UNSUPERVISED PROBATE PACKET FORMAL

Forms Included in this packet:

Necessary for initial filing – Payment of \$175.00 due at time of filing, if certified copies are requested there is an additional \$11.00 charge per certification/copy.

- Information/Instructions on filing for formal probate
- Petition for Probate (and determination of heirs) along with necessary documents* (PC559)
- *you must file the original will with the Court if one exists and codicil(s)
- *you must file a copy of a death certificate
- Testimony of Interested Parties (PC565)
- Supplemental Testimony (PC566)
- Notice of Hearing (PC 562)
- Proof of Service (PC 564)
- Order of Formal Proceedings (PC 569)
- Acceptance of Appointment (PC571)
- Letters of Authority for Personal Representative (PC572)

Forms needed for future filing

- Notice of Appointment (PC 573)
- Notice to Creditors (PC 574)
- Notice to Known Creditors (PC 578)
- Inventory (PC 577)
- Proof of Service (PC 564)
- Sworn Statement to Close (PC 591)
- Certificate of Completion (PC 592)
- Order for Complete Estate Settlement (PC 595)
- Notice of Continued Administration (PC 587) this form will be required annually if the estate is not settled.

COURT STAFF IS PROHIBITED BY LAW FROM GIVING LEGAL ADVICE, IF YOU HAVE ANY LEGAL QUESTIONS DURING THIS PROCESS PLEASE CONTACT AN ATTORNEY.

Hours: Mon-Fri 8:00 AM- 5:00 PM

Phone: 616-786-4110

Website: www.miottawa.org

Ottawa County Probate Court 12120 Fillmore Street West Olive MI 49460

Formal Proceedings

From Beginning to Order of Formal Proceedings

Formal Proceedings

Formal proceedings are commenced by filing a petition with the court requesting a court order. The initial petition may ask for the admission of a will to probate or the appointment of a personal representative or both. The initial petition may also request that there be supervised administration. Formal proceedings are defined in EPIC to mean proceedings conducted before a judge with notice to interested persons. Formal proceedings may also be used at any time during the estate administration to decide issues regarding the estate by court order. Even if the estate was commenced by informal proceedings, a formal proceeding can be filed requesting formal testacy or formal appointment or both. This note will deal with formal proceedings used to begin an estate.

Only an "interested person" may file a petition for formal probate or appointment or both. Interested person is defined very broadly by MCL 700.1105(a):

"interested person" includes, but is not limited to, an heir, devisee, child, spouse, creditor, and beneficiary and any other person that has a property right in or claim against a trust estate or the estate of a decedent, ward, or protected individual; a person that has priority for appointment as personal representative; and a fiduciary representing an interested person.

There are two important terms that should probably be briefly defined now. Devisee is a person designated to receive property in a will. Heir is a person who is entitled under the statute of intestate succession to a decedent's property.

The forms and documents which must be filed with or presented to the court to commence formal proceedings are:

- Petition for Probate and/or Appointment of Personal Representative (Testate/Intestate)
 (PC 559) and payment of \$175.00. The Petition should be completely and carefully filled out.
- Copy of death certificate.
- Will and codicil, if any.
- Testimony Interested Persons (PC 565).
- Supplemental Testimony Interested Persons Testate Estate (<u>PC 566</u>). This form is only
 filed if decedent left a will and some of the devisees named in the will and codicils are not
 heirs of the testator.
- Order of Formal Proceedings (<u>PC 569</u>).
- Acceptance of Appointment (<u>PC 571</u>). A bond is not required unless the will requires a
 bond or bond is demanded under MCL 700.3605 (by person having an interest in the
 estate worth in excess of \$2,500 or a creditor having a claim against the estate in excess
 of \$2,500).
- Letters of Authority for Personal Representative (PC 572).

Persons who are not disqualified have priority for appointment in the following order pursuant to MCL 700.3203(1):

- The person with priority as determined by a probated will include a person nominated by a power conferred in a will.
- The surviving spouse if the spouse is a devisee under the will.
- Other devisees.
- The surviving spouse.
- Other heirs.
- After 42 days after the decedent's death, the nominee of a creditor if the court determines the nominee suitable.
- State or county public administrator.

A person with priority under 2 through 5 above may nominate a qualified person to serve as personal representative and that nominee has the priority of the nominator pursuant to MCL 700.3203(3).

Once a petition is filed the court will set a date and time for hearing. The petitioner must serve copies of the petition, will, testimony form (s) and Notice of Hearing (PC 562) on the interested persons. See MCR 5.102 and MCR 5.107(A). Personal service must be made at least 7 days before the hearing and service by mail must be made at least 14 days before the hearing. A Proof of Service (PC 564) must be filed with the court pursuant to MCR 5.104(B).

Michigan Court Rule (MCR) 5.125(C)(1) provides that the persons interested in any application for probate of a will are:

- The devisees;
- The nominated trustee and the current trust beneficiaries of a testamentary trust (trust created by will);
- The heirs;
- The nominated personal representative; and
- The trustee of a revocable trust described in MCL 700.7501(1) (this is a trust over which the decedent had a right at his or her death, either alone or with someone else, to revoke the trust and reinvest principal in himself or herself).

MCR 5.125(C)(2) provides that the persons interested in an application for appointment of a personal representative of an intestate estate are:

- The heirs:
- The nominated personal representative; and
- The trustee of a revocable trust described in MCL 700.7501(1).

There are additional persons that may have to be served depending on the circumstances of a specific proceeding. These are designated as special persons and are defined in part in MCR 5.125(A). They include the following:

When the decedent is not survived by any known heirs, the Michigan Attorney General.

- When the heirs or devisees are residents of a foreign country, foreign consul for that country.
- If a charitable trust is established in the will or if there is a gift to charity of the residue of the estate except for a church, governmental subdivision or United Way type charity, the Michigan Attorney General, Charitable Trust Division.
- A guardian, conservator, or guardian ad litem of a person must be served with notice of proceedings as to which the represented person is an interested person.
- An attorney who has filed an appearance must be served notice of proceedings concerning which the attorney's client is an interested person.
- A special fiduciary appointed under MCL 700.1309.
- A person who filed a demand for notice under MCL 700.3205 if the demand has not been withdrawn or terminated by court order.

Service of persons who are under legal disability or otherwise represented is accomplished by serving the notice of hearing on others pursuant to MCR 105(D) as follows:

- The guardian of an adult or guardian ad litem of a minor or other legally disabled person.
- The trustee of a trust with respect to a beneficiary of the trust.
- The guardian ad litem of any unascertained or unborn person.
- A parent of a minor with whom the minor resides, provided the interest of the parent in the outcome of the hearing is not in conflict with the interest of the minor and provided the parent has filed an appearance on behalf of the minor.
- The attorney for an interested person who has filed a written appearance in the proceeding.
- The agent of an interested person under an unrevoked power of attorney filed with the court.

Sometimes the name of an interested person is known but the address for that interested person is unknown. The petitioner may serve that interested person by publication. The person who orders the publication must cause to be filed with the court a copy of the publication notice and the publisher's affidavit that it was published in a qualified newspaper and the date that the notice was published. To serve an interested person notice of hearing by Publication of Notice (PC 563) the following must be done:

- Petitioner must include the name of the person to whom the notice is given and a statement that the result of the hearing may be to bar or affect that person's interest.
- A copy of the notice must be mailed to an interested person at his or her last known address unless an address cannot be ascertained by diligent inquiry.
- Petitioner must file an affidavit or declaration under penalty of contempt showing that the address or whereabouts of the person can not be ascertained by diligent inquiry.
- Petitioner must publish one time at least 14 days before the hearing.
- The publication notice may include the publication for claims.
- Pursuant to MCR 5.105(A)(3) after an interested person has once been served by publication, notice is only required on an interested person whose address is known or becomes known during the proceedings.

If all interested persons consent, the Order of Formal Proceedings may be entered immediately without a hearing pursuant to MCR 5.104(B). If a petition is unopposed, after the time expires for any required notice and after proof of service is filed, the court may either grant a hearing or grant the petition based on the recitations in the petition. However, an order determining heirs may only be entered based on sworn testimony or a sworn testimony form. See MCR 5.104(C). If any matters are contested, a hearing will be held and the Order of Formal Proceedings will be issued based upon the results of the hearing. The Order of Formal Proceedings may admit a will or codicil(s), determine intestacy, determine heirs, appoint a personal representative, or determine if the estate administration shall be supervised.

Approved, SCAO JIS CODE: PFA FILE NO. STATE OF MICHIGAN PETITION FOR PROBATE AND/OR PROBATE COURT COUNTY OF OTTAWA APPOINTMENT OF PERSONAL REPRESENTATIVE TESTATE INTESTATE Estate of ___ _____, am interested in the estate and make this petition as Name of petitioner _, as defined by MCL 700.1105(c). Relationship to decedent, i.e., heir, devisee, child, spouse, creditor, beneficiary, etc. XXX-XX-Time (if known) Date of birth Last four digits of SSN Domicile (at date of death): City/Township/Village County State Estimated value of estate assets: Real estate: \$ __ Personal estate: \$ _____ 3. \square A death certificate has been issued, and a copy is attached. No death certificate is available. Attached is alternative documentation of the decedent's death. 4. As far as I know or could ascertain with reasonable diligence, the names and addresses of the heirs and devisees of the decedent and other interested persons, the relationship to the decedent, and the ages of any who are minors are: (Required testimony forms are attached.) NAME **ADDRESS** RELATIONSHIP AGE/DOB (Heir / Devisee) (if minor) Street address City State Street address City State Zip Street address City State Zip

Of the interested persons listed above, the following are under legal disability or otherwise represented and presently have or will require representation:

NAME	LEGAL DISABILITY	REPRESENTEDBY Name, address, and capacity

5. 🗌 a. Ver	ue is proper in this coun	y because the decedent was domiciled in this coun	ty on the date of death.
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^	A				and a selection of the fire many at the con-
b.	An application was	s previousiv filed	and a bersonai reb	resentative was	appointed informally.

(SEE SECOND PAGE)

 [□] b. The decedent was not domiciled in Michigan, but venue is proper in this county because property of the decedent was located in this county at the date of death.

☐ 7. A personal representative has been previously appointed and the appointment has not been terminated. The perso		
Name	Address	
City	State	Zip .
	ny, probated inCoun ng its probate accompany this petition. a will probated in another jurisdiction accom	
 10. To the best of my knowledge, I believe that the instrument is/are the decedent's last will. After exercising reasonable diligence, I am unaware control located in this state as defined under MCL 700.1301. b. I am aware of an unrevoked testamentary instrument 700.1301, but the instrument is not being probated be 	ligence, I am unaware of an instrument revol of any unrevoked testamentary instrument relating to property located in this state as ecause	validly executed and king the will or codicil(s). relating to property
11. I nominateas	is already in the court's possession. personal representative, who is qualified	and has the following
priority for appointment: I	His/her address isAddress	
City ☐ 12. Other persons have prior or equal right to appointment.	State They are:	Zip .
Name	Name	
Name 13. The will expressly requests that the personal representa 14. a. The decedent left a will that directs supervised admin b. The decedent left a will that directs unsupervised adm protection of persons interested in the estate becaus c. The decedent died intestate or left a will that does not necessary because (Complete on line below.)	istration. ninistration, but supervised administration i Ge (Complete on line below.)	•
 15. A special personal representative is necessary because IREQUEST: 16. An order determining heirs and that the decedent died is/are valid and admitted to probate. 		nent(s) stated in item 8
 17. Formal appointment of the nominated personal represen 18. Supervised administration. 19. Appointment of a special personal representative pending 		bond. al representative.
I declare under the penalties of perjury that this petition has be information, knowledge, and belief.	en examined by me and that its contents ar	e true to the best of my
	Date	
Attorney signature	Petitioner signature	
Attorney name (type or print) Bar no.	Petitioner name (type or print)	
Address	Address	
City, state, zip Telephone no.	City, state, zip	Telephone no.

PCS CODE: TES Approved, SCAO TCS CODE: TEST

7 (pp. 6764, 667 to	
STATE OF MICHIGAN	Į
PROBATE COURT	
COUNTY OF	
Estate of	

TESTIMONY TO

COUNTY OF	IDENTIFY HEIRS	
Estate of First, middle, and last name		
	. My address	is
·	now his/her family) as follows:	
The date and time of the death of t decedent's domicile (residence) was	the decedent is	
NOTE: IN THE FOLLOWING QUESTION	IS, TREAT ALL PERSONS WHO DIED WITHIN 120 HO ECEDENT. List persons who died within 120 hours a	
	surviving spouse. $\ \square$ left a surviving spouse naming children, both natural (born in or out of wedlock	
☐ b. Of the children listed in 5.a, th	ne following are no longer heirs due to their adoptio	n by someone other than a stepparent:
\square c. Of the children listed in 5.a, t	he following were not children of the surviving spo	use:
Answer question 6 only if question 5.a 6. ☐ a. The following children listed i	n. was checked. In 5.a. died before the decedent:	
	ir own children (either natural or adopted) or left go survived the decedent. The names of these desce re as follows:	
☐ c. Of the persons listed in 6.b, th	ne following are no longer heirs due to their adoptio	n by someone other than a stepparent:
If decedent left no surviving descenda 7. The decedent ☐ did not leave a	_	ed December 2015
		·

(SEE SECOND PAGE)

estimony to Identify Heirs (12/17)		File No.	
If decedent is not survived by spouse, descendants, o 8. The decedent	ers or sisters. \square left the fo	llowing brothers or sist	
9. One or more of the brothers and sisters of the cadopted, who were not adopted by others and name(s) of their deceased ancestor are			
If decedent was not survived by spouse, descendants,	narent brother or sister or child	dren of deceased brothe	r or sister complet
 10 (and 11, if applicable). 10. The decedent ☐ did not leave surviving grandpa 	_		_
☐ 11. Both maternal grandparents and/or both pater and their relationships to the grandparents are		decedent. Their survivir	ng descendants
Maternal grandparents:			
Paternal grandparents:			
☐ 12. The following heirs listed above are under leg name(s) of their representative(s) are			gal disability, and
☐ 13. The following deceased heirs survived the december who represent decedent's interests are		s. Their name(s) and th	e name(s) of thos
☐ 14. The following persons identified above did not decedent, and the date and time of their death		nours. Their names, rel	ationships to
NAME	RELATION	DATE OF DEATH	TIME OF DEATH
☐ 15. The decedent left a will. ☐ All devisees are h		es named in the will or on the community of the state of	
	Signature		

\Box 15. The decedent left a will. \Box All devisees are heir		Some of the devisees rof the testator. (A suppler		
		Signature		
Subscribed and sworn to before me on Date		,		_ County, Michigan.
My commission expires: Sign	nature: _	ludge/Deputy register/Notary	/ public	Bar no.
Notary public, State of Michigan, County of				
Attorney signature		Address		
Name (type or print) Bar	no.	City, state, zip		Telephone no.

Approved, SCAO JIS CODE: TSS

STATE OF MICHIGAN PROBATE COURT COUNTY OF

SUPPLEMENTAL TESTIMONY TO IDENTIFY NONHEIR DEVISEES Testate Estate

FILE N	O.
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Estate of	

USE THIS FORM ONLY IF A DEVISEE NAMED IN THE WILL OR CODICIL IS NOT AN HEIR OF THE TESTATOR

NOTE: TREAT ALL PERSONS WHO DIED WITHIN 120 HOURS AFTER THE DECEDENT AS IF THEY DID NOT SURVIVE THE DECEDENT. List persons who died within 120 hours after the decedent in item 18 below.

	•	ll and codicils who are not heirs o		testamentary trustees
and beneficiaries of	f testamentary trusts) are)		
17. Of the devisees	listed in 16, the following	g died before the decedent. Thei	r names and relationship	s to the decedent ar
740 74 6 11 1				
」18. The following de and time of their		nours after the decedent. Their n		ecedent, and the date
N	IAME	RELATIONSHIP	DATE OF DEATH	TIME OF DEATH
$\ \ $ 19. The following are	e descendants of the pro	edeceased devisees named abo	ve, who survived the dec	edent:
		l :::	:	- f-ll
⊒ 20. Class giπs in the	e will or codicils, where t	he members are not specifically	identified by name, are a	S TOIIOWS:
		(SEE SECOND PAGE)		

□ 21.	The following devisees named above a representative(s) are	re under legal di	sability. Their names, legal disabilities, and r	names of their
□ 22.	The following deceased devisees survive who represent their interests are	ved the deceden	t by more than 120 hours. Their names and	the names of those
□ 23.	The guardian ad litem for each devisee	under the will a	nd codicils who is unborn, unknown, or unas	certainable is
			Signature	
Subsc	ribed and sworn to before me on		,	_ County, Michigan.
Му сог	mmission expires:	Signature	: Judge/Deputy register/Notary public	
Notary	public, State of Michigan, County of			
Attorney	signature			
Name (ty	pe or print)	Bar no.		
Address				
City, state	e, zip	Telephone no.		

Approved, SCAO JIS CODE: NOH STATE OF MICHIGAN FILE NO. PROBATE COURT **NOTICE OF HEARING COUNTY OF** In the matter of First, middle, and last name **TAKE NOTICE:** A hearing will be held on $\frac{}{Date}$ _____ before Judge ___ Location Bar no. for the following purpose(s): (state the nature of the hearing) If you require special accommodations to use the court because of a disability, or if you require a foreign language interpreter to help you fully participate in court proceedings, please contact the court immediately to make arrangements. Date Petitioner name Attorney name Bar no.

USE NOTE TO COURT: If this hearing is for a guardianship matter involving an Indian child as defined in MCR 3.002(12), you must comply with MCR 5.109(2).

Telephone no.

Address

City, state, zip

USE NOTE: If this form is being filed in the circuit court family division, please enter the court name and county in the upper left-hand corner of the form.

Do not write below this line - For court use only

Address

City, state, zip

Telephone no.

Approved, SCAO

STATE OF MICHIGAN
PROBATE COURT
COUNTY OF OTTAWA

JIS CODE: PSV

FILE NO.
PROOF OF SERVICE

COUNTY OF OT			PROOF	OF SERVICE		
In the matter of		,			•	
1. Titles of the par	pers served or	mailed:	PETITION FOR	PROBATE AND/OR APPOI	NTMENT OF	PERSONAL
REPRESEN1	ATIVE, NOTI	CE OF HE	ARING			
	······ =, ··· • ··	<u> </u>				
2. According tocertified n	court rule, I se nail (copy of retu		\Box first-class ached) the pa	s mail	il (copy of return	n receipt attached)
Name			Complete address o	f service		Date
	court rule, I se	erved by pe	rsonal service th	ne papers described above o	n:	
Name			Complete address of	f service		Date and Time
			e been unable to f copies of form P0	ind and serve the following in C 617.	iterested pers	ons. I have served these
I declare under the of my information,			his proof of servic	ce has been examined by me	and that its co	ontents are true to the bes
Service fee	Miles traveled F	ee				
\$	Miles traveled [TOTAL FEE	Date		
Incorrect address fee	Miles traveled F		TOTAL FEE	Signature		
Ψ		,				
				Name (type or print)		

Approved, SCAO JIS CODE: OPF

STATE OF MICHIGAN PROBATE COURT COUNTY OF OTTAWA

ORDER OF FORMAL PROCEEDINGS

FI	L	Ε	N	0.	
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Estate of		
1. Date of hearing:	Judge: MARK A. FEYEN	P32369
THE COURT FINDS: 2. Notice of hearing was given to or waived by all interest		Bar no.
 3. Decedent died Date a resident of the above named county. a nonresident of Michigan, but left an estate in the at 4. Venue is proper. 5. Decedent's heirs are determined (specify names and resident). 	•	_
6. Decedent died intestate. with a valid, unrevoked will dated	with codicil(s) dated	l
 7. Name 8. ☐ The decedent's will directs supervised administration for supervised administration ☐ have ☐ have not not not not not not not not not not	. Since the execution of the will, t	
\Box The decedent's will directs unsupervised administra \Box Supervised administration \Box is \Box is not IT IS ORDERED:	tion.	of persons interested in the estate.
 9. The petition is 10. The decedent died intestate. 11. The will and codicil(s) are valid and admitted to pro 12. Estate administration shall be supervised. 	denied on the merits.	☐ dismissed/withdrawn.
of the decedent's estate and upon filing a statement	of acceptance, letters shall issund in the amount of \$comply with all relevant requiren	·
Date	Judge	
Attorney name Bar no	o. 	
Address	City, state, zip	Telephone no.

Approved, SCAO JIS CODE: AOT

STATE OF MICHIGAN PROBATE COURT

ACCEPTANCE OF APPOINTMENT

1 1 - 110.

COUNTY OF OTTAWA			
In the matter of			
1. I have been appointed			of the person/estate.
			ports and to perform all required duties.
3. For a period of	days		from the scope of my responsibility the
following real estate or owner	ship interest in a business e	entity:	business interest
hecause I reasonably believe	the real estate or other proj	nerty owned by the busines	s entity is or may be contaminated by a
because I reasonably believe the real estate or other pro hazardous substance, or is or has been used in an activi			
result in liability to the estate or otherwise impair the value			-
result in liability to the estate	or otherwise impair the valu	le of property neid by the es	state.
		Date	
		Signature	
attorney name (type or print)	Bar no.	Name (type or print)	
attorney address		Address	
City, state, zip Telephone no.		City, state, zip	Telephone no.
		Date of birth	
JSE NOTE: If this form is being filed in the	ecircuit court family division, plea	se enter the court name and cou	nty in the upper left-hand corner of the form.
	Do not write helow	this line - For court use only	

Approved, SCAO JIS CODE: LET

STATE OF MICHIGAN PROBATE COURT COUNTY OF OTTAWA	LETTERS OF AUTHORI PERSONAL REPRESEN		
Estate of			
TO: Name and address		Telephone no.	
You have been appointed and qualified to perform all acts authorized by law to		e estate on You are low.	e authorized
☐ Your authority is limited in the follow☐ You have no authority over the expension		terests in a business entity that you identifie	ed on your
acceptance of appointment. Other restrictions or limitations a	are:		
These letters expire:	·		
Date	Judge (fo	ormal proceedings)/Register (informal proceedings)	Bar no
	SEE NOTICE OF DUTIES ON S	SECOND PAGE	
Attorney name (type or print)	Bar no.		
Address			
City, state, zip	Telephone no.		
I certify that I have compared this copletters are in full force and effect.	y with the original on file and that it	is a correct copy of the original, and on this	date, these

Do not write below this line - For court use only

Deputy register

Date

The following provisions are mandatory reporting duties specified in Michigan law and Michigan court rules and are not the only duties required of you. See MCL 700.3701 through MCL 700.3722 for other duties. Your failure to comply may result in the court suspending your powers and appointing a special fiduciary in your place. It may also result in your removal as fiduciary.

CONTINUED ADMINISTRATION: If the estate is not settled within 1 year after the first personal representative's appointment, you must file with the court and send to each interested person a notice that the estate remains under administration, specifying the reasons for the continued administration. You must give this notice within 28 days of the first anniversary of the first personal representative's appointment and all subsequent anniversaries during which the administration remains uncompleted. If such a notice is not received, an interested person may petition the court for a hearing on the necessity for continued administration or for closure of the estate. [MCL 700.3703(4), MCL 700.3951(3), MCR 5.144, MCR 5.307, MCR 5.310]

DUTY TO COMPLETE ADMINISTRATION OF ESTATE: You must complete the administration of the estate and file appropriate closing papers with the court. Failure to do so may result in personal assessment of costs. [MCR 5.310]

CHANGE OF ADDRESS: You are required to inform the court and all interested persons of any change in your address within 7 days of the change.

Additional Duties for Supervised Administration

If this is a supervised administration, in addition to the above reporting duties, you are also required to prepare and file with this court the following written reports or information.

INVENTORY: You are required to file with the probate court an inventory of the assets of the estate within 91 days of the date your letters of authority are issued or as ordered by the court. You must send a copy of the inventory to all presumptive distributees and all other interested persons who request it. The inventory must list in reasonable detail all the property owned by the decedent at the time of death. Each listed item must indicate the fair market value at the time of the decedent's death and the type and amount of any encumbrance. Where the decedent's date of death is on or after March 28, 2013, the lien amount will be deducted from the value of the real property for purposes of calculating the inventory fee under MCL 600.871(2). If the value of any item has been obtained through an appraiser, the inventory should include the appraiser's name and address with the item or items appraised by that appraiser. You must also provide the name and address of each financial institution listed on your inventory at the time the inventory is presented to the court. The address for a financial institution shall be either that of the institution's main headquarters or the branch used most frequently by the personal representative.

[MCL 700.3706, MCR 5.307, MCR 5.310(E)]

ACCOUNTS: You are required to file with this court once a year, either on the anniversary date that your letters of authority were issued or on another date you choose (you must notify the court of this date) or more often if the court directs, a complete itemized accounting of your administration of the estate. This itemized accounting must show in detail all income and disbursements and the remaining property, together with the form of the property. Subsequent annual and final accountings must be filed within 56 days following the close of the accounting period. When the estate is ready for closing, you are also required to file a final account with a description of property remaining in the estate. All accounts must be served on the required persons at the same time they are filed with the court, along with proof of service.

ESTATE (OR INHERITANCE) TAX INFORMATION: You are required to submit to the court proof that no estate (or inheritance) taxes are due or that the estate (or inheritance) taxes have been paid. **Note:** The estate may be subject to inheritance tax.

Additional Duties for Unsupervised Administration

If this is an unsupervised administration, in addition to the above reporting duties, you are also required to prepare and provide to all interested persons the following written reports or information.

INVENTORY: You are required to prepare an inventory of the assets of the estate within 91 days from the date your letters of authority are issued and to send a copy of the inventory to all presumptive distributees and all other interested persons who request it. The inventory must list in reasonable detail all the property owned by the decedent at the time of death. Each listed item must indicate the fair market value at the time of the decedent's death and the type and amount of any encumbrance. Where the decedent's date of death is on or after March 28, 2013, the lien amount will be deducted from the value of the real property for purposes of calculating the inventory fee under MCL 600.871(2). You are required within 91 days from the date your letters of authority are issued, to submit to the court the information necessary to calculate the probate inventory fee that you must pay to the probate court. You may use the original inventory for this purpose. [MCL 700.3706, MCR 5.307]

ESTATE (OR INHERITANCE) TAX INFORMATION: You may be required to submit to the court proof that no estate (or inheritance) taxes are due or that the estate (or inheritance) taxes have been paid. **Note:** The estate may be subject to inheritance tax.

Approved, SCAO JIS CODE: NIP

STATE OF MICHIGAN PROBATE COURT COUNTY OF OTTAWA

NOTICE OF APPOINTMENT AND DUTIES OF PERSONAL REPRESENTATIVE

FIL	_E	NC).
	_	140	-

COUNTY OF	OTTAWA	DUTIES OF PERSOI	NAL REPRESENTATIVE	
Estate of				
TO ALL INTER	ESTED PERSONS:			
The papers r 12120 Address	elated to the estate an	e on file with the O	□ without bond. □ with be	the application or petition for probate of ond in the amount of \$ County Probate Court located at is not a supervised administration.
which I wi 3. The court do 4. If I was apport demanding the fee. Unless 5. You or anoth the estate, in- probate court 6. If you continue decedent), I wo f an account of the closing 7. To avoid pend death or anot with the court the continuat	pes not supervise the printed informally, you on at I post a bond or anothe court grants the proper interested person much along with the applicate to be an interested printerested poill provide you with: 1 to including fiduciary feet attement or settlement alties, I must have paid ther time period specification and send to each interested within 1 year and the send to each interested interested within 1 year and the send to each interested interested within 1 year and the send to each interested interested within 1 year and the send to each interested interested within 1 year and the send to each interested interested within 1 year and the send to each interested interested within 1 year and the send to each interested interes	and distribute the estatersonal representative ranother interested per additional bond. The petition, I will continue to any petition for a hearing of assets and allowance able fee. Derson (such as an heir of a copy of the inventory es and attorney fees chart petition when the estany federal estate and Miled by law. Be than 5 months after the fees than 5 month	in the administration of an eson may petition the court of etition must be filed with the serve as appointed. In by the court on any matter are of expenses of administration of an intestate estate or devivithin 91 days of my appointance to the estate, within 1 state is ready for closing. His lichigan estate taxes within 9 the date of my appointment thin 28 days after the anniversal that the estate remains under the state is ready for closing.	admitted to probate and under estate except in limited circumstances. Objecting to my appointment and/or probate court along with the applicable at any time during the administration of tion. The petition must be filed with the visee or beneficiary under the will of the atment; 2) unless waived by you, a copy year of my appointment; and 3) a copy of months after the date of the decedent's except in limited circumstances. If the ersary of the appointment, I must file der administration and the reason for e court for a hearing on the necessity
			Date of notice	
Attorney name		Bar no.	Name	
Address			Address	
City, state, zip		Telephone no.	City, state, zip	Telephone no
			uired of the personal repre the appointment of the pers	esentative. This notice of appointment sonal representative.

Approved, SCAO JIS CODE: NCT

STATE OF MICHIGAN PROBATE COURT

NOTICE TO CREDITORS

COUNTY OF OTTAWA	Decedei	nt's Estate		
Estate of			Date of birth:	
TO ALL CREDITORS: *				
NOTICE TO CREDITORS: The deced	lent,		, died	
Creditors of the decedent are notified	that all claims against th	ne estate will be foreve	r barred unless presented to	
		, personal repre	sentative, or to both the probate court a	at
Address		Cit	/	
and the personal representative within	n 4 months after the date	of publication of this no	tice.	
		Date		
Attorney name (type or print)	Bar no.	Personal representative	name (type or print)	
Address		Address		
City, state, zip	Telephone no.	City, state, zip	Telephor	ne no.
	DUDU ADOVE	NEORMATION ON V		
		NFORMATION ONLY		
Publish one time in Name of publication		in	Cou	unty
Furnish copies to				
Furnish affidavit of publication to the p	probate court with copy t	0		
Forward statement for publication cha	arges to			
*NOTE TO PREPARER: If there is a linsert "including [name of creditor] who			cannot be ascertained after diligent inq	uiry,
	Do not write below	this line - For court use o	 nly	

Approved, SCAO JIS CODE: NKC

STATE OF MICHIGAN PROBATE COURT COUNTY OF OTTAWA NOTICE TO KNO		OWN CREDITORS	FILE NO.
Estate of			
TO:			
Address			
City, state, zip			
present your written claim or it will be for	date of publication or one orever barred. You may u y delivered or mailed to th	month from the date this nouse the Statement and Proceeding fiduciary listed below. Y	otice is sent to you, whichever is later, to of of Claim (form PC 579) to submit your ou may also send it to the probate court
Date		Name of fiduciary to whom co	aim should be presented
Attorney name (type or print)	Bar no.	Title	
Address	_	Address	
City, state, zip	Telephone no.	City, state, zip	
	PROOF O	F SERVICE	
I certify that on Date	, I se	erved a copy of this notice	on the creditor by
personal delivery to the creditor. mailing, with postage prepaid, to the	ne address indicated in th	is notice.	
I declare under the penalties of perjury of my information, knowledge, and bel		has been examined by me	and that its contents are true to the best
Date		Signature	

PCS CODE: INV

Approved, SCAO				TCS CODE: INVI
STATE OF MICHIGAN PROBATE COURT COUNTY OF OTTAWA	INVENTORY AMENDED (DECEDENT ESTATE)		FILE NO.	
In the matter of First, middle, and last name				
First, middle, and last name				
I, Name (type or print)		, personal repres	sentative, submit th	ne following as a complete
and account inventory of all the account			f	
and accurate inventory of all the asse	ets of the estate and the fair	market valuation	Date of death	· ·
PERSONAL PROPERTY AND REAL PR	POPERTY DESCRIPTION If no	onerty has been u	sed to secure a loa	n (including an equity line of
credit), show the nature and amount of th this form. The values of all property are ca March 28, 2013, the gross value of a parce parcel cannot be less than zero. For perso	e lien. Definitions and instructi lculated as of the decedent's d el can be reduced by any lien a	ons for completing ate of death. *For remount on that parc	the inventory are be eal property only, if the el; however, the rem	elow and on the other side of ne date of death is on or after aining inventory value of that
Legal description of real property		Gross value	Lien amount	Inventory value (less lien)*
Legal description of real property		Gross value	Lien amount	Inventory value (less lien)*
Description of personal property		Gross value	Lien amount	Inventory value
Description of personal property		Gross value	Lien amount	Inventory value
Description of personal property		Gross value	Lien amount	Inventory value
Description of personal property		Gross value	Lien amount	Inventory value
Description of personal property		Gross value	Lien amount	Inventory value
Description of personal property		Gross value	Lien amount	Inventory value
Totals		Total Gross Valu	ie	Total Inventory Value
I declare under the penalties of perjui	ry that this inventory has be	en examined by	me and that its co	ntents are true to the bes

of my information, knowledge, and belief.

		Date	
Attorney signature		Signature	
Attorney name (type or print)	Bar no.	Name (type or print)	
Address		Address	
City, state, zip	Telephone no.	City, state, zip	Telephone no.

USE NOTE: If this form is being filed in the circuit court family division, please enter the court name and county in the upper left-hand corner of the form.

DEFINITIONS:

- Real property means land, including a building or house that is built on the land.
- Personal property means everything that a person owns except real property. Personal property includes bank accounts and checking accounts.

INSTRUCTIONS TO COMPLETE THE INVENTORY:

- 1. List all real and personal property in the column "Personal Property and Real Property Description."
- 2. When listing real property, provide the legal description of the property and the name of any other owner.
 - a. If real property has been used to secure a loan (including an equity line of credit), show the nature and amount of the lien, and reduce the gross value (value as of date of death) by the amount of the lien, but the inventory value cannot be less than zero.
 - b. If the value of real property is determined by an appraisal, include the appraiser's name and address and a description of the property appraised.
 - c. If this form is filed in a guardianship, real property that the ward owns jointly or in common with others must be listed along with the type of ownership. The court may require additional information to support the value of property that is stated in the inventory.
 - d. For each parcel of real property, calculate the value individually.
- 3. When listing personal property, provide enough detail to adequately determine the value. Some items should be listed separately and some items should be combined under one category. Provide the name and address of each financial institution listed. The address of a financial institution shall be either that of the institution's main headquarters or the branch used most frequently by the personal representative.
 - a. Examples of items that should be listed and valued separately are:
 - Automobiles
 - Jewelry
 - · Bank accounts
 - Antiques
 - Any other individual item of high value

- · Life insurance if payable to the estate
- Annuities
- Mutual funds
- Stocks and bonds
- b. Examples of items that can be listed in categories are household items such as dishes, flatware, curtains, linens, utensils, clothing, furnishings, etc. These items can be grouped into several categories or combined into one category.
- c. If personal property has been used to secure a loan, show the nature and amount of the lien, but do not deduct the lien amount from the gross value (value as of the date of death) of any item of personal property.
- d. If the value of personal property is determined by an appraisal, include the appraiser's name and address and a description of the property appraised.
- e. If this form is filed in a guardianship, personal property that the ward owns jointly or in common with others must be listed along with the type of ownership. The court may require additional information to support the value of property that is stated in the inventory.

PENNI A. DEWITT PROBATE REGISTER

DECEASED ESTATES

INVENTORY INFORMATION:

Within 91 days of the date of the letters of authority, you must submit to the court the information necessary for computation of the probate inventory fee. You must also provide the name and address of each financial institution listed on your inventory at the time the inventory is presented to the court. The address for a financial institution shall be either that of the institution's main headquarters or the branch used most frequently by the personal representative.

DEDUCTION OF LIEN ON REAL PROPERTY ONLY MCL 600.871-amended

Beginning March 28, 2013, courts shall deduct a lien on real property (land and buildings/structures attached to the land) from the value of the estate. This applies only to estates where the decedent died on or after March 28, 2013. Two calculations shall be used by the courts, depending on a decedent's date of death:

- For all estates in which the date of death was before March 28, 2013, a lien on real property shall NOT be deducted from the value of the estate when calculating the inventory fee.
- For all estates in which the date of death was on or after March 28, 2013, a lien on real property SHALL be deducted from the value of the estate when calculating the inventory fee.

Approved, SCAO

JIS CODE: PSV

STATE OF MICHIOPROBATE COURT COUNTY OF OT	_		PROOF	OF SERVICE	FILE NO.	
In the matter of						
1. Titles of the pap	pers served (or mailed:				
☐ 2. According to	court rule, Is		☐ first-class	s mail registered mail pers described above on:	ail (copy of retur	n receipt attached)
Name			Complete address o	f service		Date
☐ 3. According to	court rule, I	served by	oersonal service t	he papers described above	on:	I
Name			Complete address of	f service		Date and Time
			ave been unable to the copies of form Po	find and serve the following i C 617.	nterested pers	sons. I have served these
I declare under the	e penalties of	perjury tha	at this proof of servic	ce has been examined by me	e and that its c	ontents are true to the bes
of my information,						
Service fee \$	Miles traveled	Fee \$		Date		
Incorrect address fee	Miles traveled		TOTAL FEE \$	Signature		
ISE NOTE: 1/ this /	m in haire (%)	in the sime of	count foundly distributed	Name (type or print) ease enter the court name and co	uph, is the con-	rioth hand acress of the form

Approved, SCAO JIS CODE: SST

STATE OF MICHIGAN

Attorney signature

Attorney name (type or print)

SWORN STATEMENT TO CLOSE

FI	LE	NO.	
----	----	-----	--

COUNTY OF OTTAWA	UNSUPERVISED ADMINISTRATION SUPPLEMENTAL	
Estate of		
	this estate. Upon filing this sworn statement with the ave passed since the date of the appointment of the	
2. If required by law or court rule, I have	ve published notice to creditors, and the time for pre	sentment of claims has expired.
	by paying, settling, or disposing of the claims that were we distributed the assets of the estate to the person	
The interested persons, addresses except as follows:	, and their representatives are identical to those app	earing on the initial application/petition
from the Michigan Departmen \square b. The decedent died on Octobe	ober 1, 1993, and no Michigan inheritance tax is due. It of Treasury is attached or has been filed. In 1, 1993, or later and no Michigan estate tax is due the tax has been paid in full. (Evidence of full payment from).
	nt to all distributees and to all claimants whose clain ount in writing to the distributees whose interests are	
\square 7. I reopened the estate and have c	completed the administration.	
Personal representative signature	Address	
Personal representative name (type or print)	City, state, zip	Telephone no
Sworn to before me on		County, Michigan.
My commission expires:	Signature:	
	nty of	

NOTICE TO INTERESTED PERSON(S): You may object to this sworn statement by filing written objections with the probate court mentioned above along with a \$20 filing fee. If an objection is not filed within 28 days after this sworn statement is filed with the court, the probate register may issue a certificate stating that it appears that you have fully administered this estate. The certificate does not preclude any action against you or the surety on a bond you may have obtained. If an action or proceeding involving you is not pending in this court one year after this sworn statement is filed, your appointment ends.

Bar no.

Address

City, state, zip

*Note: Specify any exceptions. If any claims remain undischarged, state whether the estate was distributed subject to possible liability with the agreement of the distributees, or state in detail other arrangements that were made to accommodate outstanding liabilities.

Do not write below this line - For court use only

Telephone no.

Approved, SCAO		OSM CODE: CIC
STATE OF MICHIGAN PROBATE COURT COUNTY OF OTTAWA	CERTIFICATE OF COMPLET	FILE NO.
	SUPPLEMENTAL	
Estate of		
I certify that:		
sworn closing statement, s	summary proceeding, small estates unsupervised administration	
of		, the personal representative(s) of the estate, was
	, more than 28 days ago.	
2. No objection has been filed.		
3. The personal representative(s) app	pear(s) to have fully administered the	estate.
Date	Register	

Approved, SCAO JIS CODE: OES

STATE OF MICHIGAN PROBATE COURT COUNTY OF OTTAWA

ORDER FOR COMPLETE ESTATE SETTLEMENT

FI	L	Ε	N	0.

Estate of			
1. Date of hearing:	Judg	ge:	Bar no.
b. The schedule for distribution a shall be paid and/or distributeda. No Michigan estate or inherita	expired. bught to be allowed. been distributed, and all nd payment of claims cond. ince tax is due. nce tax has been paid in	claims properly presented rectly identifies the manne full. (Evidence of full payment fro	have been paid, settled, or disposed of. r in which assets remaining in the estate m Michigan Department of Treasury is attached.)
8. Decedent died a. intestate. b. with a valid, unrevoked will dat ITIS ORDERED: 9. The decedent died intestate. 10. The will and codicil(s) are valid a 11. The final account is approved. 12. Fiduciary fees and/or attorney fe	and admitted to probate.		
 13. Distributions already made or as 14. Authority of the personal represe 15. The personal representative is d 16. The bond is cancelled. 17. Estate administration is closed. 18. Upon filing evidence of payment personal representative may be 19. Decedent's heirs are as determined 	entative is terminated. ischarged from liability. t of the claims and distrib terminated and an order	utions as set forth above (i	
Date Attorney name (type or print)	Bar no.	Judge	Bar no.
Address			
City, state, zip	Telephone no.		

Approved, SCAO JIS CODE: NCD

STATE OF MICHIGAN PROBATE COURT COUNTY OF OTTAWA	NOTICE OF CONTINU	JED ADMINISTRATION	FILE NO.
Estate of			
1. The original appointment of the first p	personal representative o	occurred on	
☐ The administration has been con-	tinued annually since the	e date of the original appoir	ntment.
\square The estate was reopened and the	first personal represent	ative for the reopened esta	te was appointed on
Date			
2. The estate remains under administr	ation. The continued ad	ministration is necessary b	ecause:
The interested persons, addresses, except as follows: (for each person version)			pearing on the initial application/petition ach separate sheet if necessary)
		Date	
Attorney signature		Personal representative sign	ature
Attorney name (type or print)	Bar no.	Name (type or print)	
Attorney name (type or print) Address	Bar no.	Name (type or print) Address	

NOTE: Send this notice to all interested persons.