you to obey your parents and honor them as your parents have honored me.

My prayer for you, my loved ones and dear friends, is that your love will overflow more and more, and that you will keep on growing in the knowledge and understanding of God's great love and amazing grace. For I want you to understand what really matters, so that you may live pure and blameless lives until the day of Christ's return. May you always be filled with the righteous character produced in your life by Jesus Christ, for this will bring much glory and praise to God.

With any resources that I entrust to you, always remember that these are a trust from God. Use these God-given resources to do good and be rich in good works, always being ready to

share with others in need. By doing this you will be storing up treasures in heaven. Do not become proud and forget the Lord your God. He is the One who gives you the ability to produce wealth. As a good and faithful steward, may you hear your heavenly Father say, "Well done!"

My prayer is that all who hear these words will be in perfect unity in Christ and with one another so others may believe in the Lord Jesus and become His disciples. Love one another just as Jesus loves you. Your love for one another will prove to the world that you are Jesus' disciples. For I have no greater joy than to hear that you are walking in the truth, and I joyfully look forward to the day when we are reunited with Him.

ARTICLE TWO

PERSONAL INFORMATION

2.01 Marital Status. I am married to Mary Elizabeth Doe and all references in this Will to my wife are to her.

2.02 Living Children. I have three living children as follows:

David Ene Doe bony February 1994 Christian Debor on No mor 15, 99 Jennifer my February 1, 99

2.04 Revocation of Previous Wills. I hereby revoke any previous Wills or codicils that I have created during my lifetime, and it is my intention that this Will and any future codicils to this Will shall solely govern the administration of my probate estate.

ARTICLE THREE

REMAINDER OF ESTATE

3.01 Gift to Spouse. I hereby give all of my property to my spouse if she survives me. If my spouse does not survive me then my property shall be distributed as set forth below.

3.02 Distribution of Tangible Personal Property. If my spouse does not survive me then I hereby give all of my tangible personal property to my children in equal shares. It is my intention by this section to govern the disposition of any tangible personal property that I own at my death including but not limited to my furniture, clothing, photographs, books, jewelry, and any and all other items of a personal nature that I owned as of my date of death.

3.03 Bequest of Remainder of Estate. I give all of my remaining property that has not otherwise disposed of by other estate planning documents or this Will to the following people in the following percentages:

- (a) David Eric Doe shall receive 30 percent of the remaining assets of the estate.
- (b) Paul Christian Doe shall receive 30 percent of the remaining assets of the estate.
- (c) Jennifer Amy Doe shall receive 30 percent of the remaining assets of the estate.
- (d) Grace Ministries shall receive 10 percent of the remaining assets of the estate.

If any person named above predeceases me, then that person's share as set forth above shall be handled in the following manner.

- (a) First, to the predeceased beneficiary's issue by right of representation; and if any property is not disposed of under this option; then
- (b) Second, divided in proportional shares between the Settlors' surviving non-charitable beneficiaries and added to their other shares set forth in this will, if any, and administered either with the beneficiary's other share or alone for the benefit of the beneficiary as set forth herein; and if any property is not disposed of under this option; then
 - c) Third, distributed to the surviving spouse of the predeceased beneficiary; and if any

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3.04 Tax Elections. I direct my Executor, named herein, to follow any instructions contained in my Will with respect to any Tax Election that may be made after my death.

3.05 Payment of Estate Taxes. All estate taxes assessed against property in my estate or against my beneficiaries shall be paid in the manner set forth in the Nevada Revised Statutes.

ARTICLE FOUR

REMOTE BENEFICIARIES

4.01 Ultimate Beneficiary. If at any time a bequest, gift, or portion of the estate has no named beneficiary, then that portion of the estate shall be distributed outright and free of trust to my heirs, as determined under Nevada law.

ARTICLE FIVE

APPOINTMENTS AND POWERS

5.01 Appointment of Executor. I appoint Mary Elizabeth Doe to serve as Executor hereunder.

5.02 Appointment of Successor Executors. I appoint Mark Allen Thompson to serve as Executor hereunder when Mary Elizabeth Doe fails to qualify as Executor or ceases to serve as Executor. I appoint Julie Marie Robinson to serve as Executor hereunder when Mark Allen Thompson fails to qualify as Executor or ceases to serve as Executor.

5.03 General Powers of Executor. My Executor shall have all powers now or hereafter conferred on executors by law, except as otherwise provided in this Will, including any powers specifically set forth in this Will which are beyond those granted to executors under the Nevada Revised Statutes.

5.04 Independent Administration. My Executor shall have full authority to administer my estate in any manner that is available under the Nevada Revised Statutes. My Executor is specifically authorized to administer my estate in any manner that is most efficient and

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5.06 Compensation of Executors. My Executor shall be compensated in the manner set forth in the Nevada Revised Statutes for Executors for standard services and may request extraordinary fees for any work that is done outside of the normal scope of an Executor. A corporate Executor shall be compensated by agreement with the corporate Executor or in accordance with its fee schedule as in effect at the time of the services rendered as the Executor.

5.07 Accountings. My Executor shall not be required to render to any court annual or other periodic accounts, or any inventory, appraisal, or other returns or reports, except as required by Nevada state law.

5.08 Resignation of Executor. Any Executor may resign at any time without court approval, providing that the resigning Executor complies with any applicable state law governing the resignation of the Executor that may not be waived by a governing instrument. Such resignation shall be delivered to the successor Executor named herein; or if none, to one of the adult beneficiaries of this Will; or if none, then to a guardian for any minor beneficiary of the estate.

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5.09 More than One Acting Executor. If at any time there are two acting Executors of my estate, then they shall act unanimously on every item. If at any time there are more than two acting Executors of my estate, then they shall act by majority.

5.10 Liability of Executor. No Executor shall be liable to anyone for anything done or not done by any other Executor.

5.11 Waiver of Executor Conflict of Interest. The fact that an Executor, or the parent company of one of my advisers who is serving as an Executor, is active in the investment business shall not be deemed a conflict of interest, and purchases and sales of investments may be made through a corporate Executor or through any firm of which a corporate or individual Executor is affiliated in any manner. Property of the estate may be invested in any kind of investments or offerings by any such Corporate Executor or Firm affiliated with the Executor, and any such investment of estate assets shall not be deemed to be a conflict of interest.

5.12 Power to Invest. My Executor shall have the power to invest estate funds in any kind of real or personal property, as my Executor deems advisable.

5.13 Distribution in Cash or in Kind. In order to satisfy a pecuniary gift or to divide or

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5.15 Power to Sell Assets. I authorize my Executor to sell all or any part of the real or personal property of my estate at public or private sale, with or without notice, as the Executor at the Executor's discretion considers necessary for the proper administration and distribution of my estate.

5.16 Power to Lease. I authorize my Executor to lease all or any part of the real or personal property of my estate on such terms as the Executor shall determine at the Executor's sole and absolute discretion.

5.17 Power to Make Distributions for the Benefit of Minors or Incompetents. If at the time that any distribution is to be made from my estate to a minor or to a person who is under any other legal disability, the Executor is empowered to distribute the property to any of the following individuals on behalf of the incapacitated beneficiary: (a) a legally appointed guardian or conservator of the estate of the beneficiary; or (b) if the beneficiary is a minor, to the minor's parent or custodian under any applicable Uniform Transfer to Minors Act, provided that if no custodian is then in existence, the Executor is empowered to designate a custodian for this purpose from among those persons then qualified to serve.

5.18 Power to Pay Debts. I authorize my Executor to pay out of estate assets any and all debts, expenses, liabilities, and any other obligation that I had during my life or that is incurred by my estate.

ARTICLE SIX

GUARDIANS

6.01 Nomination of Guardians. If a guardian of the person, estate, or person and estate is necessary for any minor child, I nominate Noel Julie Cook as guardian. This guardian is also appointed by me to serve as the interim guardian who shall care for the children from the time of my death to the time that he or she is officially appointed as the guardian of my minor child or children. During this time that he or she is acting as the interim guardian, he or she shall have all of the powers and abilities of an official guardian until the time that he or she is appointed as a guardian by a court of law or until the time that another person is appointed as guardian by that court of law.

6.02 Nomination of Successor Guardians. If the named guardian is ever unwilling or unable to serve as guardian, then I nominate Dan Brian Morris as successor guardian.

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6.05 Special Authorization for Requests from Trust. I desire that the care and responsibility of my minor children not create any financial or physical burden on the guardian of the person and the guardian's family. Based on this, I authorize the guardian to request expenditures of funds from any trusts that I have set up for the benefit of my children for such purposes as remodeling a residence where my children will be living, including additions for new rooms to accommodate the raising of my children, additional household help, nurses, child daycare, and any other expenses that result from the guardians raising my children. The Trustee or Trustees of those trusts that I have created for the benefit of my children are instructed to liberally distribute such funds as support and maintenance for my children.

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ARTICLE SEVEN

MISCELLANEOUS PROVISIONS

7.01 Disinheritance of Omitted Heirs. Except for those people provided in this Will, I have intentionally and with full knowledge intended to not provide for any of my heirs.

7.02 Severability Clause. If any provision of this Will is unenforceable, the remaining provisions shall remain in full effect.

7.03 Recommended Mediation Between Beneficiaries. In the unlikely event there should be any disagreement or dispute with respect to this Will, the Testator would be deeply disappointed if the estate that I have left for the benefit of my loved ones would result in any negative impact on the relationships among them. Therefore, it is my fervent wish and directive that any such disagreement or dispute be resolved with the utmost civility, decency, and consideration and that all parties resolve it by mediation in good faith through the use of a neutral Christian third-party mediator while keeping in mind Matthew 18:15-20 and 1 Corinthians 6:1-7. It would be to my profound and deep sorrow that what I have provided in the interest of benefiting my loved ones would lead to any injury to their relationship. The estate will pay for any and all costs of any such mediation between any of the beneficiaries.

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My executor is hereby instructed to use any or all of my estate assets to defend any kind of contest or attack from any of the beneficiaries, and any such expenses shall be first allocated to and deducted from the share of the estate that would otherwise go to the beneficiary who is bringing the contest and/or attack.

7.05 Gender and Number. Except when the context in this Will requires otherwise, the singular includes the plural, and the masculine gender includes the feminine and the neuter when referring to executors, trustees, guardians, or custodians.

7.06 Headings. Clause headings are for convenience and reference only and shall not be used to interpret the provisions of this Will.

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7.07 Simultaneous Death. If any beneficiary under this Will and I die simultaneously, or if it cannot be established by clear and convincing evidence whether that beneficiary or I died first, then the bequest shall be construed based upon the presumption given under this state's laws regarding simultaneous death. If the state where this Will is being probated does not have a presumption with regard to whether the beneficiary survived me or not, then I shall be deemed to have survived that beneficiary, and this Will shall be construed accordingly.

7.08 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. The determination of incapacity shall be made by the Executor during probate administration.

7.09 Choice of Law. 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 Nevada in effect at the time this Will is executed.

7.10 Definition of Children. Whenever this instrument uses the term child or children, unless otherwise stated in the context of the term, the term shall include any adopted

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Executed

John Robert Doe

On the date written above, we, the undersigned, each being present at the same time, witnessed the signing of this instrument by John Robert Doe, who declared to us that this instrument was the Last Will and Testament of John Robert Doe. At that time, John Robert Doe 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 10 pages, including the pages on which the signature of John Robert Doe and our signatures appear, to be the Will of John Robert Doe, we subscribe our names as witnesses hereto.

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

Executed on _____, 20____.

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