SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN DIEGO

DECEDENT'S ESTATE PACKET



FORMS INCLUDED IN THIS PACKET		
Probate Timeline (Decedent's Estate)	SDSC Form #PR-195	
General Information for Self-Represented Litigants (Decedent's Estate)	SDSC Form #PR-193	
Petition for Probate (Probate-Decedents Estates)	Judicial Council Form #DE-111	
Attachment to Initial or Competing Petition for Probate	SDSC Form #PR-198	
Waiver of Bond by Heir or Beneficiary (Probate-Decedents Estates)	Judicial Council Form #DE-142/DE-111(A-3e)	
Duties and Liabilities of Personal Representative (Probate)	Judicial Council Form #DE-147	
Proof of Subscribing Witness (Probate)	Judicial Council Form #DE-131	
Proof of Holographic Instrument (Probate)	Judicial Council Form #DE-135	
Notice of Petition to Administer Estate (Probate - Decedents' Estates)	Judicial Council Form #DE-121	
Response to Probate Notes	SDSC Form #PR-177	
Order for Probate	Judicial Council Form #DE-140	
Letters (Probate)	Judicial Council Form #DE-150	
Inventory and Appraisal	Judicial Council Form #DE-160/GC-040	
Notice of Administration to Creditors (Probate-Decedents' Estates)	Judicial Council Form #DE-157	
Allowance or Rejection of Creditor's Claim (Probate-Decedents' Estates)	Judicial Council Form #DE-174	
First and Final Report of Personal Representative & Petition for Final Distribution	SDSC Form #PR-165	
Notice of Hearing – Decedent's Estate or Trust	Judicial Council Form #DE-120	
Ex Parte Petition for Final Discharge and Order (Probate-Decedents' Estates and Conservatorships and Guardianships)	Judicial Council Form #DE-295/GC-395	



Probate Timeline (Decedent's Estate)

Note: This is an approximate timeline of the Probate process and is not intended to cover every scenario a personal representative may encounter. The entire process can take between 9 months to 1 ½ years, or longer. It is your responsibility to research and determine which tasks apply to your specific circumstances. For more complex estates or estates that might be challenged or contested it may be best to seek legal representation.

Date of Death

Petition for Probate

Before Hearing

Within 90 Days After Hearing Within 4 Months After Hearing Accounting & Final Distribution

Close the Estate

	After Hearing After Hearing Distribution
Approximate Deadlines:	Brief Description of Required Action:
After Death	Gather information regarding assets, heirs/beneficiaries, creditors, and determine who will be the personal representative.
Within 30 days from Date of Death	If decedent had a Will, deliver the original(s) to the clerk of the Superior Court of the County in which the estate of the decedent may be administered.
Petition for Probate	Complete and file Petition for Probate (JC Form #DE-111); *Waiver of Bond by Heir or Beneficiary (JC Form #DE-111(A-3e); Duties and Liabilities of Personal Representative (JC Form #DE-147); *Proof of Subscribing Witness (JC Form #DE-131); *Proof of Holographic Instrument (JC Form #DE-135). * Forms may not be applicable.
3 weeks before Hearing Date	Submit Proposed Order for Probate (JC Form #DE-140); Proposed Letters (Probate) (JC Form #DE-150); and Bond, if applicable.
Within 15 days from Hearing Date	Publish and serve the Notice of Petition to Administer Estate (JC Form #DE-121). File proof of publication and proofs of service.
Within 2 weeks from Hearing Date	Review Probate Notes on the court's website. Correct defects. Some defects may be corrected by clarifying on a Response to Probate Notes form (SDSC Form #PR-177).
Within 90 days from issuance of Letters	Send notice to any applicable public agencies, such as Franchise Tax Board; Department of Health Services; Victims Compensation Board.
Within 90 days from issuance of Letters	Consult a licensed tax professional concerning duty to obtain a tax identification number from the IRS and file all necessary State and Federal tax returns.
Within 4 months from issuance of Letters	Prepare an Inventory & Appraisal (JC Form #DE-160) and send to the Probate Referee appointed on the Order for Probate, for completion of the valuation of the estate.
Within 4 months from issuance of Letters	Prepare and mail Notice of Administration to Creditors (JC Form #DE-157) to both known and reasonably ascertainable creditors of the decedent.
Within 30 days of receipt of Creditor's Claim	Complete and file an Allowance or Rejection of Creditor's Claim (JC Form #DE-174), for each Creditor's Claim received.
Within 1-1½ years from issuance of Letters	Prepare and file a final accounting or waiver of final accounting and petition for final distribution. This may be filed on pleading or by completing First and Final Report of Personal Representative & Petition for Final Distribution (SDSC Form #PR-165).
Within 15 days from Hearing Date	Serve and file the Notice of Hearing (Decedent's Estate or Trust) (JC Form #DE-120).
Within 2 weeks from Hearing Date	Review Probate Notes on the court's website. Correct defects. Some defects may be corrected by clarifying on a Response to Probate Notes form (SDSC Form #PR-177).
After Hearing	Distribute assets to heirs/beneficiaries, as approved by court, and obtain signed receipts for filing with the court.
Within 30 days after Hearing	Complete and file the Ex Parte Petition for Final Discharge and Order (JC Form #DE-295).



SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101

GENERAL INFORMATION FOR SELF-REPRESENTED LITIGANTS (DECEDENT'S ESTATE)

This document provides information intended to answer general questions a self-represented litigant may have about decedent's estate. This is not a complete reference or procedural guide, nor is it intended to take the place of legal advice from an attorney. It is your responsibility to read and comply with the applicable laws, use current forms, and be prepared to present your case.

What is a Decedent's Estate?

A Decedent's Estate refers to all property left behind when a person dies. Probate is one way someone can obtain legal permission to manage a decedent's property. In a probate case, an executor (if there is a Will) or an administrator (if there is no Will) is appointed by the court as a personal representative to collect the assets, pay the debts and expenses, and then distribute the remainder of the estate to the heirs or beneficiaries under the supervision of the court. The entire case may take between nine months to one and a half years, or longer.

Probate is commonly used when a decedent's estate value exceeds \$208,850.00*. However, exceptions may exist depending on whether the decedent was survived by a spouse or registered domestic partner, or the type of assets in the estate. These exceptions may allow you to achieve the same result of a formal Probate, but through a more simplified process, listed below.

Court Procedures:	Non-Court Procedures:
Spousal or Domestic Partner Property Petition (JC Form #DE-221)	Affidavit for Collection of Property without Probate (SDSC Form #PR-132)
If the surviving spouse/partner is legally entitled to all the property, a Petition for Probate may not be required. For example, a couple that was married for decades may only own "community property," which belongs to the surviving spouse/partner and is confirmed by the court in the spousal property petition case. This form may be found on the Judicial Council's website at www.courts.ca.gov/forms .	If you have the legal right to inherit personal property, such as money in a bank account or stocks, and the estate is worth \$208.850.00 or less*, you may not have to go to court. The form listed above is a simplified process you can use to transfer the property to your name. This process CANNOT be used for real property. This form may be found on the court's website at www.sdcourt.ca.gov .
Petition to Determine Succession to Primary Residence (JC Form #DE-310)	Affidavit for Transfer Without Probate California Titled Vehicle or Vessels Only (DMV Form #REG 5)
If the estate is \$750,000 or less*, it may not have to go through the probate process. The successor to an interest in real property, may file a petition requesting a court issue an order determining that they have succeeded to that real property. This form may be found on the Judicial Council's website at www.courts.ca.gov/forms .	To transfer title of vehicles or vessels belonging to the decedent, a formal probate is not needed. This may be completed directly through the California Department of Motor Vehicles (DMV). This form may be found on the DMV's website at www.dmv.ca.gov .
Affidavit re: Real Property of Small Value	Transfer of Mobile or Manufactured Home
(JC Form #DE-305) Real property valued at \$69,625.00 or less* may be transferred without a formal probate. If you need a marketable title to the property, a certified copy of the filed form may be recorded with the County Recorder of the county where the real property is located. This form may be found on the Judicial Council's website at www.courts.ca.gov/forms .	For information and links to the forms needed for transferring a mobile or manufactured home, visit the <u>California Department of Housing and Community Development</u> website at <u>www.hcd.ca.gov</u> .

*On April 1, 2022, and at each three-year interval ending on April 1 thereafter, the dollar amounts shall be adjusted based on the Consumer Price Index for All Urban Consumers. Adjustments do not apply when the decedent's death preceded the date of adjustment. Refer to the Maximum Values for Small Estate Set-Aside & Disposition of Estate Without Administration (<u>JC Form #DE-300</u>) to determine the maximum value based on the decedent's date of death.

Need legal advice?

The court does not provide legal advice or offer assistance with completing these forms. It is your responsibility to do the research and determine which process would be best for your specific circumstances. For more complex estates or estates that may be challenged or contested it may be best to seek legal counsel. If you need help locating an attorney in San Diego County, you may contact the Lawyer Referral & Information Service of the San Diego County Bar Association at their website www.sdcba.org or by calling (619) 231-8585.

What do I have to file to start an Estate proceeding?

To open an estate proceeding, you first must file a petition and other forms with the court. You must fill out the following forms, available in the Probate Business Office and on the court's website at www.sdcourt.ca.gov:

Included in the Decedent's Estate Packet (SDSC #PKT-057):

- Petition for Probate (Probate-Decedent's Estate) (JC Form #DE-111)
- Attachment to Initial or Competing Petition for Probate (SDSC Form #PR-198) (Mandatory form, effective 03/01/2024)
- Waiver of Bond by Heir or Beneficiary (JC Form #DE-142/DE-111(A-3e))*
- Duties and Liabilities of Personal Representative (Probate) (JC Form #DE-147)
- Proof of Subscribing Witness (JC Form #DE-131)*
- Proof of Holographic Instrument (JC Form #DE-135)*
 *Forms may not be applicable.

Did the decedent have a last will and testament?

If the decedent had a Will, then they are deemed to have died testate. The Will dictates who the beneficiaries are, as well as who might be appointed as the personal representative of the estate. The original Will and any Codicils (amendments to the Will) must be deposited with the court when an estate proceeding is commenced. A manuscript cover, or stiff backing, is required, as well as a fee for storage of the Will. A copy of the Will and any Codicils must be attached to the Petition for Probate. If the decedent died without a Will, then they are deemed to have died intestate. The Probate Code dictates the line of succession of heirs to which the decedent's estate will pass.

What do I have to do after I fill out the forms?

You may file your documents by choosing one of the following options:

- E-Filing: <u>www.sdcourt.ca.gov/sdcourt/onlineservices/efiling</u>
 Refer to Electronic Filing Requirements (Probate) (SDSC Form #PR-188)
- In Person or by Mail (You will need the original documents and one copy):

Superior Court of California, County of San Diego Probate Business Office, Room 330 1100 Union Street San Diego, CA 92101

Helpful Tips:

- ✓ If e-filing, scanned documents must be in PDF format and must be text searchable (i.e., optical character recognition (OCR)).
- ✓ If e-filing, the original Will must be mailed or dropped off in the Probate Business Office with reference to the filed Petition for Probate (i.e., e-filing transaction number or case number).
- ✓ If filing in person or by mail, a copy of each completed form must be provided.
- ✓ If filing by mail, a self-addressed, stamped envelope must be provided for conformed copies to be returned.

Is there a fee to file a Petition for Probate?

Yes. The current fee amounts may be found on the court's Fee Schedule (SDSC Form #ADM-001), available in the Probate Business Office and on the court's website at www.sdcourt.ca.gov.

What if I don't have enough money to pay the fee?

If you cannot afford the fees, you can request a fee waiver from the court. All the required forms are included in the Fee Waiver Packet (SDSC PKT #010) which is available in the Probate Business Office and on the court's website at www.sdcourt.ca.gov (select Probate, then Forms). If your request is granted, all court related fees will be waived.

Page 2 of 4

BEFORE THE HEARING:

Publication and Notice Requirements:

The Notice of Petition to Administer Estate (JC Form #DE-121) must be published in a newspaper circulated in the city where the decedent lived at the time of death. All persons or entities (such as charities) named in the Will, including each person nominated as executor, and all persons who would be entitled to inherit as heirs by intestate succession (even if the decedent left a Will) are entitled to receive notice of the Petition for Probate.

Publication:

A copy of the Notice of Petition to Administer Estate must be published three times in the legal notice section of a newspaper of general circulation in the city where the decedent resided. Refer to List of Approved Newspapers for Publication of Legal Notices (SDSC Form #ADM-335). The first publication date must be at least 15 days prior to the hearing with at least five days between the first and last publication (not counting the publication dates). After publication has been completed, an Affidavit of Publication must be filed with the court. Ask the newspaper whether it will file the Affidavit directly with the court or send it to you. It is your responsibility to make sure that the Affidavit is filed, even if the newspaper says they will do it for you.

Notice Requirements:

Notice must be given by first class mail or by personally delivering a copy to each person or entity entitled to notice at least 15 days prior to the hearing. Each person should receive a copy of the "Notice of Petition to Administer Estate" showing the hearing date information. It is also recommended (but not required) that each person be sent a copy of the Petition for Probate with all attachments. *Note: If you are the person who is asking to be appointed as personal representative, you cannot mail the copies but must have someone else who is not a party mail the documents for you.* After the copies have been mailed or delivered, the person who mailed the documents must complete and sign the Proof of Service by Mail on the reverse side of the Notice of Petition to Administer Estate.

Order, Letters, and Bond, if applicable:

A proposed Order for Probate and Letters should be submitted prior to the hearing, so that they may be reviewed by the probate examiner. If submitted by e-filing, an electronic copy will be returned via email after the hearing, if an email address was provided. If submitted in person or by mail, a self-addressed stamped envelope must be submitted, in addition to copies for conforming and return after the hearing. If a bond is required, the original must be submitted to the court. Bonds are not eligible of e-filing.

Order for Probate (JC Form #DE-140):

The order appoints the personal representative of the estate and lists the powers and responsibilities granted.

Letters (Probate) (JC Form #DE-150):

This form serves as the oath of office for the personal representative and may be given to anyone who needs proof that you have been appointed as the personal representative and have authority to act on behalf of the estate. Letters expire 18 months from the date of issuance.

Bond

A bond is required of all personal representatives to protect interested persons, including beneficiaries and creditors, against the wrongdoing of the personal representative. A bond is not required if the Will waives the bond requirement, or if all beneficiaries sign a waiver of the bond requirement. The court will ordinarily require a non-resident personal representative to file a bond even if the Will waives bond. If a bond is required, the amount of the bond will be fixed based on the estimated value of the decedent's estate.

Probate Examiner Notes:

Before the court hearing date, a probate examiner will review the filings submitted and make notes for the judge. These notes are referred to as "probate notes." A copy of the probate notes will be available on the online Register of Actions on the court's website at www.sdcourt.ca.gov (select Online Services and then Access Court Records) about two weeks prior to the hearing.

If there are defects (things that are missing and/or corrections to be made), they will be noted by the probate examiner. Ordinarily the defects need to be corrected before the petition will be granted by the judge. Some defects may be corrected by providing an explanation on a Response to Probate Notes form (SDSC Form #PR-177). Contact the probate examiner listed on your probate notes for information on how to correct defects. All corrections must be made at least **four court days** before the hearing. If defects are noted and have not been corrected before the hearing date, the court may continue the hearing to a later date to allow time to correct the defects.

The probate examiners can be contacted by phone or email. Instructions are available on the court's website at www.sdcourt.ca.gov (click on the Probate tab, then Examiner Notes).

AFTER THE HEARING:

Probate Referee and Inventory & Appraisal:

At the time of appointment of the personal representative, the Court designates on the Order for Probate the name and contact information for the probate referee to be used in that estate to appraise the total value of the assets. Probate referees are qualified appraisers who have passed stringent education and testing requirements and are appointed by the California State Controller's Office to act as probate referees for each county. As personal representative, you must complete and sign the front side of the Inventory and Appraisal form (JC Form #DE-160), leaving the line for "Total Appraisal by Referee" blank, but otherwise answering each section. You must send the form to the appointed probate referee for completion.

Notice to Creditors and Allowance or Rejection of Creditors' Claims:

As personal representative, you have a duty to notify both known and reasonably ascertainable creditors of the death of the decedent and that you have been appointed as personal representative. Complete and mail the Notice of Administration to Creditors (JC Form #DE-157).

In addition, you are required to notify the Franchise Tax Board of the decedent's death. The Department of Health Services must also be notified, if you know or have reason to believe that the decedent received Medi-Cal health benefits or was the surviving spouse of a person who received Medi-Cal health benefits. If an heir or beneficiary is currently incarcerated or was formerly incarcerated, the California Victim Compensation Board must be notified. If income was earned by the decedent prior to death, personal income state and federal taxes may need to be filed. If you are unsure, discuss your case with a lawyer or Certified Public Accountant.

If a creditor files a Creditor's Claim (JC Form #DE-172), you must review the claim carefully and either allow or reject the claim, in whole or in part, in writing, within 30 days of receiving the claim. Complete the Allowance or Rejection of Creditor's Claim form (JC Form #DE-174). Mail a copy of the Allowance or Rejection of Creditor's Claim form to the creditor. File the original Allowance and Rejection of Creditor's Claim with a copy of the Creditor's Claim attached. If certain criteria are met, the court will also review and either approve or reject the claim.

Final Accounting or Waiver of Final Accounting and Petition for Distribution of Assets:

The personal representative is required to bring the estate to a close within one year after Letters are issued (or 18 months if a federal estate tax return is required). Before the estate can be closed, the personal representative must file a final account, report, and petition for final distribution. The petition will be set for hearing and notice of the hearing to interested persons must be given by completing a Notice of Hearing (Decedent's Estate or Trust) (JC Form #DE-120). This petition may be prepared in pleading format, or local form, First and Final Report of Personal Representative & Petition for Final Distribution (SDSC Form #PR-165) may be used.

Ex Parte Petition for Final Discharge and Order:

Once the court approves the Petition for Final Distribution, you may begin to distribute property to persons entitled to receive said property from the estate. Each person must sign a receipt and all receipts must be filed with the court. Receipts must be prepared on pleading. After distribution is complete, you must request that the court discharge you as the personal representative and exonerate the bond, if one was posted. This can be accomplished by completing and filing an Ex Parte Petition for Final Discharge and Order (JC Form #DE-295/GC-395). There is no fee for filing and this is not set for hearing. Once signed by the judge, the administration of the is estate is complete.

				DE-11
<i>P</i>	IIIOR	NEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY	
		TELEPHONE NO.: FAX NO. (Optional):		
E		ADDRESS (Optional):		
_		DRNEY FOR (Name): ERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO		
		ENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101		
ES	STA	TE OF (name):		
		DECEDENT		
PE	ETIT	ION FOR Probate of South Lost Will and for Letters Testamentary Probate of Lost Will and for Letters of Administration	CASE NUMBER:	
		with Will Annexed		
		Letters of Administration Letters of Special Administration with general powers	HEARING DATE AND TIME:	DEPT.:
		Authorization to Administer Under the Independent	TIEANING DATE AND TIME.	DEFT
		Administration of Estates Act with limited authority		
1.		blication will be in (specify name of newspaper):		
	a. b.	Publication requested. Publication to be arranged.		
2.		titioner (name each):		
	rec	quests that		
	a.	decedent's will and codicils, if any, be admitted to probate.		
	b.	(name): (1) executor	be appointed	
		(1) executor (2) administrator with will annexed		
		(3) administrator		
		(4) special administrator with general powers		
	•	and Letters issue upon qualification.	Hont Administration of Estatos Act	
	c. d.	[1] full limited authority be granted to administer under the Independ (1) bond not be required for the reasons stated in item 3e.	dent Administration of Estates Act.	
		(2) bond be fixed. The bond will be furnished be fixed.		
		provided by law. (Specify reasons in Attachment 2 if the amount is difference Code, § 8482.)	ent from the maximum required by P	rob.
		(3) in deposits in a blocked account be allowed	. Receipts will be filed.	
		(Specify institution and location):		
3.	a.	Decedent died on (date): at (place):		
		(1) a resident of the county named above.(2) a nonresident of California and left an estate in the county named above	located at (specify location permitti)	na
		publication in the newspaper named in item 1):	(-poon) resulting	3
	b.	Decedent was a citizen of a country other than the United States (specify cou	intry):	
	c.	Street address, city, and county of decedent's residence at time of death (specify):		

EST	TΑ	TE OF <i>(name)</i> :		CASE NUMBER:
		•	DECEDENT	
3. (d.	Character and estimated value of the proper	rty of the estate (complete in all cas	ses):
		(1) Personal property:	\$	
		(2) Annual gross income from		
		(a) real property:	\$	
		(b) personal property:	\$	
		(3) Subtotal (add (1) and (2)):	\$	
		(4) Gross fair market value of real property:	\$	
		(5) (Less) Encumbrances:	(\$	
		(6) Net value of real property:	\$	
		(7) Total (add (3) and (6)):		\$
(e.	(2) All beneficiaries are adults and have $3e(2)$.)		require a bond. (Affix waiver as Attachment
		(3) All heirs at law are adults and have v(4) Sole personal representative is a collection		
1	f.	(1) Decedent died intestate.	porate inductary of all exempt gover	milent agency.
		(2) Copy of decedent's will dated:	codicil dated	(specify for each):
Ç	g.	language documents.) The will and all codicils are sel (3) The original of the will and/or codicil statement of the testamentary words why the presumption in Prob. Code, Appointment of personal representative (ch. (1) Appointment of executor or administrator will be a selected and the control of the co	If-proving (Prob. Code, § 8220). identified above has been lost. (Affix s or their substance in Attachment 3i § 6124 does not apply.) eck all applicable boxes): vith will annexed:	cuments and English translations of foreign- c a copy of the lost will or codicil or a written f(3), and state reasons in that attachment
		(b) No executor is named in the will	ve is a nominee of a person entitled $3g(1)(c)$.)	
1	h.	(b) Petitioner is a nominee of a pers (c) Petitioner is related to the deced	Letters. (If necessary, explain priorition on entitled to Letters. (Affix nominated dent as (specify): Trequested. (Specify grounds and represented be a successor personal represented on the successor personal represented	equested powers in Attachment 3g(3).)
		(3) resident of the United States.(4) nonresident of the United States.		

		DL-11
ESTATE OF (name):		CASE NUMBER:
,	DECEDENT	
5. a. Decedent was survived by	preclude administration of this estate under the Indeper (check items (1) or (2), and (3) or (4), and (5) or (6), and	
(1) spouse.(2) no spouse as fo	lows:	
	never married.	
(b) spouse dec	eased.	
(3) registered dome	·	2 22 27(b) 6401(a) and 6402)
(4) no registered do(5) child as follows:	mestic partner. (See Fam. Code, § 297.5(c); Prob. Code	ə, 99 37(b), 6401(c), and 6402.)
(a) natural or a	dopted.	
(b) natural ado	oted by a third party.	
(6) no child.		
(7) issue of a prede		
(8) no issue of a pre		
b. Decedent was decedent but for a legal ba	was not survived by a stepchild or foster child or rrier. (See <i>Prob. Code,</i> § 6454.)	children who would have been adopted by
	vived by (1) a spouse or registered domestic partner but artner, or issue. (Check the first box that applies):	t no issue (only a or b apply), or (2) no
a. Decedent was surviv	ed by a parent or parents who are listed in item 8.	
	ed by issue of deceased parents, all of whom are listed	
	ed by a grandparent or grandparents who are listed in it	
	ed by issue of grandparents, all of whom are listed in ite ed by issue of a predeceased spouse, all of whom are li	
	ed by next of kin, all of whom are listed in item 8.	
g. Decedent was surviv whom are listed in ite	ed by parents of a predeceased spouse or issue of thos em 8.	e parents, if both are predeceased, all of
h. Decedent was surviv	ed by no known next of kin.	
7. (Complete only if no spouse or	ŕ	
a. Decedent had no pre		
b. Decedent had a pred		the second secon
· /	an 15 years before decedent and who owned an interes an five years before decedent and who owned persona	
passed to deced	ent, (If you checked (1) or (2), check only the first box t	hat applies):
(b) Decedent w (c) Decedent w (d) Decedent w	as survived by issue of a predeceased spouse, all of wh as survived by a parent or parents of the predeceased s as survived by issue of a parent of the predeceased spo as survived by next of kin of the decedent, all of whom a as survived by next of kin of the predeceased spouse, a	spouse who are listed in item 8. ouse, all of whom are listed in item 8. are listed in item 8.
(3) neither (1) nor (2	e) apply.	
ascertainable by petitioner, of	e names, relationships to decedent, ages, and addresses (1) all persons mentioned in decedent's will or any codic (5, 6, and 7; and (3) all beneficiaries of a trust named in c ative are the same person.	il, whether living or deceased; (2) all persons

			DE-11
ESTATE OF (name):		CASE NUMBER:	
	DEC	EDENT	
Name and relationship to decedent	<u>Age</u>	<u>Address</u>	
Continued on Attachment 8.			
Number of pages attached:			
Date:			
(TYPE OR PRINT NAME OF ATTORNEY)		(SIGNATURE OF ATTORNEY)*	
(Signatures of all petitioners are also required. All petitioners must sign, but	the petition may be verified by any one of ther	n (Prob. Code, §§ 1020, 1021; Cal. Rules of Court, rule 7.103).)
declare under penalty of perjury under the laws of t	the State of California that the	oregoing is true and correct.	
Date:			
,			
(TYPE OR PRINT NAME OF PETITIONER)		(SIGNATURE OF RETITIONER)	
,	L	(SIGNATURE OF PETITIONER)	
(TYPE OR PRINT NAME OF PETITIONER)		(SIGNATURE OF PETITIONER)	
Signatures of additional petitioners follow last a	ttachment	(S.S. III.) L. S. I. E. III. SILLY	

ESTATE OF	CASE NUMBER
ATTACHMENT TO INITIAL OR COMPETING PETITI	ON FOR PROBATE
Advisal of Publication and Notice Requi	rements:
Publication: A copy of the Notice of Petition to Administer Estate (JC Form #DE-121) must section of a newspaper of general circulation in the city where the decedent at least 15 days prior to the hearing with at least five days between the publication dates), with proof of same being filed with the court (Prob. Code,	resided. The first publication date must be first and last publication (not counting the
Notice Requirements: A copy of the Notice of Petition to Administer Estate (JC Form #DE-121) show person or entity entitled to notice by mail or personal delivery at least 15 da being filed with the court (Prob. Code, § 8110, et seq.).	
Having read the above-referenced publication and notice requirements, I here	by request a hearing date, as follows:
☐ Within 15-30 days from date of filing.	
☐ Within 30-45 days from date of filing.	
Probate Examiner Notes: If the publication and notice or other requirements are not met before the heari as a "defect" on the Probate Examiner Notes. If defects are not corrected be continued to a date exceeding 45 days from the initial hearing date.	
Parties are encouraged to review the Probate Examiner Notes and correct any four court days before the hearing date (SDSC 4.3.3.E & 4.3.3.O) to avoid except the Probate Examiner Notes will be available two to three weeks prior to website at www.sdcourt.ca.gov (click on the Probate tab, then Examiner Notes	cessive delays in estate proceedings. A copy the hearing and can be found on the court
I declare under penalty of perjury under the laws of the State of California that choice made above.	at I have read the foregoing and confirm the
Date:	
Type or print name	Signature of Petitioner

		DE-142/DE-111(A-3e	
ATTO	DRNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY	
	TELEPHONE NO.: FAX NO. (Optional):		
EMA	IL ADDRESS (Optional):		
A	TTORNEY FOR (Name):		
	PERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO ENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101		
FS	TATE OF (Name):		
	, DECEDENT		
	WAIVER OF BOND BY HEIR OR BENEFICIARY	CASE NUMBER:	
	Attachment 3e to Petition for Probate*		
	NOTICE: READ PARAGRAPHS A-G BEFORE Y	OU SIGN	
A.	A bond is a form of insurance to replace assets that may be mismanaged or stolen by personal representative). The cost of the bond is paid from the assets of the estate.	the executor or administrator (the estate's	
В.	A bond may not be required if the decedent's will admitted to probate waives a bond a	nd the court approves.	
C.	C. If the decedent's will does not waive bond, or if the decedent died without a will, the law ordinarily requires the personal representative to give a bond approved and ordered by the court. However, all persons eligible to receive a share of the estate may waive the requirement of a bond. If they all waive bond and the court approves, the personal representative will NOT have to give a bond.		
D.	D. If bond is not ordered by the court, and the estate suffers loss because the personal representative fails to properly perform the duties of the office, the loss or some part of it may not be recoverable from the personal representative. If so, your share of the estate may be partly or entirely lost.		
E.	E. You may waive the requirement of a bond by signing this form and delivering it to the petitioner for appointment of a personal representative or to the petitioner's attorney. Your waiver cannot be withdrawn after the court appoints the personal representative without requiring a bond. However, if you sign a waiver of bond, you may later petition the court to require a bond.		
F.	F. A guardian ad litem or other legal representative with specific authority under law to waive bond must sign for a minor, an incapacitated person, an unascertained beneficiary, or a designated class of persons who are not ascertained or not yet in being. See Judicial Council forms DE-350 and DE-351 and Probate Code section 1003.		
G.	If you do not understand this form, do not sign it until you have asked a lawyer proposed personal representative) to explain it to you.	(who is independent of the lawyer for the	
	WAIVER		
1.	I have read and understand paragraphs A through G above.		
	I understand that before signing this form, I am free to consult with a lawyer of m consequences to me of waiving bond.	y choice concerning the possible	
	I understand that I do not have to waive bond to allow the estate administration t share of the estate.	o begin or proceed, or to receive my	
4.	I WAIVE the posting of bond in this estate by (name of personal representative):		
Dat	e:		
	k		
	(TYPE OR PRINT NAME OF RENEEICIARY (AND ALITHODIZED	(SICNATURE)	
	(TYPE OR PRINT NAME OF BENEFICIARY (AND AUTHORIZED SIGNER, IF BENEFICIARY IS NOT AN INDIVIDUAL))	(SIGNATURE)	
*(TI	his form may be filed as an independent form (as form DE-142) OR		

as Attachment 3e(2) (will) or Attachment 3e(3) (intestacy) to the Petition for Probate (form DE-111) (as form DE-111(A-3e).)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name,	State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.:	FAX NO. (Optional):	
EMAIL ADDRESS (Optional): ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA CENTRAL DIVISON, CENTRAL COURT	A, COUNTY OF SAN DIEGO THOUSE, 1100 UNION ST., SAN DIEGO,CA 92101	
ESTATE OF (Name):	DECEDENT	
	OF PERSONAL REPRESENTATIVE wledgment of Receipt	CASE NUMBER:

DUTIES AND LIABILITIES OF PERSONAL REPRESENTATIVE

When the court appoints you as personal representative of an estate, you become an officer of the court and assume certain duties and obligations. An attorney is best qualified to advise you about these matters. You should understand the following:

1. MANAGING THE ESTATE'S ASSETS

a. Prudent investments

You must manage the estate assets with the care of a prudent person dealing with someone else's property. This means that you must be cautious and may not make any speculative investments.

b. Keep estate assets separate

You must keep the money and property in this estate separate from anyone else's, including your own. When you open a bank account for the estate, the account name must indicate that it is an estate account and not your personal account. Never deposit estate funds in your personal account or otherwise mix them with your or anyone else's property. Securities in the estate must also be held in a name that shows they are estate property and not your personal property.

c. Interest-bearing accounts and other investments

Except for checking accounts intended for ordinary administration expenses, estate accounts must earn interest. You may deposit estate funds in insured accounts in financial institutions, but you should consult with an attorney before making other kinds of investments.

d. Other restrictions

There are many other restrictions on your authority to deal with estate property. You should not spend any of the estate's money unless you have received permission from the court or have been advised to do so by an attorney. You may reimburse yourself for official court costs paid by you to the county clerk and for the premium on your bond. Without prior order of the court, you may not pay fees to yourself or to your attorney, if you have one. If you do not obtain the court's permission when it is required, you may be removed as personal representative or you may be required to reimburse the estate from your own personal funds, or both. You should consult with an attorney concerning the legal requirements affecting sales, leases, mortgages, and investments of estate property.

2. INVENTORY OF ESTATE PROPERTY

a. Locate the estate's property

You must attempt to locate and take possession of all the decedent's property to be administered in the estate.

b. Determine the value of the property

You must arrange to have a court-appointed referee determine the value of the property unless the appointment is waived by the court. You, rather than the referee, must determine the value of certain "cash items." An attorney can advise you about how to do this.

c. File an inventory and appraisal

Within four months after Letters are first issued to you as personal representative, you must file with the court an inventory and appraisal of all the assets in the estate.

Page 1 of 2

ESTATE OF (Name):	CASE NUMBER:
L	
 d. File a change of ownership At the time you file the inventory and appraisal, you must also file a change of or recorder or assessor in each county where the decedent owned real property at section 480 of the California Revenue and Taxation Code. 3. NOTICE TO CREDITORS 	
You must mail a notice of administration to each known creditor of the decedent wit as personal representative. If the decedent received Medi-Cal assistance, you mus Services within 90 days after appointment.	
4. INSURANCE	
You should determine that there is appropriate and adequate insurance covering th Maintain the insurance in force during the entire period of the administration.	e assets and risks of the estate.
5. RECORD KEEPING	
a. Keep accounts You must keep complete and accurate records of each financial transaction affer prepare an account of all money and property you have received, what you have transaction. You must describe in detail what you have left after the payment of	e spent, and the date of each
b. Court review Your account will be reviewed by the court. Save your receipts because the coufile your accounts as required, the court will order you to do so. You may be remfail to comply.	
6. CONSULTING AN ATTORNEY	
If you have an attorney, you should cooperate with the attorney at all times. You an completing the estate administration as promptly as possible. When in doubt, con	
NOTICE: 1. This statement of duties and liabilities is a summary and is no Your conduct as a personal representative is governed by the 2. If you fail to perform your duties or to meet the deadlines, the compensation, remove you from office, and impose other sand	law itself and not by this summary. court may reduce your
ACKNOWLEDGMENT OF RECEI	PT
 I have petitioned the court to be appointed as a personal representative. 	•
2. My address and telephone number are (specify):	
 I acknowledge that I have received a copy of this statement of the duties and lia representative. 	bilities of the office of personal
Date:	
•	
(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER)
Date:	
L	
7	

CONFIDENTIAL INFORMATION: If required to do so by local court rule, you must provide your date of birth and driver's license number on supplemental Form DE-147S. (Prob. Code, § 8404(b).)

(SIGNATURE OF PETITIONER)

(TYPE OR PRINT NAME)

	DE-131
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address) :	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
EMAIL ADDRESS (Optional): ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	
CENTRAL DIVISON, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO,CA 92101	
ESTATE OF (Name):	
DECE	DENT
	CASE NUMBER:
PROOF OF SUBSCRIBING WITNESS	
I am one of the attesting witnesses to the instrument of which Attachment 1 is a p and my signature is on it. The name of the decedent was signed in the presence of the attesting witnesses.	
a. The name of the decedent was signed in the presence of the attesting with the decedent personally.	inesses present at the same time by
(2) another person in the decedent's presence and by the deceden	
 The decedent acknowledged in the presence of the attesting witnesses p was signed by 	resent at the same time that the decedent's name
(1) the decedent personally.	
 (2) another person in the decedent's presence and by the decedent c. The decedent acknowledged in the presence of the attesting witnesses p signed was decedent's 	
(1) will.	
(2) codicil.	
2. When I signed the instrument, I understood that it was decedent's will	codicil.
3. I have no knowledge of any facts indicating that the instrument, or any part of it, wa influence.	as procured by duress, menace, fraud, or undue
I declare under penalty of perjury under the laws of the State of California that the fore	going is true and correct.
D .	
Date:	
<u> </u>	
(TYPE OR PRINT NAME)	(SIGNATURE OF WITNESS)
(ADDRESS)	
	_
ATTORNEY'S CERTIFICATION (Check local court rules for requirements for certifying copies)	es of wills and codicils)
(Check local countrales for requirements for certarying copie	or while and dealensy
I am an active member of The State Bar of California. I declare under penalty of perjuit Attachment 1 is a photographic copy of every page of the will codicil	ry under the laws of the State of California that presented for probate.
Date:	
•	
(TYPÉ OR PRINT NAMÉ)	(SIGNATURE OF ATTORNEY)

				DE-133	
ATTORNEY OR PARTY WITHOUT ATTORNEY (Nar	ne, State Bar number, and address):		FOR COURT USE ONLY		
TELEPHONE NO.: EMAIL ADDRESS (Optional):	FAX NO. (Optional):				
ATTORNEY FOR (Name):					
SUPERIOR COURT OF CALIFORN CENTRAL DIVISON, CENTRAL COU	NIA, COUNTY OF SAN DIEGO JRTHOUSE, 1100 UNION ST., SAN DIEGO,CA	92101			
	,				
ESTATE OF (Name):					
		DECEDENT	CASE NUMBER:		
PROOF OF	HOLOGRAPHIC INSTRUMENT		CASE NOWIBER.		
I was acquainted with the dece	dent for the following number of years (sp	pecify):			
2. I was related to the deced	dent as (specify):				
Leavy the decodent wir	he decedent's handwriting which I acquire	ed as follows:			
u. <u> </u>					
to the decedent.	e due course of mail purporting to be from neans of obtaining knowledge):	n the decedent in	n response to letters I addressed	and mailed	
	opy of the instrument, and its handwritten	-	written by and the instrument wa	s signed	
I declare under penalty of perjury ur	nder the laws of the State of California tha	at the foregoing i	s true and correct.		
Date:					
	•				
(TYPE OR PRINT N	ME)		(SIGNATURE)		
(ADDRESS)	X 10 8 X X 10 1 X X 8 9 1 X X 20 1 X				
<u>u</u>	ATTORNEY'S CERTIFI	CATION		Î	
(Check	local court rules for requirements for certif		rills and codicils)		
	te Bar of California. I declare under pena y of every page of the holographic instrun			ifornia that	
Date:					
	•				
(TYPE OR PRINT N	ÁME)		(SIGNATURE OF ATTORNEY)		

_		DE-121
A	ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
	TELEPHONE NO.: FAX NO. (Optional):	
	EMAIL ADDRESS (Optional):	
	ATTORNEY FOR (Name):	
5	SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	
	CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101	
ES	STATE OF (Name):	
	DECEDENT	
N	OTICE OF PETITION TO ADMINISTER ESTATE OF	CASE NUMBER:
	lame):	
1.	To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwisor both, of (specify all names by which the decedent was known):	se be interested in the will or estate,
2.	A Petition for Probate has been filed by (name of petitioner): in the Superior Court of California, County of (specify):	
3.	The Petition for Probate requests that <i>(name):</i> be appointed as personal representative to administer the estate of the decedent.	
4.	The petition requests the decedent's will and codicils, if any, be admitted to probate for examination in the file kept by the court.	te. The will and any codicils are available
5.	The petition requests authority to administer the estate under the Independent Adwill allow the personal representative to take many actions without obtaining cour important actions, however, the personal representative will be required to give no have waived notice or consented to the proposed action.) The independent admir interested person files an objection to the petition and shows good cause why the	t approval. Before taking certain very otice to interested persons unless they histration authority will be granted unless an
6.	A hearing on the petition will be held in this court as follows:	
	a. Date: Time: Dept.:	Room:
	b. Address of court: same as noted above other (specify):	
7.	If you object to the granting of the petition, you should appear at the hearing and state with the court before the hearing. Your appearance may be in person or by your attorney	
8.	If you are a creditor or a contingent creditor of the decedent, you must file your claim personal representative appointed by the court within the later of either (1) four months a general personal representative, as defined in section 58(b) of the California Probate 0 mailing or personal delivery to you of a notice under section 9052 of the California Probate Other California statutes and legal authority may affect your rights as a creditor. Ye knowledgeable in California law.	from the date of first issuance of letters to Code, or (2) 60 days from the date of ate Code.
9.	You may examine the file kept by the court. If you are a person interested in the esta Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of exprovided in Probate Code section 1250. A Request for Special Notice form is available for the section 1250.	state assets or of any petition or account as
10		
	(Address):	
	(Telephone):	
forr the	VTE: If this notice is published, print the caption, beginning with the words NOTICE OF PETITION TO ADMINISTE in above the caption. The caption and the decedent's name must be printed in at least 8-point type and the text in a caption. Print items preceded by a box only if the box is checked. Do not print the italicized instructions in parenth-he material on page 2.	at least 7-point type. Print the case number as part of

Page 1 of 2

		DE-121
ESTATE OF (Name):	CASE NUMBER:	
	ECEDENT	
PROOF OF SERVICE BY	MAIL	
 I am over the age of 18 and not a party to this cause. I am a resident of or er My residence or business address is (specify): 	mployed in the county where the maili	ng occurred.
I served the foregoing <i>Notice of Petition to Administer Estate</i> on each person addressed as shown below AND The project of the proje		
 a depositing the sealed envelope with the United States Postal Server with the postage fully prepaid. 	vice on the date and at the place show	n in item 4,
 placing the envelope for collection and mailing on the date and at business practices. I am readily familiar with this business's practic mailing. On the same day that correspondence is placed for collect course of business with the United States Postal Service, in a sealer 	e for collecting and processing correstion and mailing, it is deposited in the	pondence for ordinary
4. a. Date mailed: b. Place mailed (city, state):		
5. I served, with the Notice of Petition to Administer Estate, a copy of the	petition or other document referred to	in the notice.
I declare under penalty of perjury under the laws of the State of California that the	ne foregoing is true and correct.	
Date:		
	Š.	
(TYPE OR PRINT NAME OF PERSON COMPLETING THIS FORM)	(SIGNATURE OF PERSON COMPLET	ING THIS FORM)
NAME AND ADDRESS OF EACH PERSON TO WH	IOM NOTICE WAS MAILED	
Name of person served Address (numb	per, street, city, state, and zip code)	
1.		
2.		
3.		
4.		
5.		
6.		
Continued on an attachment. (You may use form DE-121(MA) to show	additional persons served.)	
Assistive listening systems, computer-assisted real-time captioning, or sign available upon request if at least 5 days notice is provided. Contact the cler Accommodations by Persons With Disabilities and Order (form MC-410).	k's office for Request for	

ATTORNEY OR PARTY WITHOUT ATTORNEY	(Name, State Bar number, and address):		FOR COURT USE ONLY
TELEPHONE NO.:	FAX NO. (Optional):	:	
EMAIL ADDRESS (Optional):			
ATTORNEY FOR (Name):			
CENTRAL DIVISION, CENTRAL	IFORNIA, COUNTY OF SAN D L COURTHOUSE, 1100 UNION ST., S	BIEGO SAN DIEGO, CA 92101	
IN THE MATTER OF CONSERV	VATORSHIP GUARDIANSHIP	TRUST ESTATE:	
RESF	PONSE TO PROBATE NOTES		CASE NUMBER
DATE:	TIME:	DEPT:	ROA #:
Defect(s) listed in the Probat	to Notes dated	are addressed with	the submission of the following
	le Notes dated	_ are addressed with	the submission of the following
information:			
1. In response to Defect #	<u>:</u>		
2. In response to Defect #	_:		
3. In response to Defect #	<u>:</u>		
/ In response to Defect #	÷		
4. III response to belect #			
5. In response to Defect #	<u>:</u>		
6. In response to Defect #	.:		
·			
☐ Additional information conti	nued on attachment 1.		

IN THE MATTER OF ☐ CONSERVATORSHIP ☐ GUARDIANSHIP ☐ TRUST ☐ EST	TATE: CASE NUMBER
7. One or more of the responses requires modification of the petition p	rayer. The entire prayer is restated as follows:
continued on attachment 2.	
Date:	
I declare under penalty of perjury under the laws of the State of California	Signature of Attorney that the foregoing is true and correct.
Date:	
Date:	Signature of Petitioner
	Signature of Petitioner

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address	ss): FOR COURT USE ONLY	170
TELEPHONE NO.: FAX NO. (Optional):		
TELEPHONE NO.: FAX NO. (Optional): EMAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		
CENTRAL DIVISON, CENTRAL COURTHOUSE, 1100 UNION	ST., SAN DIEGO,CA 92101	
ESTATE OF (Name):		
	DEGEDENT	
ORDER FOR PROBATE	DECEDENT	
ORDER Executor	CASE NUMBER:	
APPOINTING Administrator with Will Anne	exed	
l ·	al Administrator	
Order Authorizing Independent Administration with full authority with limited auth		
WARNING: THIS APPOINTMENT IS N	NOT EFFECTIVE UNTIL LETTERS HAVE ISSUED.	
1. Date of hearing: Time:	Dept./Room: Judge:	
THE COURT FINDS		
2. a. All notices required by law have been given.b. Decedent died on (date):		
(1) a resident of the California county named a	bove.	
(2) a nonresident of California and left an estat	e in the county named above.	
c. Decedent died		
(1) intestate (2) testate		
and decedent's will dated:	and each codicil dated:	
was admitted to probate by Minute Order on (date):		
THE COURT ORDERS		
3. (Name):		
is appointed personal representative : a executor of the decedent's will d.	special administrator	
b. administrator with will annexed	(1) with general powers	
c. administrator	(2) with special powers as specified in Attachment 3d(2)	
	(3) without notice of hearing	
and letters about the	(4) letters will expire on (date):	
and letters shall issue on qualification. 4. a. Full authority is granted to administer the estat	te under the Independent Administration of Estates Act.	
	e estate under the Independent Administration of Estates Act (there	is no
	or exchange real property or (2) grant an option to purchase real prope	rty or
(3) borrow money with the loan secured by an e	encumbrance upon real property).	
5. a. Bond is not required. b. Bond is fixed at: \$	to be furnished by an authorized surety company or as otherwise	
provided by law.	to be furnished by all authorized surety company or as otherwise	
	are ordered to be placed in a blocked account at (specify institution and	1
location):		
and receipts shall be filed. No withdrawals shall		
	take possession of money or any other property without a specific court of	order.
6. [] (Name):	is appointed probate referee.	
Date:		
7. 11. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	JUDGE OF THE SUPERIOR COURT	
7. Number of pages attached:	SIGNATURE FOLLOWS LAST ATTACHMENT	

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):			FOR COURT USE ONLY		
TELEPHONE NO.:	FAX NO. (Optional):				
EMAIL ADDRESS (Optional):	TACTO. (Optional).				
ATTORNEY FOR (Name):	LIFORNIA COLINITY OF CAN DIFOC				
1	LIFORNIA, COUNTY OF SAN DIEGO RAL COURTHOUSE, 1100 UNION ST., SAN DI	FGC	CA 92101		
OLIVITAL DIVIDION, OLIVIT	THE OCCITION OF THE OTHER OT., CAN DI	LOC	5, 0/1 0/2 10 1		
FOTATE OF (M.)				e	
ESTATE OF (Name):					
			DECEDENT		
	LETTERS		-	CASE NUMBER	
TESTAMENTARY	OF ADMIN	NIS7	TRATION	ONOE HOMBEN	
OF ADMINISTRATION	WITH WILL ANNEXED SPECIAL	ADI	MINISTRATION		
LET	TERS				RMATION
	decedent named above having	1.			RATOR: No affirmation required
been proved, the co	ourt appoints (name):		(Prob. Co	ode, § 7621	(c)).
a. executor.		2.	INDIVIDI	JAL: I soler	nnly affirm that I will perform the
b. administra	ator with will annexed.		duties of	personal re	presentative according to law.
2. The court appoints	(name):	3.	INSTITU	TIONAL FI	DUCIARY (name):
a. administra	itor of the decedent's estate.		l solemi	nlv affirm th	nat the institution will perform the
	ministrator of decedent's estate		duties of	personal re	epresentative according to law.
· · · —	with the special powers specified				on for myself as an individual and
	in the <i>Order for Probate</i> . with the powers of a general		on bena (Name a		tution as an officer.
· ,	administrator.		(rtarrio a	na aaoj.	
(3)	letters will expire on (date):				
3. The personal repres	sentative is authorized to administer				
	Independent Administration of				
Estates Act	with full authority	١.			
	authority (no authority, without o (1) sell or exchange real property	4.		date):	California
	on to purchase real property or (3)		at (place):		, California.
	the loan secured by an		N		
encumbrance upon	геаг ргорепу).			(SIC	SNATURE)
	sentative is not authorized to take			·	FICATION
possession of mone specific court order.	ey or any other property without a		I certify that this		s a correct copy of the original on
specific court order.					issued the personal
			re have not been revoked, e still in full force and effect.		
71	-	Ι.		, and are	i
(SEAL)	Date:		(SEAL)		Date:
	Clark by				Clark by
	Clerk, by				Clerk, by
,	(DEPUTY)				(DEPUTY)
	(22. 3)				, ,

Form Approved by the Judicial Council of California DE-150 [Rev. January 1, 1998] Mandatory Form [1/1/2000]

LETTERS (Probate)

Probate Code, §§ 1001, 8403, 8405, 8544, 8545; Code of Civil Procedure, § 2015.6

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.	
TELEPHONE NO.: FAX NO. (Optional):	
EMAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101	
ESTATE OF (Name):	
LOTATE OF (Name).	
DECEDENT CONCEDUATES MINOR	
DECEDENT CONSERVATEE MINOR	CASE NUMBER:
INVENTORY AND APPRAISAL	OAGE NOMBER.
Partial No.: Corrected	
Final Reappraisal for Sale	Date of Death of Decedent or of Appointment of Guardian or Conservator:
Supplemental Property Tax Certificate	
APPRAISALS	
Total appraisal by representative, guardian, or conservator (Attachment 1): Total appraisal by referee (Attachment 2):	
2. Total appraisal by referee (Attachment 2):	
TOTAL: \$	
DECLARATION OF REPRESENTATIVE, GUARDIAN, CONSERVATOR, C	OR SMALL ESTATE CLAIMANT
3. Attachments 1 and 2 together with all prior inventories filed contain a true statement of	
all a portion of the estate that has come to my knowledge or possession,	including particularly all money and all
just claims the estate has against me. I have truly, honestly, and impartially appraised to	• • • • • • • • • • • • • • • • • • • •
Attachment 1.	
4. No probate referee is required by order of the court dated (specify):	
5. Property tax certificate. I certify that the requirements of Revenue and Taxation Code s	
a. are not applicable because the decedent owned no real property in California at	
 b have been satisfied by the filing of a change of ownership statement with the council California in which the decedent owned property at the time of death. 	unty recorder or assessor of each county in
· · ·	
I declare under penalty of perjury under the laws of the State of California that the foregoing is	s true and correct.
Date:	
(TYPE OR PRINT NAME; INCLUDE TITLE IF CORPORATE OFFICER)	(SIGNATURE)
(THE SACTAMATINAME, MOESSETTEET SOAR STATE OF TOLKY)	(GIGITATIONE)
STATEMENT ABOUT THE BOND	
(Complete in all cases. Must be signed by attorney for fiduciary, or by	
6. Bond is waived, or the sole fiduciary is a corporate fiduciary or an exempt governme	
7. Bond filed in the amount of: \$ Sufficient L	Insufficient
8. Receipts for: \$ have been filed with the court for deposits	in a blocked account at (specify
institution and location):	
Date:	
/	
(TYPE OR PRINT NAME) (SIGNATURE OF	ATTORNEY OR PARTY WITHOUT ATTORNEY)

0405 11114055

ESTATE OF (Name):	CASE NUMBER:		
DECEDENT CONSER	VATEE MINOR		
DECLARATION OF F	PROBATE REFEREE		
9. I have truly, honestly, and impartially appraised to the best of my	ability each item set forth in Attachment 2.		
10. A true account of my commission and expenses actually and nec	cessarily incurred pursuant to my appointment is:		
Statutory commission: \$			
Expenses (specify): \$			
TOTAL: \$			
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.			
Deter			
Date:			
(TYPE OR PRINT NAME) (SIGNATURE OF REFEREE)			

INSTRUCTIONS

(See Probate Code sections 2610-2616, 8801, 8804, 8852, 8905, 8960, 8961, and 8963 for additional instructions.)

- 1. See Probate Code section 8850 for items to be included in the inventory.
- 2. If the minor or conservatee is or has been during the guardianship or conservatorship confined in a state hospital under the jurisdiction of the State Department of Mental Health or the State Department of Developmental Services, mail a copy to the director of the appropriate department in Sacramento. (Prob. Code, § 2611.)
- 3. The representative, guardian, conservator, or small estate claimant shall list on Attachment 1 and appraise as of the date of death of the decedent or the date of appointment of the guardian or conservator, at fair market value, moneys, currency, cash items, bank accounts and amounts on deposit with each financial institution (as defined in Probate Code section 40), and the proceeds of life and accident insurance policies and retirement plans payable upon death in lump sum amounts to the estate, except items whose fair market value is, in the opinion of the representative, an amount different from the ostensible value or specified amount.
- 4. The representative, guardian, conservator, or small estate claimant shall list in Attachment 2 all other assets of the estate which shall be appraised by the referee.
- 5. If joint tenancy and other assets are listed for appraisal purposes only and not as part of the probate estate, they must be separately listed on additional attachments and their value excluded from the total valuation of Attachments 1 and 2.
- 6. Each attachment should conform to the format approved by the Judicial Council. (See Inventory and Appraisal Attachment (form DE-161/GC-041) and Cal. Rules of Court, rules 2.100—2.119.)

NOTICE OF ADMINISTRATION OF THE ESTATE OF

DECEDENT

NOTICE TO CREDITORS

1.	(Name):
	(Address):

(Telephone):

is the personal representative of the ESTATE OF (name):

, who is deceased.

- 2. The personal representative HAS BEGUN ADMINISTRATION of the decedent's estate in the
 - a. SUPERIOR COURT OF CALIFORNIA, COUNTY OF (specify):

STREET ADDRESS:

MAILING ADDRESS:

CITY AND ZIP CODE:

BRANCH NAME:

- b. Case number (specify):
- 3. You must FILE YOUR CLAIM with the court clerk (address in item 2a) AND mail or deliver a copy to the personal representative before the **last to occur** of the following dates:
 - a. **four months** after *(date):* , the date letters (authority to act for the estate) were first issued to a general personal representative, as defined in subdivision (b) of section 58 of the California Probate Code, **OR**
 - b. **60 days** after *(date)*: , the date this notice was mailed or personally delivered to you.
- 4. LATE CLAIMS: If you do not file your claim within the time required by law, you must file a petition with the court for permission to file a late claim as provided in Probate Code section 9103. Not all claims are eligible for additional time to file. See section 9103(a).

EFFECT OF OTHER LAWS: Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law.

WHERE TO GET A CREDITOR'S CLAIM FORM: If a *Creditor's Claim* (form DE-172) did not accompany this notice, you may obtain a copy of the form from any superior court clerk or from the person who sent you this notice. You may also access a fillable version of the form on the Internet at *www.courts.ca.gov/forms* under the form group Probate—Decedents' Estates. A letter to the court stating your claim is *not* sufficient.

FAILURE TO FILE A CLAIM: Failure to file a claim with the court and serve a copy of the claim on the personal representative will in most instances invalidate your claim.

IF YOU MAIL YOUR CLAIM: If you use the mail to file your claim with the court, for your protection you should send your claim by certified mail, with return receipt requested. If you use the mail to serve a copy of your claim on the personal representative, you should also use certified mail.

Note: To assist the creditor and the court, please send a blank copy of the Creditor's Claim form with this notice.

(Proof of Service by Mail on reverse)

ESTATE OF (Name):	CASE NUMBER:			
DECEDENT				
[Optional]				
PROOF OF SERVICE BY MAIL				

PROOF OF SERVICE BY MAIL					
1. 2.		am a resident of or employed in the county where the mailing occurred.			
3.	I served the foregoing <i>Notice of Administration to Credi</i> below by enclosing a copy in an envelope addressed as	tors and a blank Creditor's Claim form* on each person named s shown below AND			
	a. depositing the sealed envelope with the Unit	ed States Postal Service with the postage fully prepaid.			
	business practices. I am readily familiar with t mailing. On the same day that correspondence	ng on the date and at the place shown in item 4 following our ordinary the business's practice for collecting and processing correspondence for the is placed for collection and mailing, it is deposited in the ordinary course wice in a sealed envelope with postage fully prepaid.			
4.	a. Date of deposit:	b. Place of deposit (city and state):			
۱d	declare under penalty of perjury under the laws of the Sta	te of California that the foregoing is true and correct.			
Da	ate:				
_	(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)			
		CH PERSON TO WHOM NOTICE WAS MAILED			
	Name of person	Address (number, street, city, state, and zip code)			
1.		-			
	<u> </u>				
2.					
3.					
J.	•				
4.	- ST				
5.					
6.					
7.					
٠.	•				
8.					
		t. (You may use form POS-30(P) to show additional persons to whom a this form or form POS-030(P) to show that you personally delivered a			
	JODE OF THE HOUSE TRUE HIGHER. DO HOLDE DAUG & UF	and form of form i to occur , to one if that you personally delivered a			

copy of this notice to a creditor. You may use forms POS-020 and POS-020(P) for that purpose.)

^{*} NOTE: To assist the creditor and the court, please send a blank copy of the Creditor's Claim (form DE-172) with the notice.

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
EMAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	
CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 921	01
ESTATE OF	
(Name):	EDENT
	CASE NUMBER:
ALLOWANCE OR REJECTION OF CREDITOR'S CLAIM	
NOTE TO PERSONAL REPRESENTA	ATIVE
Attach a copy of the creditor's claim to this form. If approval or reject	
include any pages attached to the creditor's claim.	tion by the court is not required, do not
PERSONAL REPRESENTATIVE'S ALLOWANG	CE OR REJECTION
1. Name of creditor (specify):	
2. The claim was filed on (date):	
3. Date of first issuance of letters:	
4. Date of Notice of Administration:	
5. Date of decedent's death:	
6. Estimated value of estate: \$	
7. Total amount of the claim: \$	
	ove certain claims before they are paid.)
(The dealt made approximate ap	ys to act on a rejected claim.* See box below.)
10. Notice of allowance or rejection given on <i>(date)</i> :	yo to dot on a rejected dami. Ode box below.
11. The personal representative is authorized to administer the estate under	the Independent Administration of Estates Act
The personal representative is authorized to authinister the estate under	the independent Administration of Estates Act.
Date:	
(TYPE OR PRINT NAME OF PERSONAL REPRESENTATIVE)	(SIGNATURE OF PERSONAL REPRESENTATIVE)
	· · · · · · · · · · · · · · · · · · ·
NOTICE TO CREDITOR ON REJECTED	
From the date that notice of rejection is given, you must act on the rejected claim	(e.g., file a lawsuit) as follows:
1. Claim due: within 90 days* after the notice of rejection.	
2. Claim not due: within 90 days* after the claim becomes due.	
*The 90-day period mentioned above may not apply to your claim because so	ome claims are not treated as creditors' claims
or are subject to special statutes of limitations, or for other legal reasons. You	
any questions about or are unsure of your rights and obligations concerning	g your claim.
COURT'S APPROVAL OR REJECT	TION
12. Approved for: \$	
13. Rejected for: \$	
io Nejecteu ioi. φ	
Date:	
· · · · · · · · · · · · · · · · · · ·	SIGNATURE OF JUDICIAL OFFICER
14. Number of pages attached: SIGNAT	URE FOLLOWS LAST ATTACHMENT
14. Humber of pages attached.	S.L. SLEGHO BIOTAL MOLIMENT
(Proof of Mailing or Personal Delivery on re-	verse) Page 1 of 2

		DL-114
ESTATE OF		CASE NUMBER:
(Name):		
	DECEDENT	
	PROOF OF MAILING PERSONAL DELIVERY	TO CREDITOR
1. At the time of n	nailing or personal delivery I was at least 18 years of age and not a party	to this proceeding.
2. My residence o	r business address is (specify):	
3. I mailed or pers	sonally delivered a copy of the Allowance or Rejection of Creditor's Claim	as follows (complete either a or b):
a. Mail.	I am a resident of or employed in the county where the mailing occurred.	
	enclosed a copy in an envelope AND	
•	deposited the sealed envelope with the United States Postal S placed the envelope for collection and mailing on the date and	
(*	following our ordinary business practices. I am readily familiar v	
	and processing correspondence for mailing. On the same day to	
	collection and mailing, it is deposited in the ordinary course of the Service in a sealed envelope with postage fully prepaid.	business with the United States Postal
(2) T	he envelope was addressed and mailed first-class as follows:	
(8	a) Name of creditor served:	
(t	D) Address on envelope:	
(0	c) Date of mailing:	
	d) Place of mailing (city and state):	
b. Perso	onal delivery. I personally delivered a copy to the creditor as follows:	
(1) N	ame of creditor served:	
(2) A	ddress where delivered:	
(3) D	ate delivered:	
(4) Ti	ime delivered:	
I declare under pena	alty of perjury under the laws of the State of California that the foregoing is	s true and correct.
Date:		
	•	
(TYPE OR	PRINT NAME OF DECLARANT)	(SIGNATURE OF DECLARANT)

AT	ORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
	TELEPHONE NO.: FAX NO. (Optional):	
ΕN	IAIL ADDRESS (Optional):	
	ATTORNEY FOR (Name):	
	IPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO ENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101	
ES	STATE OF	
_	IRST AND FINAL REPORT OF PERSONAL REPRESENTATIVE AND	
	PETITION FOR FINAL DISTRIBUTION ON:	
_	ACCOUNT WAIVER OF ACCOUNT;	
	PAYMENT OF STATUTORY FEES TO ☐ PERSONAL REPRESENTATIVE ☐ ATTORNEY;	DEDT
	☐ PAYMENT OF EXTRAORDINARY FEES TO ☐ PERSONAL REPRESENTATIVE ☐ ATTORNEY; ☐ PAYMENT OF COSTS / REIMBURSEMENTS;	DEPT
_	RESERVE;	
_	REISSUANCE / EXTENSION OF LETTERS;	CASE NUMBER
	OTHER ORDERS	
1.	Petitioner(s) (name, address, and relationship to decedent)	
		<u>.</u>
_		
2.	Decedent died	
	California / County of, State of	<u>.</u>
3	Petitioner was appointed as Executor Administrator with Will Annexed Adm	nistrator Special Administrator with
•	General Powers on(date) and Letters (JC Form #DE-150) we	
4.	☐ Will dated ☐ and Codicil(s) dated	was admitted to Probate by
	order of this court.	
_	Detitioner was cutherized to administer the cotate with D full D limited cutherity as	ad voitheaut accord accordinate under the
5.	Petitioner was authorized to administer the estate with \square full \square limited authority ar Independent Administration of Estate Act, or \square no authority.	nd without court supervision under the
	independent Administration of Estate Act, or I no authority.	
6.	Petitioner's report covers the period of (date of death) thro	ough(date).
_		
7.	a. ACCOUNT	
	Summary of Account and accounting schedules are attached as Attachment 7a.	
	b. WAIVER OF ACCOUNT	
	All beneficiaries or heirs waive the requirement of an accounting. Waivers of Acc	ount signed by each beneficiary or heir
	☐ are submitted herewith ☐ will be filed prior to the hearing.	,
8.	a. More than four months have elapsed since the issuance of Letters (JC Form #DE-15	,
	to identify creditors of the estate. The time for filing and presenting creditor's clai	ns has expired.
	h Nation of Administration (10 Farms HDE 457)	All and the control of the control o
	b. Notice of Administration (JC Form #DE-157) was given to all known creditors of	
	date Letters (JC Form #DE-150) were first issued or within 30 days after the person of the creditor was not required as there were no creditors.	onarrepresentative ilist nad knowledge
	of the orealtor was not required as there were no creditors.	

ES	STATE OF			CASE NUMBER	
9.	a. Other than taxes or creditor claims listed in Probate Code section 920 b. Notice pursuant to Probate Code s	1 has any basis for n	naking a claim against the		nat any public entity
	·	Date Mailed			Date Mailed
	☐ Sales and Use Tax		☐ Motor Vehicle Fuel Lice	ense Tax	
	Use Fuel Tax		☐ Franchise and Income	Тах	
	☐ Cigarette Tax		Alcohol Beverage Tax		
	Unemployment Insurance		State Hospital for Ment	ally Disordered	
10.	a. The decedent did not receive and/o Medi-Cal benefits. Notice was not				
	b. The decedent received and/or was Cal benefits. Notice required by F Services on(d certificate of the decedent's pre-de	Probate Code section late), with a copy of	n 9202(a) was sent to the f the decedent's death c	California Departr	ment of Health Care
11.	a. Petitioner knows of no heir that is Department of Corrections or the farm, or other local correctional fa notice is required to be given to the	Department of Yout	h Authority or confined in	any county jail, ro e Code section 92	pad camp, industrial 202(b); therefore, no
	b. Notice pursuant to Probate Code so			e California Victims	Compensation and
12.	Notice pursuant to Probate Code section	9202(c) was given	to the Franchise Tax Boar	d on	(date).
13.	The names and address of all parties en (JC Form #DE-154/GC-035), are as follows:		uding parties who have su	ubmitted a Reques	st for Special Notice
	Name		Address	3	
	Continued on attachment 13				

SDSC PR-165 (Rev. 6/24)

ES	STATE OF				CAS	E NUMBER	
14.	Petitioner allege	s:					
	a. The Proba	te Referee's fee was paid	on	(date).			
	b. All costs of	f administration incurred to	o dated have beer	n paid, except clos	sing expenses	and statutory fee	es, and the estate
		condition to close.		1 / 1	3 1	,	,
		s during the period of adm	-	•	urplus cash in i	nterest-bearing	accounts.
	∐ There was	no cash to invest in inter	est-bearing accou	nts.			
	d. No compe	nsation has been paid fro	m assets to the pe	etitioner or attorne	ey without cour	t order.	
	e. The estate is	solvent insolvent.					
15.	The following In	ventory and Appraisal(s) (JC Form #DE-160)) have been filed	with the court:		
	Date Filed	I		Туре			Amount
		Partial No.:		Supplemental	Corrected/A	mended	
		Partial No.:		Supplemental	Corrected/A	mended	
		Partial No.:		Supplemental	Corrected/A	mended	
		Partial No.:		Supplemental	Corrected/A	mended	
	continued on	attachment 15.		Total Inventory	and Appraisal	Value:	
	a. Petitioner a	ists of	filiate relationships				
		Name	Capac	ity Retained		Relations	hip
	☐ continued on	attachment 17.					
18.	a. No Credito	or's Claim(s) (JC Form #D	E-172) has been f	filed with the cour	t.		
	h 🗆 The follow	ing Craditar's Claim(s) (10	C Form #DE 172)	was filed with the	oourt:		
		ing Creditor's Claim(s) (J0	5 FOIIII #DE-172)	Amount of	Amount	Amount	Data Allaward /
	Date Claim Filed	Claiman	t	Claim	Allowed	Denied	Date Allowed / Denied
				Oldini	7 11101100	Borned	
							+

continued on attachment 18.

ES	STATE OF				CASE NUMBER	R
19.	issued, and v	were treated as filed ustly due; (2) the debt	claims and paids	e received within four month d before the expiration of 30 good faith; (3) the amounts pa	days after the four-m	nonth period, and (1) the
over and above all payments and offsets; and (4) the estate is solvent. Date Paid Payee Description					intion	Amount
	Date Faid	гаус	-	Desci	iption	Amount
	☐ continued on	attachment 19.				
20.	a. Petitioner	r did not take any ac	tion without pric	or court approval under the I	ndependent Administ	tration of Estates Act for
	which not	tice of proposed action	on was required	I.		
		_	` '	prior court approval under t	he Independent Adm	ninistration of Estate Act
	for which	notice of proposed a	•		N (: \A/ :	T 01: 1: D : 1
	Natur	e of Action	Date Action	When & to Whom Notice	Notice Waived	Objections Received
			was Taken	was Given (Name & Date)	(Name & Date)	(Name & Date)
	☐ continued on	attachment 20.				
21.	☐ No federal o	r state estate taxes a	ıre due or paya	ble by the estate. All taxes, i	f any, have been paic	d .
22.	☐ No personal	property taxes are d	ue or payable b	by the estate. All taxes, if any	, have been paid.	
23.	a. No Califor	nia or federal income	e taxes are due	or payable by the estate. Al	I taxes, if any, have b	een paid.
	b. A final inc	ome tax return will be	e filed 🗌 and a	ny taxes due will be paid by	the reserve requeste	d at item 27.
24.	a. Statutory fee	due to petitioner as	personal repres	entative is [] (amount)		WAIVED.
	b. Statutory fee	due to petitioner's at	torney is 🗌 (ar	mount)	WAIVED.	

ES	STATE OF				CASE NUMBER	
24.		ory fees are calculated	l as follows:			
	(1)	Total Inventory & Appraisal Value		4% of the firs	t \$100,000	
	(2)	Receipts*		3% of the nex	t \$100,000	
	(3)	Gains on Sales*		2% of the nex	t \$800,000	
	(4)	Losses on Sales**		1% of the next \$	59,000,000	
	Total C	alculation of Estate (1+2+3-4)		½ of 1% of the next \$1	5,000,000	
				Total Statutory Com	pensation	
25.	** Losses	s, <i>if any</i> , <u>must</u> be inclustioner requests payme	s in fee calculation, schedules uded in fee calculation and schent of extraordinary fees in the a .2C.4 is submitted herewith	hedules attached, even in	f account herein is wa	nived.
26	to S	DSC Local Rule 4.16	nt of extraordinary fees in the a .2C.4 ☐ is submitted herewith ent of costs/reimbursements fo	n ☐ will be submitted prid	or to the hearing.	
20.		ne amount of				
		orney requests paymente amount of	ent of costs/reimbursements for			
27.						
	Note: If the	he account herein is i	y Recorder fees other: not waived and the amount with red prior to the discharge of th	thheld is more than \$5,0	00, a supplemental ad	
28.		•	C Form #DE-150)	will expire on	(date) and r	equests that they
29.			stribution(s) has been made:			1
	Date of C Authoriz Distribu	zing	To Whom Made	Amount/Ass	et Distributed	Receipts Filed (Date)
	contin	ued on attachment 29.				

ESTATE OF		CASI	E NUMBER	
30. Assets on hand at the end of report period:		I		
Total Value of Non-Cash Assets on Hand:				
Total Value of Cash Assets on Hand: _				
_	Less:	•		
Ctatutam, Damanal Damasantativa Face				
Statutory Personal Representative Fees:				
Reimbursement of Costs:				
_		1		
Remaining Cash Assets for Distribution:				
31. a. \square Petitioner alleges distribution of the es	tate should be made by inte	estate succession.	The names and i	relationship to
decedent of all heirs are as follows:	•			
continued on attachment 31a.				
b. Detitioner alleges distribution of the expression of the expr	state should be made pursu	uant to decedent's	s Will/Codicil(s). T	he dispositive
provisions are as follows (must be verb	atim):			
continued on attachment 31b.				

ES	STATE OF	CASE NUMBER
32.	☐ Other allegations:	
	continued on attachment 32.	
WH	IEREFORE, Petitioner prays for an order of this court as follow	/s:
1.	The report and \square account \square waiver of account of the personal re	epresentative is approved.
2.	All acts of the petitioner as personal representative reported to the	e court are approved.
3.	a 🗌 Payment to petitioner in the amount of	representing statutory fees.
	b. Payment to petitioner's attorney	(name) in the amount of
	representing statutory fees.	
4.	a. Payment to petitioner in the amount of	representing extraordinary fees.
	b. Payment to petitioner's attorney	(name) in the amount of
	representing extraordinary fees.	
5.	a. Reimbursement of costs to petitioner in the amount of	·
	b. Reimbursement of costs to petitioner's attorney	(name) in the amount of
	·	
3.	A reserve in the amount of	
7.	☐ Letters (JC Form #DE-150) reissued/extended to expire on	(date).
8.	Other orders:	
	continued on attachment A.	

number.)		, proporty, mora	 legal descriptior	., and accessor 5

CASE NUMBER

ESTATE OF

ESTATE OF	CASE NUMBER
10. Distribution of any property of the estate acquired or discovered after the cany unused portion of the reserve, if any, is approved as follows:	court order for final distribution is made, including
continued on attachment C.	
Date:	
Type or print name	Signature of Attorney
I declare under penalty of perjury under the laws of the State of California	that the foregoing is true and correct.
Date:	
Type or print name	Signature of Petitioner
Type or print name	Signature of Petitioner

2		DE-120
ATTORNEY OR PARTY WITHOUT A	TTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.:	FAX NO. (Optional):	
EMAIL ADDRESS (Optional):		
ATTORNEY FOR (name):		
	IFORNIA, COUNTY OF SAN DIEGO	-
ı	NTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101	
ESTATE OF (name):	IN THE MATTER OF (name):	
	DECEDENT TRUST OTHER	
NOTICE OF I	HEARING—DECEDENT'S ESTATE OR TRUST	CASE NUMBER:
	ed by law. You are not required to appear in court, but you If you do not respond or attend the hearing, the court may a	
NOTICE is given that (fiduciary or representation has filed a petition, application).		scribe):*
NOTICE below.	port of the status of a decedent's estate administration made und	
2. A HEARING on the ma	atter described in 1 will be held as follows:	
Hearing > Date:	Name and address of Time:	court, if different from above:
Date Dept.:	Room:	
	NOTICE	
	If the filing described in 1 is a report of the status of a de	cedent's estate

administration made under Probate Code section 12200,

YOU HAVE THE RIGHT TO PETITION FOR AN ACCOUNTING UNDER SECTION 10950 OF THE PROBATE CODE.



Requests for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the hearing. Contact the clerk's office or go to www.courts.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Response (form MC-410). (Civ. Code, § 54.8.)

^{*} Do not use this form to give notice of a petition to administer an estate (see Prob. Code, § 8100, and use form DE-121), notice of a hearing in a guardianship or conservatorship case (see Prob. Code, §§ 1511 and 1822, and use form GC-020), or notice of a hearing on a petition to determine a claim to property (see Prob. Code, § 851, and use form DE-115/GC-015).

_				DE-12
Ĺ	ESTATE OF (name):	E MATTER OF (name):		CASE NUMBER:
		DECEDENT TRUST	OTHER	
		CLERK'S CERTIFICATE OF PO	OSTING	
	I certify that I am not a party to this can A copy of the foregoing Notice of Hear a. was posted at (address):			
	b. was posted on (date):			
Da	ate:	Clerk, by		, Deputy
		PROOF OF SERVICE BY M	IAIL*	
1.	I am over the age of 18 and not a part	ty to this cause. I am a resident of or en	mployed in	the county where the mailing occurred.
2.	My residence or business address is ((specify):		
3.	I served the foregoing Notice of Hearing—Decedent's Estate or Trust on each person named below by enclosing a copy in an envelope addressed as shown below AND			
	 a depositing the sealed envelope on the date and at the place shown in item 4 with the U.S. Postal Service with the postage fully prepaid. 			
	business practices. I am rea mailing. On the same day th	llection and mailing on the date and at dily familiar with this business's practic at correspondence is placed for collect U.S. Postal Service in a sealed envelo	ce for collection and ma	eting and processing correspondence for ailing, it is deposited in the ordinary
4.	a. Date mailed:		,	g, F F
-	b. Place mailed (city, state):			
5.	I served with the Notice of Hear of the Notice.	ing—Decedent's Estate or Trust a copy	y of the pet	ition or other document referred to in item 1
Ιd	leclare under penalty of perjury under th	ne laws of the State of California that th	ne foregoin	g is true and correct.
Da	ate:		ė.	
_				
	(TYPE OR PRINT NAME)			(SIGNATURE)
		ADDRESS OF EACH PERSON TO WH		
1.	Name.	Address (street o	& number,	city, state, zip code)
2.				
۷.				
3.				
4.				
5.				
	Continued on an attachment. (Y form DE-120(MA)/GC-020(MA).	ou may use Attachment to Notice of H. for this purpose.)	learing Prod	of of Service by Mail,

* Do **not** use this form for proof of personal service. You may use form DE-120(P) to prove personal service of this Notice.

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY				
TELEPHONE NO.: FAX NO. (Optional):					
EMAIL ADDRESS (Optional): ATTORNEY FOR (Name):					
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO					
CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101					
ESTATE CONSERVATORSHIP GUARDIANSHIP OF					
(Name):					
DECEDENT CONSERVATEE MINOR					
EX PARTE PETITION FOR FINAL DISCHARGE AND ORDER	CASE NUMBER:				
 Petitioner is the personal representative conservator guardian of the estate of the above-named decedent, conservatee, or minor. Petitioner has distributed or transferred all property of the estate as required by the final order and all preliminary orders for distribution or liquidation filed in this proceeding on (specify date each order was filed): 					
 a. All personal property, including money, stocks, bonds, and other securities, has been delivered or transferred to the distributees or transferees as ordered by the court. The receipts of all distributees or transferees are now on file or are filed with this petition. Conformed copies of all receipts previously filed are attached on Attachment 2. b. No personal property is on hand for distribution or transfer. c. Real property was distributed or transferred. The order for distribution or transfer of the real property; the personal representative's, conservator's, or guardian's deed; or both, were recorded as follows (specify documents recorded, dates and locations of recording, and document numbers or other appropriate recording information): 					
 d. No real property is on hand for distribution or transfer. e. No receipts are required because Petitioner is the sole distributee. f. The minor named above attained the age of majority on (date): 3. Petitioner requests discharge as personal representative, conservator, or guardian of the estate I declare under penalty of perjury under the laws of the State of California that the foregoing is true 					
Date:					
<u> </u>					
	TURE OF PETITIONER)				
ORDER FOR FINAL DISCHARGE					
THE COURT FINDS that the facts stated in the foregoing <i>Ex Parte Petition for Final Discharge</i> are	true.				
THE COURT ORDERS that (name): is discharged as personal representative conservator guardian of the decedent, conservatee, or minor, and sureties are discharged and released from liability for all acts	e estate of the above-named subsequent hereto.				
Date:					
JUDIO SIGNATURE FOLLOWS LAST	CIAL OFFICER ATTACHMENT. Page 1 of 1				