SEVENTH CIRCUIT COURT FOR THE TWENTIETH JUDICIAL DISTRICT METROPOLITAN NASHVILLE / DAVIDSON COUNTY, TENNESSEE

(EXCLUSIVE PROBATE JURISDICTION)

SMALL ESTATE PETITION FOR LIMITED LETTERS OF AUTHORITY FOR ESTATES WITHOUT A WILL

This petition is to be used to file for an alternative small estate administration of a deceased person's estate pursuant to The Small Estates Act, T.C.A. §§ 30-4-101 et seq.

FILING FEES	FORMS REQUIRED	ADDRESS OF CIRCUIT COURT CLERK'S OFFICE
WITHOUT WILL: \$100.50 CASH, CHECK OR CREDIT CARD ONLY!	 Small Estate Petition Consents to serve from ALL heirs in order to waive bond Death Certificate (certified copy required) 	Davidson County Circuit Court Clerk's Office 1 Public Square, Room 302 Nashville, TN 37201

CONSENTS REQUIRED TO BE FILED FOR ALL HEIRS OF THE DECEASED PERSON

PLEASE NOTE THAT UNDER The Small Estates Act, T.C.A. §§ 30-4-101 et seq. (2023), IT IS REQUIRED TO FILE CONSENTS FROM ALL HEIRS IN LIEU OF A BOND REQUIREMENT PRIOR TO LIMITED LETTERS OF AUTHORITY BEING ISSUED

Requirements:

- **VALUE:** Total value of all personal property owned by the deceased at death must be \$50,000 or less. Personal property does not include real estate (such as house or land).
- **RESIDENCE**: The deceased must have resided in Davidson County when he or she died.
- **WAIT PERIOD:** Forty-five (45) days must have passed since deceased's death. If you urgently need to access property prior to the end of 45 days, file a request in writing with the Court describing the reasons why expedited access is needed.
- AUTHORITY TO FILE: In order to have authority to file this petition, you must be an heir at law or have signed consents.
- **DEATH CERTIFICATE** (Certified Copy Required).
- NAME OF DECEASED: You must state the deceased's full LEGAL NAME, not nickname.
- **DATE OF HEARING:** The Clerk will give you the court hearing date when you file the Petition and consents.

PLEASE NOTE...

The clerk's office is authorized by T.C.A. § 30-4-103(1)(B) to assist you in completing this form but is <u>prohibited</u> from giving you legal advice. If you have any legal questions, we urge you to consult an attorney.

NOTICE OF FILING

Notice must be given of this action to all heirs at law. Note that minors and incompetent (i.e., mentally disabled) adults cannot give consent. Consent may be possible through a custodial parent, guardian, conservator or agent under a power of attorney. It is the responsibility of the petitioner to provide a filed copy of the petition for limited letters of authority and proper notice of the hearing date to each heir.

CONSENTS OR BOND NECESSARY

Pursuant to TCA §30-4-103, the petitioner for the limited letters of authority shall make the bond payable to the court clerk. The amount of bond must be equal to the value of the deceased's property listed in the Petition. Bond is not required if consents are obtained from all heirs. Please note bond will need to be secured or consents obtained and filed with the clerk prior to the scheduling of a hearing date in this matter.

FOREIGN LANGUAGE OR SIGN LANGUAGE INTERPRETER

If you need the assistance of an interpreter at the hearing, notify the court clerk or request an interpreter from the trial courts (trialcourts.nashville.gov). Please note there is no charge to the Petitioner for interpretation services.

SEVENTH CIRCUIT COURT FOR THE TWENTIETH JUDICIAL DISTRICT METROPOLITAN NASHVILLE / DAVIDSON COUNTY, TENNESSEE

(PROBATE DIVISION)

Τ	PROBATE CLERK USE ONLY SMALL ESTATE ORDER	

IN RE:
ESTATE OF:

SMALL ESTATE PETITION FOR LIMITED LETTERS OF AUTHORITY FOR A DECEASED ESTATE WITHOUT A WILL

s:	een convicte			ies or served a sen	
ot (circle one) b	een convicte				
ot (circle one) b	een convicte				
to file this Petit					.
	ion for Limit	ed Letters of A	Authority of a Sm	nall Estate is:	
an heir at law t relationship to t			ır		_ ·
_			nted in writing fo	or me to serve and	am
that authority,	such as a por	wer of attorne	y). Please also c	heck the box indica	
s full legal name	e was				
died on the	(day of		, 20	at age
tl 1	those eligible as g those consent n filing on behalf that authority, so the person you's full legal name	those eligible as an heir at law g those consents with the cla n filing on behalf of someone that authority, such as a pow y the person you are represe 's full legal name was	those eligible as an heir at law have conserged those consents with the clerk. In filing on behalf of someone (you must attempt that authority, such as a power of attornery the person you are representing would here. If full legal name was	those eligible as an heir at law have consented in writing for g those consents with the clerk. In filing on behalf of someone (you must attach the letter of that authority, such as a power of attorney). Please also continue the person you are representing would have authority to a full legal name was	those eligible as an heir at law have consented in writing for me to serve and I g those consents with the clerk. In filing on behalf of someone (you must attach the letter of authority that give that authority, such as a power of attorney). Please also check the box indically the person you are representing would have authority to serve. If someone (you must attach the letter of authority that give that authority, such as a power of attorney). Please also check the box indically the person you are representing would have authority to serve. If someone (you must attach the letter of authority that give that authority, such as a power of attorney). Please also check the box indically the person you are representing would have authority to serve.

8. If outside the U.S., death was in		
	cle one) an owner of an ongoing business or economic e	nterprise. If
By placing my in deceased person occurred	itials here, I confirm that a thorough search for land no Will was found.	a Will of the
	10. DEBTS OF THIS ESTATE	
☐ The deceased did NOT hav	ve any unpaid debts at the time of death.	
The deceased left the followard (you may also include the j	owing known debts that were unpaid at time of death funeral and burial debts):	
Creditor Name and Account Number	Creditor's Mailing Address Including City, State and Zip Code	Amount of Debt
		\$
		\$
		\$
		\$
		\$ □ NOW PAID
		\$ □ NOW PAID
		\$ □ NOW PAID
☐ This list is continued on a seco	nd sheet I've attached.	

11.ASSETS OF THIS ESTATE

	The deceased owne	ed real estate (house, land, etc.) The deceased did not	own real estate.
	PLEASE NOTE THE F	FILING OF A SMALL ESTATE PETITION IS NOT VALID FOR TH REAL ESTATE.	HE TRANSFER OF
dis co Est	operty (not real esta scover that the dece nvert this small esta By placi tate, I have <u>no autho</u>	ing my initials here, I certify that the total value of the decite), as I've specifically listed on the next page, amounts to assed's assets were more than \$50,000, I will file a petition te administration to a full estate administration. Ing my initials here, I confirm that I understand that as Afrority to claim, transfer, or distribute any assets owned by page. I understand I may amend this Petition if needed but effective.	o \$50,000 or less. If I n with the Court to fiant of this Small the deceased that are
bu	t not those items ow	he following items of personal property. Please include tho ned jointly with a right of survivorship or owned as tenant ace policies payable to the deceased or his/her estate.	• •
	Type of Asset	Description	Amount
	Please list general category, such as Checking Account, Car, Household furnishings, etc.	Please be specific include company name; account numbers; year, Make, Model and VIN numbers for vehicles; numbers identifying the instrument, check, or policy, date of note. Please also note location of asset.	If unknown , give best estimate. When estimated , write "Est." before amount.
1	, , , ,		\$
2			\$
3			\$
1			\$
5			\$
3			\$

TOTAL ASSETS (Fair Market Estate):

12.HEIRS AT LAW CERTIFICATION

a) Did the deceased have a SPOUSE that was living at the time of deceased's death? i.e. deceased got married and they never got a legal divorce	☐ YES	□ NO		
b) Did the deceased have a CHILD, GRANDCHILD, GREAT GRANDCHILD, or GREAT-GREAT GRANDCHILD living at the time of deceased's death? include adopted children but do NOT include step-children	□ YES	□ NO		
IF YOU CHECKED YES, WRITE THESE NAMES IN THE BOX ON THE NEXT PAGE:	WRITE T	HE SPOUSE'S		
NAME IF YOU CHECKED YES TO (a) ABOVE, AND IF YOU CHECKED YES FOR (b) WRITE THESE NAMES:				
CHILDREN: list only if alive when deceased died. GRANDCHILDREN: list only if alive when deceased died AND that grandchild's parent was a child of deceased who died before deceased.				
GREAT-GRANDCHILDREN: list only if alive when deceased died, AND that great-grandchild's parent was a grandchild of the deceased but died before deceased AND 				
2) that great-grandchild's grandparent was a child of deceased but died before deceased (if a great-grandchild would have been an heir but died before deceased, that person's children would be heirs if living when deceased died, and so-on.)				
THESE WILL BE THE ONLY HEIRS AT LAW - DO NOT CONTINUE	E ON THI	IS PAGE.		
IF YOU CHECKED NO IN BOTH BOXES ABOVE: c) Did the deceased have a PARENT living at the time of his/her death?	☐ YES	□ NO		
IF YOU CHECKED YES, WRITE THE NAMES OF THE PARENTS LIVING AT THE TIME OF DECEASED'S DEATH IN THE BOX ON THE NEXT PAGE.				
THESE WILL BE THE ONLY HEIRS AT LAW - DO NOT CONTINUE ON THIS PAGE.				
IF YOU CHECKED NO IN ALL BOXES ABOVE: d) Did the deceased have a SIBLING (BROTHER/SISTER), or a descendant of	☐ YES	□ NO		
the sibling (NIECES/NEPHEWS, GREAT-NIECES/GREAT-NEPHEWS, etc.) living at the time of his/her death?	L 113			
IF YOU CHECKED YES, WRITE THESE NAMES IN THE BOX ON THE NEXT PAGE:				
BROTHER OR SISTER: list only if alive when deceased died. A NIECE OR NEPHEW: list only if alive when deceased died AND that niece/nephew's parent was				
a brother or sister of deceased and died before deceased.				
GREAT-NIECE/GREAT NEPHEW: list only if alive when deceased died, AND 1) that great-niece/great nephew's parent was a niece or nephew of the deceased but died before deceased AND				
2) that great-niece/nephew's grandparent was a brother or sister before deceased	of decea	sed but died		
(if a great-niece/nephew would have been an heir but died before decease children would be heirs if living when deceased died, and so-on.)	d, that pe	erson's		
THESE WILL BE THE ONLY HEIRS AT LAW.				

IF YOU CHECKED NO IN ALL BOXES ON THE LAST PAGE:				
e) Did the deceased have a MATERNAL GRANDPARENT (mother's side of the	☐ YES	□ NO		
family) living at the time of his/her death?				
f) Did the deceased have a PATERNAL GRANDPARENT (father's side of the	☐ YES	□ NO		
family) living at the time of his/her death?				
STEP ONE: IF YOU CHECKED YES TO BOTH: WRITE THE GRANDPARENTS' NAMES LIV	VING WHEN	V		
DECEASED DIED IN THE BOX BELOW. THOSE ARE THE ONLY HEIRS AT LAW. GO TO N	IEXT PAGE.			
IF YOU CHECKED YES TO ONE AND NO IN THE OTHER ONE: WRITE THE NAME(S) OF	F THE LIVIN	IG		
GRANDPARENT(S) AT DECEASED DEATH IN THE BOX BELOW AND PROCEED TO STEE	TWO BELO	OW.		
IF YOU CHECKED NO TO BOTH, PROCEED TO STEP TWO BELOW.				
STEP TWO: WRITE THESE NAMES IN THE BOX BELOW ONLY IF ALL BOXES ON PREC	CEDING PA	GE WHERE		
CHECKED "NO" AND AT LEAST ONE BOX ABOVE IS CHECKED "NO":				
AUNT OR UNCLE: list only if alive when deceased died AND both parents of that aunt or uncle				
died before deceased.				
COUSIN: list only if alive when deceased died AND				
1) that cousin's parent was an aunt or uncle of the deceased but died before deceased &				
 that cousin's grandparents were also grandparents of the deceased before deceased 	ed and BOT	'H died		
(if a cousin would have been an heir but died before deceased, that	person's ch	nildren		
would be heirs if living when deceased died, and so-on.)				
By placing my initials have I confirm that to the Court that	ac Dotitio	nor of this		
By placing my initials here, I confirm that to the Court that a				
Small Estate, I have provided a copy of this Small Estate Petition and I	Notice of	Hearing		
to all heirs of the deceased in accordance with Davidson County Proba	ate practi	ce.		

13.THE HEIRS AT LAW

Name	Complete Mailing Address Including City, State and Zip Code /E-MAIL	Relationship to Deceased	Current Status
			UNDER 18 NOW DECEASED Consent filed for Waiver of Bond
			UNDER 18 NOW DECEASED Consent filed for Waiver of Bond
			UNDER 18 NOW DECEASED Consent filed for Waiver of Bond
			UNDER 18 NOW DECEASED Consent filed for Waiver of Bond
			UNDER 18 NOW DECEASED Consent filed for Waiver of Bond
			UNDER 18 NOW DECEASED Consent filed for Waiver of Bond
			UNDER 18 NOW DECEASED Consent filed for Waiver of Bond
☐ This list is continued o	n a second sheet I've attached.		,

OATH

I AFFIRM UNDER OATH THAT EVERYTHING ON THIS PETITION IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND I UNDERSTAND I MAY BE SUBJECT TO THE PENALTY OF PERJURY FOR A FALSE OR MISLEADING PETITION. I AM WILLING TO COLLECT AND PRESERVE ALL ASSETS, PAY ALL CREDITORS, AND DISTRIBUTE TO THE HEIRS. I AM REQUESTING LIMITED LETTERS OF AUTHORITY TO ADMINISTER ONLY THE ASSETS IDENTIFIED IN THIS PETITION.

VOUR		PHONE #:		
YOUR SIGNATURE:	X:	EMAIL ADDRESS:		
STATE OF TENNES				
Personally appeared before me, Notary Public/Deputy Clerk, the said				
that the Petit	g sworn, deposes and says, subject to the penalty of paid is not false or misleading and that the Petitiduties imposed upon her or him.			
SWORN AND SUB	SCRIBED BEFORE ME, THISDAY OF	,20		
NOTARY PUBLIC/ DEPUTY CLERK	, X	COMMISSION EXPIRES:		

In the Circuit Court of Davidson County, Tennessee (Probate Division)

CONSENT TO APPOINTMENT OF PERSONAL REPRESENTATIVE WITHOUT BOND OR NOTICE OF HEARING

IN THE ESTATE OF:		DOCKET NO.
Deceased		DOCKET NO:
am one or more of the following [select a	ıll that apply]:	
Adult beneficiary of the above describe	d estate.	
Power of attorney for an adult beneficial [attach copy of power of attorney].	ary of this estate	whose name is
Conservator of an adult beneficiary of t [attach conservatorship order or letter]		name is hip].
Guardian of a minor beneficiary of this [attach guardianship order or letters of		ne is
Custodian of a minor beneficiary of this [attach court order].	s estate whose na	me is
Parent of a minor beneficiary of this est [attach copy of birth certificate].	tate whose name	is
ond. I do not require notice of a hearing o his day of PRINT NAME:		
4DDD566		
State of County of		I certify under penalty of perjury that the foregoing is true and correct.
	OR	
Sworn to and subscribed before me, this, 20		
Sworn to and subscribed before me, this		Signature