UNSUPERVISED PROBATE PACKET INFORMAL

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

Forms must be filled out completely and uploaded to MiFILE (mifile.courts.michigan.gov/login). Keep copies for your own record.

Step One: Initial Filing-Payment of \$175 is due at the time of filing online

Documents Included:

- Information/Instructions of filing for informal probate
- Application for Informal Probate (PC 558) along with a copy of a death certificate and copy
 of will and codicil(s) if one exists.

*you must file the original Will with the Court if one exists and Codicil(s) within 14 days. If not received within 14 days the Court will dismiss your Petition. You can deliver the Will and or Codicil(s) in person or by mail. The Court is not responsible if the Will and or Codicil(s) gets lost in transit. MCR 5.302(A)(2)

- Protected Personal Identifying Information (MC 97) Enter personal identifying information on this form.
- Testimony to Identify Heirs (PC 565)
- Supplemental Testimony (PC 566)
- Renunciation of Rights to Appointment (PC 567)
- Notice of Intent to Request Informal Appointment of Personal Representative (PC 557)

Step Two: Once you have received confirmation from MiFILE that the Court has accepted your application please complete the following forms.

Documents Included:

- Register's Statement (PC 568)
- Acceptance of Appointment (PC 571)
- Addendum To Protected Personal Identifying Information (MC 97a) Enter personal identifying information on this form.
- Letters of Authority for Personal Representative (PC 572)

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

Website: www.miottawa.org

Phone: 616-786-4110

Forms Needed for Future Filings:

Documents Included:

- Notice of Appointment (PC 573)
- Notice to Creditors (PC 574)
- Notice to Known Creditors (PC 578)

OTTAWA COUNTY PROBATE COURT 12120 FILLMORE STREET WEST OLIVE, MI 49460

^{*}If required, you must also file any renunciation of appointment or notice of intent before the Register will issue Letters of Authority, please see instruction sheet for further information.

- Inventory (PC 577)
- Proof of Service (PC 564)
- Sworn Statement to Close (PC 591)
- Certificate of Completion (PC 592) The court will send you this form when file has been closed.
- Notice of Continued Administration (PC 587) this form will be required annually if the estate is not settled.

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

Website: www.miottawa.org

Phone: 616-786-4110

Informal Proceedings

From Beginning to Register's Statement

Informal Proceedings

Informal proceedings are commenced by filing an application directed to the register. The application may be for informal probate (informal admission of a will) or appointment of a personal representative or both. Informal proceedings are defined in EPIC to mean proceedings for probate of a will or appointment of a personal representative conducted by the probate register without notice to interested persons. This material will deal only with informal proceedings. If you are attempting to admit a copy (or anything other than an original) of a will you must file a petition not an application, see formal proceedings instructions.

Only an "interested person" may file an application for informal 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 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 register to commence an informal proceeding are:

- Application for Informal Probate and/or Appointment of Personal Representative (Testate/Intestate) (<u>PC 558</u>) and payment of \$175.00. The application should be completely and carefully filled out.
- Copy of death certificate.
- ORIGINAL Will and codicil, if any.
- Testimony of Interested Persons (<u>PC 565</u>).
- 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.
- Register's Statement (<u>PC 568</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).

Under MCL 700.3310 an applicant seeking appointment in an informal proceeding must give notice to each person having a prior or equal right to appointment who has not waived the right. Such a waiver may be accomplished by filing a Waiver and Consent (PC 561). The applicant must also serve a copy of the application on those persons pursuant to MCR 5.709(C). The notice and service of the application must be made at least 14 days by mail or publication or 7 days by personal service prior to appointment. A proof of service must also be filed with the court pursuant to MCR 5.709(C)(2).

In an informal proceeding for original probate of a will, MCL 700.3303(1) requires that the register shall determine whether all of the following are true:

- The application is complete.
- The applicant has made oath or affirmation that the statements contained in the application are true to the best of the applicant's knowledge and belief.
- The applicant appears from the application to be an interested person.
- On the basis of the statements in the application, venue is proper.
- An original, properly executed, and apparently unrevoked will is in the register's possession.
- That the application is not within section 3304. This section provides that the register shall deny an application for informal probate if the probate relates to 1 or more of a known series of testamentary instruments, not including a will and 1 or more codicils to that will, the latest of which instrument does not expressly revoke the earlier.

In informal appointment proceedings, MCL 700.3308(1) requires that the register shall determine whether all of the following are true:

- The application for the personal representative's informal appointment is complete.
- The applicant has made oath or affirmation that the statements contained in the application are true to the best of the applicant's knowledge and belief.
- The applicant appears from the application to be an interested person.
- On the basis of the statements in the application, venue is proper.
- A will to which the requested appointment relates has been formally or informally probated. This subdivision does not apply to the appointment of a special personal representative.

 The person whose appointment is sought has priority to the appointment or the requirements of section 3310 (explained previously) have been satisfied.

If all papers are in order and the register is able to make the required findings, the register will sign the Register's Statement and immediately issue Letters of Authority. If the register denies the application, the register shall state the reason for the denial. The denial is not adjudication. There is no appeal from this denial. Essentially, a denial will require that you begin probate by formal proceedings.

JIS Code: IPA

STATE OF MICHIGAN

| CASE | NO | and I | חווו | GF |
|------|------|-------|------|-----|
| CASE | INU. | anu J | UU | GE. |

| PROBATE COURT COUNTY | APPLICATION FOR INI AND/OR APPOINTME REPRESENTATIVE (TE | NT OF PERSONA | TE AL | o. and Jobel | |
|--|---|---|----------------------|--|-----------------------------|
| Court address 12120 FILLMORE ST WEST OLIVE, N | MI 49460 | | I | | telephone no. 786-4110 |
| in the matter of ${\text{First, middle, and last name}}$ | 9 | | | | |
| Petitioner's name, address and telephone no. | | Petitioner's attorney, | bar no., address | , and telephone no. | |
| 1. I, Name of applicant | | , am interested | in the estate | and make this ap | plication as |
| Relationship to decedent, i.e., heir, devisee 2. Decedent information: Date of death | Time (if known) | ciary, etc. Put DOB in Ref. row 1 on MC 97. Date of birth | No. XXX Last f | Put last 4 digit -XX- Ref. No. row 2 our digits of SSN | ts of SSN in 2 on MC 97. |
| Domicile (at date of death): $\overline{\text{City/Tow}}$ | mahin/Villaga | Coun | 24 | | State |
| 4. As far as I know or could ascertain and heirs of the decedent, and oth minors are: (Required testimony forms are attached.) | | | | | |
| NAME | ADDF | RESS | | RELATIONSHIP* | AGE |
| Street a | | | | | (if minor)** |
| City | | State | Zip | _ | |
| Street a | address | | | | |
| City | | State | Zip | | |
| | address | le: | [| | |
| City Street a | address | State | Zip | | |
| City | AUU (| State | Zip | _ | |
| | | | ' | | |

^{*}Specify spouse, child, devisee, or heir.
**If person is a minor, provide the date of birth on form MC 97a and put the Ref. No. from that form in the box above with the age.

| have or will require representa | LEGAL DISABILITY | REPRESENTED BY |
|---|--|---|
| 10.00 | | Name, address, and capacity |
| | | |
| | | |
| | miciled in Michigan, but venue is p | miciled in this county on the date of death. roper in this county because property of the deceder |
| instrument relating to pro | perty located in this state as define | liligence, I am unaware of any unrevoked testamentar d under MCL 700.1301. g to property located in this state as defined under |
| | | BUSE (if this statement is true, the probate register must deny this |
| application according to MCL 70 The instrument \Box is a | | s already in the court's possession. |
| c. The decedent's will, date is/are offered for probate possession. | | ch codicil(s) datedoplication. |
| \square d. An authenticated copy of | the will and codicil(s), if any, proba | ted in County |
| State is/are o | offered for probate, and documents e | establishing its probate are attached to this application |
| , | · , , | ect to this application, if any, was/were validly le diligence, I am unaware of an instrument revoking |
| 8. A personal representative h and the appointment has not | as been previously appointed in been terminated. The personal repre | County, sentative's name and address are: ^{State} |
| Name | Address | |
| City | State | Zip |
| 9. I nominate Name | as personal repr | resentative, who is qualified and has the following |
| | His/her ad | ddress is: |
| City | State | Zip |
| 10. Other persons have prior of | or equal right to appointment as per | sonal representative. They are: |
| Name | Nam | е |
| Name | | 0 |

Suitable renunciations, nominations, and/or a Notice of Intent to Seek Informal Appointment and proof of its service have been or will be filed.

| Application for Informal Probate and/or Appointment of Personal Repropage 3 of 3 | esentative (5/21) Case No |
|---|--|
| \Box 11. The will expressly requests that the personal represen | ntative serve with bond. |
| \square 12. A special personal representative is necessary becau | se |
| I REQUEST: | · |
| \square 13. Informal probate of the will. | |
| \square 14. Informal appointment of the nominated personal repre | esentative \square with \square without bond. |
| ☐ 15. The appointment of a special personal representative representative. | pending the appointment of the nominated personal |
| I declare under the penalties of perjury that this application hest of my information, knowledge, and belief. | as been examined by me and that its contents are true to the |
| Date | Applicant signature |
| Date | Attorney signature |

JIS Code: PPI

STATE OF MICHIGAN JUDICIAL DISTRICT

DROTECTED DEDCONAL

CASE NO. and JUDGE

| JUDIC OTTAWA | IAL CIRCUIT COUNTY | IDENTIFYING INFORMATION | |
|-------------------------------|-----------------------|---|--------------------|
| Court address | ' | | Court telephone no |
| | | | 616-786-4110 |
| Plaintiff's/Petitioner's name | | Defendant's/Respondent V | 's name |
| In the matter of | | | |
| • | | s personal identifying information (PII) that | |

under MCR 1.109(D)(9)(a). Use this form to provide PII only for a person who is a defendant, respondent, or decedent. If the person is a plaintiff, petitioner, or other individual, use form MC 97a.

Instructions:

- When PII (such as date of birth) must be filed with the court on a public document, DO NOT include it on that public document. Instead, you must provide it on this form.
- Provide only the protected PII required for your particular case. For example, if you are filing a public document that requires you to provide a date of birth to the court, complete only that field on this form.

| Name | e of form/document that this MC 97 is being f | iled with: | |
|-------------|---|--|--|
| | | | |
| Printed | name of individual completing form and date | | |
| type of | ctions: Provide the name of the person that the PII app PII in addition to the PII itself. Use the below reference Ref. No. 1" in place of the DOB in the public document. | number (Ref. No.) in the public document in pl | |
| Ref. No. | Name (required) | | |
| 1 | Date of birth | | |
| 2 | National ID no. / Last 4 digits of SSN XXX-XX | | |
| 3 | Driver's License / State-issued ID no. | | |
| 4 | Passport no. | | |
| 5 | Other | | |
| Ref. | Instructions: List the name of the financial institution clarity. Use reference number (Ref. No.) when necess | | at references the account, if needed for |
| 6 | Financial institution | Account no. | Paragraph no. |
| 7 | Financial institution | Account no. | Paragraph no. |
| 8 | Financial institution | Account no. | Paragraph no. |
| 9 | Financial institution | Account no. | Paragraph no. |

PCS Code: TES TCS Code: TEST

STATE OF MICHIGAN

CASE NO. and JUDGE

| | PROI OTTAWA | BATE COURT COUNTY | TESTIMONY TO IDENTIFY HEIRS | |
|------------------------|------------------------|--|---|----------------------------------|
| Court addr 12120 FI | | WEST OLIVE, M | II 49460 | Court telephone no. 616-786-4110 |
| In the ma | atter of First, mid | dle, and last name | of decedent | |
| 1. My na | ame is | | My addre | ess is |
| 2. I am i | related to the c | lecedent (or kno | ow his/her family) as follows: | |
| | | | ne decedent is | |
| | | | SAddress | |
| | | | S, TREAT ALL PERSONS WHO DIED WITHIN 12 ECEDENT. List persons who died within 120 ho | |
| 4. The | | | surviving spouse. spouse named | |
| 5. □ a. | The decedent | had the following | ng children, both natural (born in or out of wed | dlock) and adopted: |
| | | | e following are no longer heirs due to their ad | |
| | | | e following were not children of the surviving | |
| | | | | |
| | | y if question 5a v children listed in | was checked. n 5a died before the decedent: | |
| | their own pred | leceased childre | own children (either natural or adopted) or left en who survived the decedent. The names of are related are as follows: | |
| | | | | |
| | · | | e following are no longer heirs due to their ad | option by someone other than a |
| | этеррагент. — | | | |

| Testimony to Identify Heirs (12/22) Page 2 of 3 | Case No. |
|---|--|
| If decedent left no surviving descendant, complete 7. 7. The decedent did not leave a surviving parent. | ☐ left a surviving parent named |
| | rents, complete 8 (and 9, if applicable). or sisters. |
| | dent died before him/her leaving descendants, either natural or survived the decedent. The names of these descendants, and |
| complete10 (and 11, if applicable). | ent, brother, or sister or children of deceased brother or sister, nts. left surviving grandparents (both maternal and paternal |
| named ☐ 11. Both maternal grandparents and/or both paternal gand their relationships to the grandparents are | grandparents died before decedent. Their surviving descendants |
| Maternal grandparents: | |
| | sability and are currently living. Their name(s), legal disability, and |
| \square 13. The following deceased heirs survived the decede | ent by more than 120 hours. Their name(s) and the name(s) of |
| _ | vive the decedent by 120 hours. Their names, relationships to |

RELATION

DATE OF DEATH

TIME OF DEATH

NAME

| Testimony to Identify Heirs (12/22) Page 3 of 3 | | Case No |
|---|--|---|
| \square 15. The decedent left a will. | ☐ All devisees are heirs. ☐ Some of the devisees na (A supplemental testimony form | amed in the will or codicil are not heirs of the testator. n is completed and attached.) |
| I declare under the penalties of posts of my information, knowledge | | been examined by me and that its contents are true to the |
| Date | S | ignature |
| | | |
| Attorney signature | | |
| Name (type or print) | Bar no. | |
| Address | | |
| City, state, zip | Telephone no. | |

STATE OF MICHIGAN

SLIDDI EMENTAL TESTIMONY

CASE NO. and JUDGE

| | PROB. OTTAWA | COUNTY | | ENTIFY NONHEIR DEVISEES Testate Estate | | |
|------------|------------------------------------|-------------------|-------------|--|-----------------------|---------------------------------|
| Court addr | | | FI 10.160 | | | Court telephone no 616-786-4110 |
| 12120 F1 | ILLMORE ST W | EST OLIVE, N | 11 49460 | | | 010-780-4110 |
| In the ma | atter of ${\text{First, middl}}$ | le, and last name | of decedent | | | |
| ***USE | THIS FORM ON | NLY IF A DEVI | SEE NAM | ED IN THE WILL OR CODICIL IS | NOT AN HEIR OF | THE TESTATOR*** |
| | | | | 120 HOURS AFTER THE DECEDEN 20 hours after the decedent in iten | | OT SURVIVE THE |
| | | | | and codicils who are not heirs of | • | • |
| trust | tees and benefi | ciaries of testa | mentary tru | usts) are | | |
| | | | | | | |
| ☐ 17. C | Of the devisees I | isted in 16, the | e following | died before the decedent. Their r | names and relations | ships to the |
| d | ecedent are | | | | | |
| | he following de ate and time of | | | ours after the decedent. Their nan | nes, relationships to | decedent, and the |
| | NA | ME | | RELATIONSHIP | DATE OF DEATH | TIME OF DEATH |
| | | | | | | |
| | | | | | | |
| □ 19. T | he following are | e descendants | of the pred | deceased devisees named above | , who survived the | decedent: |
| _ | | | | | | |

 \square 20. Class gifts in the will or codicils, where the members are not specifically identified by name, are as follows:

| Page 2 o | of 2 | |
|------------|---|--|
| □ 21. | The following devisees named above are under legarepresentative(s) are | al disability. Their names, legal disabilities, and names of their |
| | | |
| □ 22. | The following deceased devisees survived the dece those who represent their interests are | dent by more than 120 hours. Their names and the names of |
| | | |
| □ 23. | The guardian ad litem for each devisee under the w | ill and codicils who is unborn, unknown, or unascertainable is |
| | re under the penalties of perjury that this supplement the best of my information, knowledge, and belief. | al testimony has been examined by me and that its contents are |
| Date | | Signature |
| Attorney | signature | |
| Name (t | ype or print) Bar no. | |
| Address | | |
| City, stat | te, zip Telephone no. | |

Case No. ___

Supplemental Testimony to Identify Nonheir Devisees, Testate Estate (6/23)

Approved, SCAO JIS CODE: RRA STATE OF MICHIGAN FILE NO. RENUNCIATION OF RIGHT TO APPOINTMENT. PROBATE COURT **NOMINATION OF PERSONAL COUNTY OF** REPRESENTATIVE AND WAIVER OF NOTICE Estate of _____ _____, have a prior or equal right to appointment as personal representative. Name (type or print) 2. I renounce that right. 3. I have the right to nominate and I nominate and request the appointment of Name (type or print) as personal representative. ☐ I renounce my right to nominate a qualified person to act as personal representative. 4. \(\subseteq\) I waive notice of the appointment. Date Attorney name (type or print) Signature Address Address City, state, zip City, state, zip Telephone no. Telephone no. NOTE: A person with priority as determined by a probated will, including a person nominated by a power conferred in the will, does not through this priority have the power to nominate another to be personal representative.

Approved, SCAO JIS CODE: NRI

STATE OF MICHIGAN PROBATE COURT COUNTY OF

NOTICE OF INTENT TO REQUEST INFORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE

| EII | E | NIC | ` |
|-----|---|-----|----|
| ГЩ | | IAC | J. |

| | PERSONAL RE | EPRESENTATIVE | |
|--|-------------------------------|--------------------------------|--|
| Estate of | | | |
| | | | |
| I, Mame | | , inten | d to request my informal appointment |
| | te. A copy of the application | ation is attached. This noti | ce is being served upon each person |
| whose right to an appointment is prior | or equal to my own. The | e court will not act upon my | application until 14 days after the date |
| this notice was mailed or until 7 days a | after this notice was per | sonally served. | |
| The actions you may take include: | | | |
| Upon paying a filing fee, filing | ing a petition for formal բ | proceedings to appoint a pe | ersonal representative. |
| Upon paying a filing fee, fili you have a higher priority to | | ormal appointment of yourse | elf as personal representative provided |
| Contacting an attorney for | | ng you in any proceeding y | rou wish to file in the court. |
| | | | |
| The court will not be able to provide ye | ou with any legal advice | in completing or filing the f | orms. |
| | | | |
| | | Date | |
| Attorney name | Bar no. | Applicant signature | |
| Address | | Address | |
| City, state, zip | Telephone no. | City, state, zip | Telephone no |
| | | | |
| | | | |
| | serve an interested per | | ation for informal appointment when you r whereabouts of that interested person |
| is unknown, you must publish house t | y daing form 1 0 303a. | | |
| | | | |
| | | | |
| | Do not write below | this line - For court use only | |

JIS Code: RIO

STATE OF MICHIGAN

CASE NO. and JUDGE

| PROBATE COURT OTTAWA COUNTY | REGISTER'S | STATEMENT | CASE NO. and JODGE |
|---|---|---|---|
| Court address | | | Court telephone no. |
| 12120 FILLMORE ST WEST OLIVE, N | MI 49460 | | 616-786-4110 |
| In the matter of First, middle, and last name 1. An application has been filed reque informal probate of the will of the the appointment of a personal re the previously administered esta appointment of a successor pers | esting e above named deced epresentative. ate be reopened. sonal representative. | ent. | |
| 2. Upon consideration of the application.a. Venue is proper.b. The application is complete and c. The applicant appears to be an order of the applicant appears to be an order. | made in accordance vinterested person. | with MCL 700.3301 or M | |
| □ An authenticated copy of the is offered for informal proceed e. The application is not within MC □ f. A will to which the requested and/or renunciation. □ The applicant gave notice equal right to an appointment. | is in my possession will and codicil(s) problems and documents of L 700.3304 or MCR 5. appointment relates harment is sought has prior of his/her intention to sent not waived in writing | n. ated in establishing probate in a 144. as been formally or informity to the appointment seek an informal appoint ag and filed with the cou | County another state are in my possession. rmally probated. , with or without appropriate nomination atment to each person having a prior or |
| estate was not closed under s | | | is admitted |
| to informal probate. 4. The authority of the prior person conservator. | | | |
| 5 | is appointe | ed | |
| | on filing a statement of \square upon filing a bond in | acceptance, letters shathe the amount of \$ | all issue to that personal representative |
| ☐ 6. The application is denied becau ☐ a personal representative has ☐ this or another will of the dece | se: s been appointed in thi edent has been the su | s or another county of t bject of a previous prob | his state and continues to serve. |
| | etters of authority exp | ire | |
| | | Register signature and date | |
| Attorney name (type or print) | Bar no. | | |
| Address | | City, state, zip | Telephone no. |
| | | | |

STATE OF MICHIGAN

CASE NO. and JUDGE

| PROBATE COURT COUNTY | ACCEPTANCE (| OF APPOINTMENT | |
|--|--------------------------|---|--|
| Court address 12120 FILLMORE ST WEST OLIVE, I | MI 49460 | | Court telephone no. 616-786-4110 |
| In the matter ofFirst, middle, and last name | | | |
| I have been appointed Type of fiducia | ry | | of the person/estate. |
| 2. I accept the appointment, submit to duties. | personal jurisdiction | of the court, and agree to | file reports and to perform all required |
| \square 3. For a period of ${\text{not to exceed 91 day}}$ | _ days from the date o | of my appointment, I excl | ude from the scope of my responsibility |
| the following real estate or owner | ership interest in a bus | siness entity: | property or business interest |
| | | | |
| | | | |
| | | | |
| because I reasonably believe the | e real estate or other p | roperty owned by the bus | siness entity is or may be contaminated |
| • | | | ectly involving a hazardous substance |
| that could result in liability to the | estate or otherwise in | mpair the value of proper | ty held by the estate. |
| | | | |
| | | Date | |
| | | Signature | |
| Attorney name (type or print) | Bar no. | Name (type or print) | |
| Attorney Address | | Address | |
| City, state, zip | Telephone no. | City, state, zip Put DOB in row 10 on MC 97 Date of birth | Telephone no. |

STATE OF MICHIGAN

Name of form/document that this MC 97a is being filed with: __

ADDENDUM TO

| CASE | NO. | and | JUD | GI |
|-------------|-----|-----|-----|----|
|-------------|-----|-----|-----|----|

| | AL DISTRICT IAL CIRCUIT COUNTY | PROTECTE IDENTIFYING | D P | ERSONAL | | |
|-------------------------------|--------------------------------|-------------------------|-----|-----------------------|----------|--------------------|
| Court address | | | | | • | Court telephone no |
| | | | | | | 616-786-4110 |
| Plaintiff's/Petitioner's name | | | v | Defendant's/Responden | t's name | |
| In the matter of | | | | | | |

This form is nonpublic because it contains personal identifying information (PII) that is protected from public inspection under MCR 1.109(D)(9)(a). Use this form to provide PII only for a person who is a NOT a defendant, respondent, or decedent. If the person is a defendant, respondent, or decedent use form MC 97.

Instructions:

- When PII (such as date of birth) must be filed with the court on a public document, DO NOT include it on that public document. Instead, you must provide it on this form.
- Provide only the protected PII required for your particular case. For example, if you are filing a public document that requires you to provide a date of birth to the court, complete only that field on this form.

| Printe | d name of individual completing form and date | | |
|--------|--|--------------------------------|--|
| Ref. | Instructions: Provide the name of the person that the PII of PII in addition to the PII itself - for example, Social Secur place of the protected PII. For example, insert "Ref. No. XX | ity No. XXXX. Use the below re | eference number (Ref. No.) in the public document in |
| 10 | Name | DOB | Other |
| 11 | Name | DOB | Other |
| 12 | Name | DOB | Other |
| 13 | Name | DOB | Other |
| 14 | Name | DOB | Other |
| 15 | Name | DOB | Other |
| 16 | Name | DOB | Other |
| 17 | Name | DOB | Other |
| 18 | Name | DOB | Other |

Approved, SCAO JIS CODE: LET

| STATE OF MICHIGAN PROBATE COURT COUNTY OF | | LETTERS OF AUTHO PERSONAL REPRES | | FILE NO. | |
|---|---|-------------------------------------|-----------------------|------------------------------------|---------------|
| Estate o | f | | | | |
| TO: | Name and address | | Telep | phone no. | |
| | | | | | |
| to perfor Your Your acc | m all acts authorized by law u authority is limited in the follo | estate's real estate or ownershi | below. Dat | e | |
| ☐These | e letters expire: Date | · | | | |
| Date | | Judg SEE NOTICE OF DUTIES O | | s)/Register (informal proceedings) | Bar no |
| Attorney na | ame (type or print) | Bar no. | | | |
| Address | | | | | |
| City, state, | zip | Telephone no. | | | |
| | hat I have compared this copre in full force and effect. | y with the original on file and th | at it is a correct co | ppy of the original, and on thi | s date, these |
| Date | | Depu | ıty register | | |

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

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|----|---|----|---|--|
| ГΙ | _ | IA | v | |

| COUNTY OF | | PPOINTMENT AND NAL REPRESENTATIVE | |
|--|--|--|--|
| Estate of | | | |
| TO ALL INTERESTED PERSONS: | | | |
| Date | sly sent). I am serving | 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. |
| If I was appointed informally, you of demanding that I post a bond or an affee. Unless the court grants the person of the estate, including for distribution probate court along with the application. If you continue to be an interested person of the closing that the court along with the application of an account including fiduciary fee of the closing statement or settlement. To avoid penalties, I must have paid death or another time period specification. The estate may not be closed earlier estate is not settled within 1 year affective. | and distribute the estate personal representative of another interested personal treatment of another interested personal treatment of a petition, I will continue to any petition for a hearing of assets and allowance able fee. The person (such as an heir of a copy of the inventory are and attorney fees chart petition when the estany federal estate and Miled by law. The person a months after the termy appointment, with the person a notice of the contraction of the | in the administration of an eson may petition the court of attition must be filed with the serve as appointed. by the court on any matter at of expenses of administration of an intestate estate or devivithin 91 days of my appointinged to the estate, within 1 state is ready for closing. The date of my appointment thin 28 days after the anniversal to the estate remains under the state remains under the service of the estate remains under the service of the court of the estate remains under the service of the court of the estate remains under the service of the court of the estate remains under the service of the court of the estate remains under the service of the court of the estate remains under the estate rem | 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 |
| Attorney name | Bar no. | Date of notice | |
| | Dai 110. | | |
| Address | | Address | |
| City, state, zip | Telephone no. | City, state, zip | Telephone no |
| ATTENTION: The above duties are r must be served on all interested person | | | esentative. This notice of appointment sonal representative. |

STATE OF MICHIGAN

CASE NO. and JUDGE

| PROBATE COURT COUNTY | NOTICE TO C Decedent's | | |
|--|---------------------------|-----------------------|--|
| Court address 12120 FILLMORE ST WEST OLIVE, I | MI 49460 | | Court telephone no. 616-786-4110 |
| Estate ofFirst, middle, and last name TO ALL CREDITORS:** | | | Date of birth:* copy of this form is filed with the court, you must the copy being filed as required by court rule. |
| NOTICE TO CREDITORS: The deced | | | |
| Creditors of the decedent are notified | - | | nal representative, or to both the probate |
| court at | n 4 months after the date | | City s notice. |
| | | · | |
| | | Date | |
| Attorney name (type or print) | Bar no. | Personal representati | ve name (type or print) |
| Address | | Address | |
| City, state, zip | Telephone no. | City, state, zip | Telephone no. |
| | PUBLISH ABOVE INF | ORMATION ONLY | |
| Publish one time in | | | in County |
| Furnish copies to | | | |
| | | | |
| Forward statement for publication cha | | | |
| | | | |
| **NOTE TO PREPARER: If there is a | | | and cannot be ascertained after diligent |

inquiry, insert "including [name of creditor] whose address and whereabouts are unknown."

Approved, SCAO JIS CODE: NKC

| STATE OF MICHIGAN PROBATE COURT COUNTY OF | NOTICE TO KNOWN CREDITORS | | FILE NO. |
|---|---|---|--|
| Estate of | | | |
| TO: Name | | | |
| 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 no use the Statement and Produce 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 cl | 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 th | e address indicated in th | is notice. | |
| I declare under the penalties of perjury of my information, knowledge, and beli | | has been examined by me | and that its contents are true to the best |
| Date | | Signature | |

PCS Code: INVE

| STATE OF MICHIGAN PROBATE COURT COUNTY | INVENTORY AMENDED (DECEDENT ESTATE) | | CASE NO. 8 | and JUDGE |
|--|--|--|---|--|
| Court address 12120 FILLMORE ST WEST OLIVE, N | ЛІ 49460 | | | Court telephone no 616-786-4110 |
| | | | | |
| In the matter of First, middle, and last name | of decedent | | | |
| Personal representative's name, address, and t | | Personal represen | tative's attorney, bar n | o., address, and telephone no. |
| | | | | |
| I, Name (type or print) | | , personal rep | resentative, subm | nit the following as a |
| complete and accurate inventory of al | I the assets of the esta | ate and the fair mar | ket valuations as | of |
| PERSONAL PROPERTY AND REAL PROcredit), show the nature and amount of the values of all property are calculated as of the 2013, the gross value of a parcel can be recannot be less than zero. For personal process, and the property are cannot be less than zero. | elien. Definitions and ins ne decedent's date of dea duced by any lien amoun | tructions for completi ath. *For real property it on that parcel; howe | ng the inventory are only, if the date of dever, the remaining i | e on page 2 of this form. The leath is on or after March 28, nventory value of that parcel |
| 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 |
| Totals | | Total Gross Val | ue | Total Inventory Value |
| I declare under the penalties of perjur best of my information, knowledge, an | | as been examined | by me and that it | s contents are true to the |
| | | Date | | |
| Attorney signature | | Signature | | |

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.

Do not provide financial account numbers on this form. If an account number is necessary to distinguish between accounts, put it on form MC 97.

- 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.

JIS Code: SST

STATE OF MICHIGAN

CASE NO. and JUDGE

| PROBATE COURT COUNTY | SWORN STATEMEN UNSUPERVISED AD SUPPLEM | MINISTRATION | |
|---|---|---|--|
| Court address | | | Court telephone no. |
| 12120 FILLMORE ST WEST OLIVE, N | MI 49460 | | 616-786-4110 |
| In the matter of ${}$ First, middle, and last name | | | |
| I am the personal representative of without a hearing. More than five m representative. | | | with the court, this estate will be closed ointment of the original personal |
| 2. If required by law or court rule, I ha | ve published notice to cre | ditors, and the time | for presentment of claims has expired. |
| I have fully administered this estate administration expenses, and all ot assets.* | | | s that were presented, the estate and estate to the persons entitled to the |
| The interested persons, addresses petition, except as follows: | , and their representatives | are identical to tho | ose appearing on the initial application/ |
| tax liability from the Michigan b. The decedent died on Octobe | Department of Treasury is r 1, 1993, or later and no | s attached or has be Michigan estate tax | |
| | | | e claims are neither paid nor barred and erests are affected by the administration. |
| \square 7. I reopened the estate and have | completed the administrat | on. | |
| I declare under the penalties of perjury by me and that its contents are true to | | | rised Administration has been examined belief. |
| Personal representative signature | | Address | |
| Personal representative name (type or print) | | City, state, zip | Telephone no. |
| Attorney signature | | Address | |
| Attorney name (type or print) | Bar no. | City, state, zip | Telephone no. |

*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.

| Sworn Statement to Close Unsupervised Administration | (6/23) |
|---|--------|
| Page 2 of 2 | |

| Case No. | |
|----------|--|
| | |

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 will issue a certificate stating that it appears that I have fully administered this estate. The certificate does not preclude any action against me or the surety on a bond I may have obtained. If an action or proceeding involving me is not pending in this court one year after this sworn statement is filed, my appointment ends.

| Approved, SCAO | | OSM CODE: CIC |
|---|---|---|
| STATE OF MICHIGAN PROBATE COURT COUNTY OF | CERTIFICATE OF COMPLE | FILE NO. |
| | SUPPLEMENTAL | |
| Estate of | | |
| I certify that: | | |
| sworn closing statement, s 1. The sworn statement to close u | summary proceeding, small estates unsupervised administration | |
| of Name | | , the personal representative(s) of the estate, was |
| | , more than 28 days ago. | |
| No objection has been filed. | | |
| 3. The personal representative(s) app | pear(s) to have fully administered the e | estate. |
| Date | Register | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |

Approved, SCAO JIS CODE: NCD

| STATE OF MICHIGAN PROBATE COURT COUNTY OF | NOTICE OF CONTINU | JED ADMINISTRATION | FILE NO. |
|---|----------------------------|-------------------------------|--|
| Estate of | | | |
| 1. The original appointment of the first p | personal representative | occurred on | |
| \square The administration has been con | tinued annually since the | e date of the original appoir | ntment. |
| \square The estate was reopened and the | e 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: |
| | | | |
| | | | |
| | | | |
| a. The interested persons, addresses, except as follows: (for each person v | | | 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) | |
| Address | | Address | |
| City, state, zip | Telephone no. | City, state, zip | Telephone no. |
| | | | |

NOTE: Send this notice to all interested persons.

STATE OF MICHIGAN
JUDICIAL DISTRICT
JUDICIAL CIRCUIT
OTTAWA COUNTY

CONTACT INFORMATION AMENDED

CASE NO. and JUDGE

Court address

Court telephone no. 616-786-4110

This form is confidential and not to be served on other parties in this case. Any contact information below that has already been provided or is provided in the future in a public court filing or through the MiFILE system will

| not be made confidential by this document. |
|---|
| Please provide the following contact information: |
| 1. Your name: First, middle, and last name |
| 2. a. Telephone number where the court can contact me: This telephone: can cannot receive text messages from the court. can cannot receive voice messages from the court. |
| \square b. I do not have a telephone number where the court can contact me. |
| 3. □ a. E-mail address where I can receive e-mails: |
| \square b. I do not have an e-mail address where I can receive e-mails from the court. |
| PLEASE READ AND UNDERSTAND THE FOLLOWING: Upon signing this form, you are consenting to text, e-mail, and/or phone notifications on your court case. If the case is NON-PUBLIC, it is NOT ELIGIBLE for text or phone notifications. |
| By signing this form, I authorize the court to notify me of upcoming events in this case. |
| understand, based on the options chosen above that I will receive text, e-mail, and/or voice notifications to the phone |
| number or e-mail address listed on this form. I also understand that the court is not |
| responsible for any additional fees or charges due to my phone carrier data rates. |
| n the event that my e-mail, or cell or land line phone number changes, I will notify the court to update their records, and if fail to do so it will result in the termination of this service from the court. |
| Privacy Disclaimer: Your contact information is necessary to assist the court in providing important information in a timely manner. Your information will not be sold, distributed, or shared with any other entity. You can OPT-OUT of the system at any time. Simply reply OPTOUT to any received message. |
| |
| Date Signature |
| |