

Irrevocable Last Will and Testament of

Ronald Lee Tichacek©™

**In care of R.R: 1400 Colorado Street; Suite C;
Boulder City, Nevada (89005) W.D.C**

I, am an American State National; with inherited sovereignty. A living Soul; born on the Land and Soil of Nebraska; one of the People of the Nevada Assembly – Land and Soil jurisdiction. Under penalty of perjury, under Public Law from The United States of America and as a Non-Resident Alien and not a Registered Federal Citizen of any British Territorial or Papal Municipal Government.

Notice to Agent is notice to Principal – Notice to Principal is notice to Agent

PERSONAL INFORMATION

I, **Ronald Lee Tichacek©™**, acting as a fully sentiment and independent living man, is a private American State National; a non-resident alien; “a sovereign in my own right” and that is owed the guarantees of the Constitutions; that is **not a U.S. Citizen**; and has been appointed Administrator and holder in due course; of all estates, so titled and has executed a “Deed of Re-conveyance (attached) to the Land and Soil jurisdiction of his native birth state of Nebraska. I hereby claim what my relief and remedy is supplied by me, exclusively under Title 50 of the Territorial Federal Code. That relief and remedy is found in MUNICIPAL COURT at 50 USC Appendix, Section 7 (c) and (e): TRADING WITH THE ENEMY ACT OF 1917; OCT. 6, 1917, CH.106, 40 STAT. 411, Section 7 (c): WAR AND NATIONAL DEFENSE; and reads as follows:

Section 7 (c) – “The sole relief and remedy of any person having any claim to any money or other property heretofore or hereafter conveyed, transferred,) § 8 assigned, delivered or paid over to the Alien Property Custodian, (now the US Attorney General) or required so to be, or seized by him shall be that provided by the terms of this Act (said sections), and in the event of sale or other disposition of such property by the Alien Property Custodian, shall be limited to and enforced against the net proceeds received therefrom and held by the Alien Property Custodian or by the Treasurer of the United States.” This “sole relief and remedy” for my **LAWFUL PERSON**, states that the Probate of my Estate can never be closed, and that all the profit that these equities have seized upon, all the State Trusts they created, all the resources they commandeered, have to be reclaimed and redeemed through the Office of Alien Property Custodian – which was closed and its functions transferred to the US Attorney General.

As a **LAWFUL PERSON**, that is, via my reclaimed and re-conveyed Trade Names, I am claiming my sole remedy and relief guaranteed under Title 50 as cited above; and demand my land and home and perfected titles, my trusts, my gold, my silver, and all my material and immaterial property assets and interests, free and clear of any debt or encumbrances.

Please also note Section V of the Trading with the Enemy Act. Which documents the official end of the Second World War:

V. TERMINATION OF STATE OF WAR CESSATION OF HOSTILITIES

The cessation of hostilities of World War II was officially proclaimed by the President of the United States, Proclamation No. 2714, Dec. 31, 1946, 12 F.R. 1, 61 Stat. 1048, in the following language: NOW, THEREFORE, I, HARRY S. TRUMAN, President of the United States of America, do hereby proclaim the cessation of hostilities of World War II, effective twelve o'clock noon, December 31, 1946.

This is the missing "Sunset Clause" that is applicable to end the "Victory Tax" by which millions of American State National civilians were ensnared into paying Federal Income Taxes "voluntarily" to help the "war effort" – and then were simply coerced and extorted into paying Federal Income Taxes forever afterward via the false presumption that they were "volunteer" British Merchant Marine Warrant Officers known as "Withholding Agents" and that no specific Sunset Clause ended this arrangement.

Here is also the 1934 Amendment to the Trading With the Enemy Act which sets aside any statute of limitations to collect property "lost" prior to 1934, which includes the State Trusts, gold, taxes – all from THEIR perspective, "war profits" that we, American State Nationals, are heir to and owed;

"AN ACT To amend section 24 of the Trading with the Enemy Act, as amended. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, that Section 24 (b) of the trading with the Enemy Act, as amended by the Settlement of War Claims Act of 1928, approved March 10, 1928, is amended by adding at the end thereof the following:

"Notwithstanding the expiration of any period of limitations provided by law, credit or refund of any income, war-profits, or excess-profits tax erroneously or illegally assessed or collected may be made or allowed if claim therefore was filed with the Commissioner of Internal Revenue by the Alien Property Custodian on or before February 15, 1933." Approved, June 18, 1934" [8. 852] I Public, No. 374.] Trading with the Enemy Act, amended, Vol. 42. p. 1516; Vol. 4., p 277. Credit or refund of any income, or war profits, erroneously assessed and collected, authorized.

I hereby terminate all previous powers of attorney regardless of when and where issued (see recorded copy attached), do hereby make, publish, declare and record the following to be my Irrevocable Last Will and Testament; and revoke all previous wills and codicils, made by me.

I was Born in Omaha, Nebraska: County of Douglas, on October 26, 1948. Social Security Number: 506 60 2974. My father's name was: Lemer Frank Tichacek. My mother's name was: Martha Clara (Vavra) Tichacek.

MARTIAL STATUS

I am divorced and single. My first marriage was to: Leota Rothermund, on July 26, 1969, in Omaha, Nebraska; County of Douglas; and ended in divorce on May 21, 1975; in Omaha, Nebraska; County of Douglas; Doc. 687, No. 188. My second marriage was to: Elizabeth Amante, on February 14, 1984, in Las Vegas, Nevada; County of Clark; and ended in divorce on August 28, 1987; Doc 861, No. 442.

CHILDREN

I have the following child from my first marriage: Machel Lee Tichacek-Brower. Born June 9, 1971, in Omaha, Nebraska; County of Douglas; Social Security Number: 506-80-7957.

EXECUTOR

I, hereby appoint my daughter, **Machel Lee Tichacek-Brower**, my personal representative. I further direct, that no bond of other security of any kind shall be required for the faithful performance of her duties. However, if she does not survive me, the living child, **Tiberius Matthew Tichacek-Brower**; and of legal age: will become my personal representative. If the child, Tiberius Matthew Tichacek-Brower is not of legal age; let it be known that the child's father, **Damon Wayne Brower**, will become my personal representative of the Will, and act for the child's benefit until he reaches the legal age of his residing state.

EXECUTORS POWERS

I hereby, authorize my personal representative to excise all the powers, rights, discretion, duties and immunity permitted **LAWFULLY**, with full power to sell, lease, invest, reinvest, or otherwise dispose of the assets of my estate.

ESTATE CLAIM AND LIEN

I, the living man, **Ronald Lee Tichacek**™, born as an American National, on the land of one of the organic American States and am the missing beneficiary. I have taken and seek only my private property assets, my name, my land, my home, my National **Un-A-LIEN-able** rights, my constitutional guarantees. All of my personal property, including the copyright to my given name, my birth certificate, my records, mining claims and patents, trademarks, signatures, powers of attorney, automobiles, and all other private property, **MUST** be re-conveyed and returned to me and my beneficiary; free and clear; my nature as a living man, and my birthright political status **MUST** be honored. My trust is a public trust owned and operated by my State on the land...it is known as my Trade Name, written in Upper and Lower case: **Ronald Lee Tichacek**™. There is no valid claim against me or my estate by any incorporated entities and **MUST** be redeemed **MY INDIVIDUAL ESTATE**, this is to reclaim and restore my **ESTATE** and all its assets to me, the National Beneficiary, free and clear of all encumbrances created by fraud and mis-administration, by incompetent or criminally inclined incorporated government service entities.

PAYMENT OF DEBT AND TAXES

I direct that all my debts, taxes, funeral expenses, and costs of administration, to be paid as soon as possible after my death, that may be accessed against my estate or against my beneficiaries within my Durable Financial Attorney-In-Fact Affirmation decisions.

RESIDUARY ESTATE

I hereby, give my remaining estate, both real and personal and whatsoever situated, to my beloved daughter, **Machel Lee Tichacek**, However, if she does not survive me, the living child, **Tiberius Matthew Tichacek-Brower**, and of legal age, should receive my remaining estate. If he is not of legal age, then the father of said child, **Damon Wayne Brower**, will act as personal representative of the Will, and act for the child until he reaches the legal age for his residing state.

I, **Ronald Lee Tichacek**©™, the testator, sign my name to this instrument, this 27th day of April, 2022, at Boulder City, Nevada. Declare that I sign and execute this instrument as my Irrevocable Last Will and Testament, and that I sign it willingly, and that I execute it as my free and voluntary act. I declare that I am of the age of majority or otherwise lawfully empowered to make a will, and under no constraint or undue influence. I do hereby bequest all my rightful private property assets; now and in perpetuity.

By: RLLT ©™
Ronald Lee Tichacek ©™
All Rights Reserved. Without Prejudice

WITNESSES

Witnesses, no way transfers the issue of this document from its original jurisdiction on the Land and Soil; and creates no change in the origin of this document.

We, the witnesses, sign our names to this instrument, and declare that the testator willingly signed and executed this instrument as the testator's Irrevocable Last Will and Testament. Each of us, in the presence of the testator, and in the presence of each other, sign this Will as witness to the testators signing.

To the best of our knowledge, the testator is of age of majority or otherwise lawfully empowered to make a will, is mentally competent and under no constraint or under influence.

We declare under penalty of perjury, that the following is true and correct, this 27th day of April, 2022.

Witness #1: Print Name: Randall S. Klein
Signature: Randall S. Klein
Resides at: 8440 Las Vegas Blvd. South Apt A-308
Las Vegas, NV 89123

Witness #2: Print Name: Patsy Burgess
Signature: Patsy B
Resides at: 1306 Palmwood Street
Boulder City, NV 89005

Recording Secretary and International Notarial Witness

I, a Recording Secretary and International Notarial Witness approved by the Nevada Assembly, was visited today by the living man known to me to be Ronald Lee Tichacek©™, and he did affirm and sign this Irrevocable Last Will and Testament in my presence for the purpose stated, on this 28TH day of April, 2022

by: Craig Phillip Schmidt ©™
All Rights Reserved
Without Prejudice

