IN RE: ESTATE OF Case No. Deceased PETITION FOR ADMINISTRATION **Intestate (No Will)** Petitioner(s), ______, alleges: 1. Petitioner(s) has/have an interest in the above estate as the the decedent. Petitioner(s)'s address is _______, and the name and address of petitioner(s)'s attorney are set forth at the end of this petition. 2. Decedent, ______, whose last known address was _____, and the last four digits of whose social security number are ______ at _____, in _____ County, Florida. On the date of death, decedent was domiciled in Seminole County, Florida, and died intestate. 3. So far as is known, the names of the beneficiaries of this estate and of the decedent's surviving spouse, if any, their addresses and relationships to decedent, and the years of birth of any who are minors, are: NAME ADDRESS RELATIONSHIP YEAR OF BIRTH (if Minor) 4. Venue of this proceeding is in this county because it was the county of the decedent's residence at the time of the decedent's death. 5. Petitioner(s), ______, whose address is

_____, is qualified to serve as

 6. 7. 	personal representative of the decedent's estate because he/she/they has not been convicted of a felony, is mentally and physically able to perform the duties of personal representative, is 18 years of age or older, and is/is not a resident of Florida, and is related to decedent as and is qualified to serve as personal representative under the provisions of Florida Statutes, section 733.304. Petitioner(s),, has/ have not been convicted in any state or foreign jurisdiction of abuse, neglect or exploitation of an elderly person or a disabled adult as those terms are defined in Florida Statutes section 825.101. The following person has equal or higher preference to be appointed personal	
	representative and will be served with formal notice a	
	NAME SERVED	WITH FORMAL NOTICE
8.	The nature and approximate value of the assets in this NATURE OF ASSETS	estate are: APPROXIMATE VALUE
P	arcel ID:	
L	egal Description:	
10	This estate will not be required to file a federal estate. After the exercise of reasonable diligence, petitioner i wills or codicils of the decedent. Domiciliary or principal probate proceedings [] are [in another state or country. Petitioner(s) requests that be an of the estate of the decedent.	s unaware of any unrevoked

Under penalties of	perjury, I declare that	t I have read the foregoing, and the facts alleged
are true, to the bes	t of my knowledge an	d belief.
Signed on this	day of	
		Signature of Petitioner
		Printed Name
		Ci an atoma of Datition on
		Signature of Petitioner
		Printed Name
		i iiiica i taiic

IN RE:	THE ESTATE OF:
PROBA	ATE DIVISION
	CASE NO:
Decease	ed/
State of	· ·
County	of
	AFFIDAVIT OF HEIRS
decedent please p	For purposes of this document, you must list ALL RELATIVES (as indicated below) of the t, including yourself, if applicable. If the relative was deceased at the time of the decedent's death, provide the deceased relative's name, indicate deceased, and approximate date of death. When that you must indicate if the relationship is that of a half-relative (i.e. half-brother or half-sister).
	WHO ARE YOU?
1. Name	::
	Address and telephone number:
-	I am am not related to the decedent as follows:
	I have known the decedent for years.
]	Decedent died on
	WHO IS THE DECEDENT'S SPOUSE AT THE TIME OF DEATH?
_	se of the Decedent. Provide name, address and date of birth; or if deceased, provide name, indicated, and approximate date of death.
;	Spouse Name:
	Address:
-	Is Spouse Deceased? Yes or No
]	Date of Birth:
]	Date of Death:

WHO ARE THE DECEDENT'S CHILDREN AND GRANDCHILDREN?

3.a. Children of the Decedent (Provide name, address and date of birth; or if deceased, provide name, indicate deceased, and approximate date of death). If any children are NOT biologically related to BOTH the decedent and the spouse at the time of death, provide the name of that particular child's other biological parent.
Children Names, Date of Birth, and Addresses:
3.b. List the full name of grandchildren of the Decedent, making sure to provide the name of such grandchild's parents, and include the address and date of birth of each grandchild.
Grandchildren Names, Date of Birth and Addresses:

WHO ARE THE DECEDENT'S PARENTS?
4. Parents of the Decedent. (Provide name, date of birth and address; or if deceased, provide name, indicate deceased, and approximate date of death).
WHO ARE THE DECEDENT'S SIBLINGS?
5. Siblings and descendants of deceased siblings. You must indicate whether the relationship is that of a full sibling or a half-relative (i.e. half-brother or half-sister). (Provide name, date of birth and address; or if deceased, provide name, indicate deceased, and approximate date of death).

6. Aunts and uncles of the Decedent. (Please proprovide name, indicate deceased, and approximate	evide name, date of birth and address; or if deceased, the date of death).
Under penalties of perjury, I declare that stated therein are true.	I have read the foregoing Affidavit of heirs and the fact
	Affiant
	Print Name of Affiant
	Address of Affiant
State of	
City ofCounty of	
Subscribed and sworn before me on	(date).
Personally known	Natory Public or Domety Cloub
	Notary Public or Deputy Clerk
Produces identification	Print, type or stamp commissioned
Type of identification:	name of Notary or deputy clerk

IN RE: ESTATE OF	CASE NO:
NOTICE OF CONFIDENTIAL	INFORMATION WITHIN COURT FILING
	lministration 2.420(d)(2), the filer of a court record at the time al information is included within the document being filed;
·	lies to the identified information; and identify the precise
location of the confidential information within t	
Title/Type of Documents(s):	
Indicate the applicable confidentiality prov	vision(s) below from Rule 2.420(1)(B), by specifying the
location within the document on the space pr	ovided:
Chapter 39 records relating to dependent	ey matter, termination of parental rights, guardians as litem,
child abuse, neglect and abandonment. §	39.0132(3), Fla. Stat. (If the document is filed within a
Chapter 39 case, this form is not required	1.)
Adoption records. §63.162, Fla. Stat. (If	the document is filed within a Chapter 63 adoption case, this
form is not required.)	
Social Security, bank account, charge, de	ebit, and credit card numbers in court records. §119.0714(1)(i)-
(j), (2)(a)-(e), Fla. Stat. (Unless redaction	n is requested pursuant to §119.0714(2), Fla. Stat. this
information is exempt only as of January	1, 2012).
HIV test result and patient identity within	n the HIV results. §381.004(2)(e), Fla. Stat.
Sexually Transmitted diseases— test rest	ults and identity within the test results when provided by the
Department of Health or the department'	s authorized representative. §384.29, Fla. Stat.
Birth and death certificates, including co	urt-issued delayed birth certificates and fetal death certificates.
§382.008(6) and §382.025(1)(a), Fla. Sta	ıt.
Identifying information in petition by mi	nor for waiver of parental notice when seeking to terminate
pregnancy. §390.01116, Fla. Stat. (If the	document is filed within a Ch. 390 waiver of parental notice
case, this form is not required.)	
Identifying information in clinical menta	l health records under the Baker Act. §394.4615(7), Fla. Stat.
Records of substance abuse service prov	iders which pertain to the identity, diagnosis, and prognosis of
and service provision to individuals who	have received services from substance abuse service

providers. §397.501(7), Fla. Stat.

 Identifying information in clinical records of detained criminal defendants found incompetent to
proceed or acquitted by reason of insanity. §916.107(8), Fla. Stat.
 Estate inventories and accountings. §733.604(1), Fla. Stat.
 Victim's address in domestic violence action on petitioner's request. §741.30(3)(b), Fla. Stat.
 Information identifying victims of sexual offenses, including child sexual abuse. §119.071(2)(h) and
§119.0714(1)(h), Fla. Stat.
 Gestational surrogacy records. §742.16(9), Fla. Stat.
 Guardianship reports and orders appointing court monitors in guardianship cases. §744.1076 and
§744.3701, Fla. Stat.
 Grand jury records. Ch 905, Fla. Stat. (If the document is filed in a Ch. 905 grand jury proceeding this
form is not required.)
 Information acquired by courts and law enforcement regarding family services for children.
§984.06(3)-(4), Fla. Stat. (If the document is filed in a Ch. 984 family services for children case, this
form is not required.)
 Juvenile delinquency records. §985.04(1) and §985.045(2), Fla. Stat. (If the document is filed in a Ch.
985 juvenile delinquency case, this form is not required.)
 Information disclosing the identity of persons subject to tuberculosis proceedings and records of the
Department of Health in suspected tuberculosis cases. §392.545 and §392.65, Fla. Stat.
 Complete presentence investigation reports. Fla. R. Crim. P. 3.712.
 Forensic behavioral health evaluations under Chapter 916. §916.1065, Fla. Stat.
 Eligibility screening, substance abuse screening, behavioral health evaluations, and treatment status
reports for defendants referred to or considered for referral to a drug court program. §397.334(10)(a),
Fla. Stat.
G) (CD v)
Signature of Petitioner
Printed Name of Petitioner

Note: The clerk of court shall review filings identified as containing information to determine whether the information is facially subject to confidentiality under the identified provision. The clerk shall notify the filer in writing within 5 days if the clerk determines that the information is NOT subject to confidentiality, and the records shall not be held as confidential for more than 10 days, unless a motion is filed pursuant to subdivision (d)(3) of Rule 2.420.

IN RE: ESTATE OF		FILE No:
	/	DIVISION
DECEASED		
ORDER A	PPOINTING PERSONAI (intestate—single/m	
On the petition of		for administration
of the estate of	, dec	ceased, the court finding that the deceden
died on	_,, and that	is entitled to
appointment as personal repr	resentative of election by m	najority heirs, and is qualified to be
personal representative, it is		
ADJUDGED that		is appointed personal representative
of the estate of the decedent,	and that upon taking the pr	rescribed oath, filing designation and
acceptance of resident agent,	, and filing bond in sum of S	\$, letters of administration
shall be issued.		
DONE and ORDER	RED on,	, 20 in Chambers in
Sanford, Seminole County, I	Florida.	
_	CIRCUIT JUDGE	

IN RE: ESTATE OF:	File No:
	/
Deceased.	
OA	TH OF PERSONAL REPRESENTATIVE
STATE OF	
COUNTY OF	
I,	, (Affiant), state under oath that:
1. I am qualified wi	thin the provisions of sections 733.302, 733.303, and 733.304,
	personal representative of the estate of, deceased. I have reviewed the statutes and understand the ies of perjury, I certify that the following statements are true:
•	ears of age or older.
b. I have nev	ver been convicted of a felony.
c. I have neve	er been convicted in any state or foreign jurisdiction of abuse,
neglect, or exploitation of ar section 825.101, Florida Sta	n elderly person or a disabled adult, as those terms are defined in tutes.
d. I am menta representative.	ally and physically able to perform that duties of personal
e. I am a resid Florida, I am:	dent of the State of Florida, or, if I am not a resident of the State of
a legal	lly adopted child or adoptive parent of the decedent;
	I by lineal consanguinity to the decedent; a spouse or a brother, or niece of the decedent, or someone related by lineal consanguinity
the spea	ouse of a person otherwise qualified under one of the provisions

2. I will faithfully administer the estate of the dec	edent according to law.
3. My place of residence is	, and my
post office address is	·
4. I will promptly file and serve a notice on all int that I would not be qualified for appointment and will incl qualified and the date on which the disqualifying event occurred.	ude the reason I would not then be
5. I will file and serve a notice within 20 days on	all interested persons, in the event
there is a change in my residence address, street address, or	r mailing address.
	Affiant
Sworn to (or affirmed) and subscribed before me b online notarization, this day of	
	Signature of Notary Public- State of Florida
	(Print, Type, or Stamp
	Commissioned Name of Notary
	Public)
Personally Known or Produced Identification	
Type of Identification Produced	

IN RE: ESTATE OF	FILE No:
/	DIVISION
DECEASED	
	ERS OF ADMINISTRATION MULTIPLE REPRESENTATIVE)
TO ALL WHOM IT MAY CONCER	N
WHEREAS,	, a resident of Seminole County,
Florida, died on,	, owning assets in the State of Florida, and
WHEREAS,	has been appointed
personal representative of the estate of	of the decedent and has performed all acts prerequisite to
issuance of Letters of Administration	in the estate,
NOW, THEREFORE, I, the u	ndersigned circuit judge, declare
duly qualified u	nder the laws of the State of Florida to act as personal
representative of the estate of	, deceased, with the full power to
administer the estate according to law	r; to ask, demand, sue for, recover and receive property of
the decedent; to pay the debts of the d	lecedent as far as the assets of the estate will permit and the
law directs and to make distribution of	of the estate according to law.
DONE and ORDERED on	
Sanford, Seminole County, Florida.	
	CIRCUIT JUDGE

IN THE	COURT OF THE 18TH JUDICIAL
CIRCUIT IN AND FOR	SEMINOLE COUNTY, FLORIDA

Defendant/Respondent	
DESIGNATION OF E-MAIL ADDR	RESS FOR A PARTY NOT REPRESENTED BY AN <u>ATTORNEY</u>
governed by the Florida Family La	the Florida Family Law Rules of Procedure; in case w Rules of Procedure, use Florida Supreme Court Family Law Form 12.915**
Pursuant to Fla. R. Gen. Prac. & Jud. Ad designate the e-mail address(es) below for	min. 2.516(b)(1)(C), I, (name) or electronic service of all documents related to this case
By completing this form, I am authorizing	ng the court, clerk of court, and all parties to send copie deadings, or other written communications to me by e-
current e-mail address(es) and that all co	office and the opposing party or parties notified of my opies of notices, orders, judgments, motions, pleadings, case will be served at the e-mail address(es) on record a
(Designated e-mail address)	
	dress(es) (if any))
, ,	
	RTIFICATE OF SERVICE
CEF I certify that a copy hereof has be	RTIFICATE OF SERVICE een furnished to the Clerk of Court for Seminole Count arties used for service)
CEF I certify that a copy hereof has be	een furnished to the Clerk of Court for Seminole Count arties used for service)
CEF I certify that a copy hereof has be and (insert name(s) and address(es) of page 2	een furnished to the Clerk of Court for Seminole Count arties used for service) te) (signature)
CEF I certify that a copy hereof has be and (insert name(s) and address(es) of page 2)	een furnished to the Clerk of Court for Seminole Count arties used for service) (signature) (printed name)
CEF I certify that a copy hereof has be and (insert name(s) and address(es) of page 2)	een furnished to the Clerk of Court for Seminole Count arties used for service)

IN RE: ESTATE OF	FILE No:			
/	DIVISION			
/ DECEASED				
NOTICE TO CREDITORS				
The administration of the estate of _	, deceased, whose			
date of death was,	, is pending in the Circuit Court for Seminole			
County, Florida, Probate Division, the addre	ess of which is P.O. Box 8099, Sanford, FL 32772-			
8099. The name and address of the Personal	Representative are set forth below.			
All creditors of the decedent and oth	er persons having claims or demands against			
decedent's estate, on whom a copy of this no	otice is required to be served, must file their claims			
with this Court ON OR BEFORE THE LAT	TER OF 3 MONTHS AFTER THE TIME OF THE			
FIRST PUBLICATION OF THIS NOTICE	OR 30 DAYS AFTER SERVICE OF A COPY OF			
THIS NOTICE ON THEM.				
All other creditors of the decedent ar	nd other persons having claims or demands against			
decedent's estate must file their claims with	this court WITHIN 3 MONTHS AFTER THE			
DATE OF THE FIRST PUBLICATION OF	THIS NOTICE.			
ALL CLAIMS NOT FILED WITHI	N THE TIME PERIODS SET FORTH IN			
FLORIDA STATUTES SECTION 733.702	WILL BE FOREVER BARRED.			
NOTWITHSTANDING THE TIME	PERIODS SET FORTH ABOVE, ANY CLAIM			
FILED TWO (2) YEARS OR MORE AFTE	ER THE DECEDENT'S DATE OF DEATH IS			

BARRED.

The date of first p	oublication of the	his date notice is
Signed on this	day of	, 20
		SIGNATURE OF PERSONAL REPERSENTATIVE
		PRINTED NAME OF PERSONAL REPRESENTATIVE
		ADDRESS

IN THE CIRCUIT COURT FOR THE EIGHTEENTH JUDICIAL CIRCUIT IN AND FOR SEMINOLE COUNTY, FLORIDA

PROBATE DIVISION IN RE: ESTATE OF FILE NO: _____ DIVISION: DECEASED CONSENT AND WAIVER OF NOTICE The undersigned, whose name is _____ and who has an interest in the estate as _____ acknowledges receipt of a copy of this Petition _____ heretofore filed in this proceeding, waives hearing and notice of hearing thereon, and consents to the entry of an order granting the relief requested in the petition without notice of hearing. Signed on this _____, _____,

(SIGN NAME)

IN RE: ESTATE OF	FILE No:
	DIVISION
NOTICE OF ADMI	
The administration of the estate of	, deceased, is
pending in the Circuit Court for Seminole County, I	Florida, Probate Division, the address of
which is 190 Eslinger Way, Sanford, FL 32773. The	e file number for the estate is
The estate is intesta	ite.

The name and address of the personal representative are set forth below.

Any interested person of whom a copy of the notice of administration is served must be filed with the court, on or before the date that is 3 months after the date of service of a copy of the Notice of Administration on that person, any objection that challenges the validity of the will, venue or jurisdiction of the court. The 3-month time period may only be extended for estoppel based upon a misstatement by the personal representative regarding the time period within which an objection must be filed. The time period may not be extended for any other reason, including affirmative representation, failure to disclose information, or misconduct by the personal representative or any other person. Unless sooner barred by section 733.212(3), Florida Statutes, all objections to the validity of the will, venue or the jurisdiction of the court must be filed no later that the earlier of the entry of an order of final discharge of the personal representative or 1 year after service of the notice of administration.

Persons who my be entitled to exempt property under section 732.402, Florida Statutes, will be deemed to have waived their rights to claim that property as exempt property unless a petition for determination of exempt property is filed by such persons or on their behalf on or before the later of the date that is 4 months after the date of service of a copy of the notice of administration on such parties or the date that is 40 days after the date of termination of any

proceedings involving the construction, admission to probate, or validity of the will or involving any other matter affecting any part of the exempt property.

Unless an extension is granted pursuant to section 733.2135(2), Florida Statutes, an election to take an elective share must be filed on or before the earlier of the date that is 6 months after the date of service of a copy of the notice of administration on the surviving spouse, an agent under chapter 709. Florida Statutes, or a guardian of the property of the surviving spouse; or the date that is 2 years after the date of the decedent's death.

Under certain circumstances and by failing to contest the will, the recipient of the notice of administration may be waiving his or her right to contest the validity of a trust or other writing incorporated by reference into a will.

Perso	nal Rep	resenta	ative	