## Application Guidelines for an INTESTATE FULL ESTATE

### APPLICATION FOR LETTERS OF ADMINISTRATION

This packet contains the following forms:

>Application for Letters of Administration with Instruction Sheet (AOC-E-202)

>Oath/Affirmation (AOC-E-400) > Family History Affidavit

>Appointment of Resident Process Agent (AOC-E-500) >Bond (AOC-E-401)

> Waiver of Personal Representative's Bond (AOC-E-404) > Renunciation of Right to Qualify (AOC-E-200)

>NOTE: Additional forms may be required to begin the qualification process and will be determined based upon the circumstances.

READ FORMS CAREFULLY AS THEY CONTAIN INSTRUCTIONS AND INFORMATION NECESSARY IN THIS PROCESS.

### **ONLINE RESOURCES**

- General Information about the Estate Administration Process
- Estates Division YouTube Video Tutorials
- NC Courts Guide & File Service
- Estates Division Appointment Calendar (Click here to view availability and reserve an appointment.)

### Application for Letters of Administration is available when...

A personal representative wishes to be appointed over an estate when there is no will or when the will cannot be probated.

### **OSTEPS FOR QUALIFICATION...**

- 1. Fill out the Application for Letters of Administration (AOC-E-202)\*
- 2. Heirs must be listed on the form with the full names and addresses
- 3. Oath form (AOC-E-400)\*
- 4. Death Certificate
- 5. Court Filing Fee \$120 (Acceptable forms of payment: Certified check or money order payable to "Clerk of Superior Court.")
  PERSONAL CHECKS ARE NOT ACCEPTED
- 6. If you are *not* a North Carolina resident, complete the Resident Process Agent form (AOC-E-500) appointing a North Carolina resident who will act as your representative for Court service.
- 7. Renunciation of Right to Qualify (AOC-E-200) This form is used to allow heirs to renounce their interest in qualifying to handle the estate, but not their interest in the assets of the estate
- 8. Bond -Corporate Surety (AOC-E-401) Required to be posted based upon asset value according to NC statute. Bonds can be waived in certain circumstances.
- \*This document must be signed in the presence of a notary.

### **EXPLANATION OF TERMS:**

- Decedent: Individual who passed away
- Applicant: Someone who is applying for the position of personal representative (administrator/administratrix)
- Intestate: The decedent died without leaving a will.
- Testate: The decedent died leaving a Last Will & Testament.
- **Heir:** A person who inherits or is entitled by law or by the terms of a will to inherit the estate of another
- Bond/Corporate Surety: Written guaranty or pledge which is purchased from a bonding company (usually an insurance firm) to guarantee some form of performance. If there is a failure, the bonding company will make good up to the amount of the bond.

- Qualification: The possession by an individual of the qualities, properties, or circumstances which render him/her eligible to perform a duty or function.
- Oath: A form of attestation by which a person signifies that he/she is bound in conscience to perform an act faithfully and truthfully.
- Renunciation: The act of voluntarily declining to take up the duties of the office of administrator/administratrix to handle the distribution of estate assets.
- Resident Process Agent: The North Carolina resident selected by the out-of-state applicant to accept mail and other service of process regarding estate matters

Completed filings may be dropped off during normal business hours at:

Mecklenburg County Courthouse, 832 E. 4th Street, Charlotte NC 28202

You may also mail completed filings to:

Clerk of Superior Court, Estates Division, PO Box 37971, Charlotte NC 28237

Estates Phone Number: 704-686-0460 Estates E-Mail: <a href="mailto:mecklenburg.estates@nccourts.org">mecklenburg.estates@nccourts.org</a>

File in Mecklenburg County ONLY IF the decedent was a Mecklenburg County resident on the date of death.

STATE OF NORTH CAROLINA	<b>A</b>		File No.				
County	/			In The General Court Of Justice Superior Court Division Before The Clerk			
IN THE MATTER OF THE ESTAT	E OF						
Name, Street Address, City, State, And Zip Code Of Decedent			APPLICATION				
			EOD I	ETTERS OF ADMINISTRATION			
		IOKL	LITERS OF ADMINISTRATION				
				G.S. 28A-6-1, 28A-12-4			
County Of Domicile At Time Of Death			Date Of Death	Place Of Death (if different from County Of Domicile)			
Name, Street Address, PO Box, City, State, And Zip Code Of App	plicant		Name, Street Address,	PO Box, City, State, And Zip Code Of Co-Applicant			
Legal Residence (County, State)			Legal Residence (Cou	nty, State)			
			,				
Name, Street Address, PO Box, City, State, And Zip Code Of Atte	orney		Attorney Bar No.				
I, the undersigned, applying for letters of administ			_				
<ol> <li>The decedent was domiciled in this county at a nonresident motorist who died in North Card jurisdiction.</li> </ol>				eft property or assets in this county, or was obate or for administration is pending in any			
	ters or ar	m annlying	n after all nersons l	naving prior right to apply have renounced.			
b. I am applying subject to G.S. 28A-6-2(							
c. I am the public administrator appointed			iii riccessary riotice	s be issued.			
	•		actata and have no	t ranguinged my right to do as			
3. I am not disqualified pursuant to G.S. 28A-4-2				, ,			
4. After diligent inquiry, I have determined that the (If there is a court-appointed guardian for any such							
NAME	AGE	R	RELATIONSHIP	MAILING ADDRESS			

### PRELIMINARY INVENTORY

(Give values as of date of decedent's death. Continue on separate attachment if necessary.)

	PART I. PROPERTY OF THE ESTATE												
1.	1. Accounts solely in the name of decedent (List bank, etc., account type, and balance. Do <u>not</u> list account nos.)							unt nos.)		Est. Market	Value		
							\$						
2.	Joint ac	ccounts <u>wi</u> t	<u>t<b>hout</b></u> right c	f survivorsh	ip (List bank, etc., a	ccount type, ba	alance, and join	t owners. D	o <u>not</u> list	account nos.)			
								% (	Owned E	By Decedent			
								% (	Owned E	By Decedent			
								% C	Owned E	By Decedent			
								% C	Owned E	By Decedent			
3.	3. Stocks/bonds/securities solely in the name of decedent or jointly owned <a href="https://www.without">without</a> right of survivorship % Owned By Decede								sy Decedent				
4.	Cash a	and undep	osited che	cks on han	d		-						
5.	House	hold furnis	shings										
6.	Farm p	oroducts, I	ivestock, e	quipment,	and tools								
7.	Vehicle	es											
8.	Interes	sts in partr	nership or s	ole proprie	tor businesses								
9.	Insura	nce, Retire	ement Plar	s, IRAs, aı	nnuities, etc., pa	yable to Est	tate						
10.	10. Notes, judgments, and other debts due decedent												
11.	Miscell	laneous p	ersonal pro	perty									
12.	Estima	ated annua	al income c	f Estate									
					(Base b	ond on this a	mount, if appl	icable.)	TOTAL	PART I.	\$		
		P/	ART II. PI	ROPERTY	WHICH CAN	BE ADDE	D TO EST	ATE IF N	NEEDE	D TO PA	Y CLA	IMS	
1.	Joint a	ccounts wi	th right of su	ırvivorship	List bank, etc., acc	ount type, bala	ance, and joint	owners. Do	not list a	account nos.)	φ.		
											\$		
2.	Stocks/bonds/securities registered in beneficiary form and immediately transferred on death or jointly owned with right of survivorship												
3.				· ·	G.S. 28A-15-10	)							
		•			ot listed elsewh	<u> </u>							
r.		-1410 OWII	-a 2, acoc	_ont and f	.5. 1101.04 01001111			т	ΟΤΔΙ	PART II	\$		
	TOTAL PART II.  \$  PART III. OTHER PROPERTY												
1.	There	is	is not	entireties									
	<ol> <li>There is is not entireties real estate owned by decedent and spouse.</li> <li>There are are not Insurance, Retirement Plans, IRAs, annuities, etc., payable to named beneficiaries.</li> </ol>												
3	There	is	is not	a potentia	al claim for wron	aful death a	risina under	G.S. 28A	-18-2				
	3. There is is not a potential claim for wrongful death arising under G.S. 28A-18-2.  Signature Of Applicant  Signature Of Co-Applicant												
SWORN/AFFIRMED AND SUBSCRIBED TO BEFORE ME			AFFIRM					FORE ME					
Date	•		Signature Of	Person Autho	orized To Administer	Oaths	Date		Signature	e Of Person A	uthorized	To Administe	r Oaths
	Dep	outy CSC	Assista	ant CSC	Clerk Of Superi	ior Court	Dери	uty CSC	As	sistant CSC		Clerk Of Supe	rior Court
	Notary	Date Comm	ission Expires				Date Commiss	ion Expires					☐ Notary
S	EAL	County Whe	ere Notarized				County Where	Notarized					SEAL

# INSTRUCTIONS FOR PRELIMINARY INVENTORY ON SIDE TWO OF APPLICATION FOR LETTERS OF ADMINISTRATION, FORM AOC-E-202, Rev. 8/21

THE CLERK IS THE JUDGE OF PROBATE AND CANNOT PRACTICE LAW OR GIVE LEGAL ADVICE.
ACCORDINGLY, THE CLERK'S STAFF CANNOT HELP YOU FILL OUT THIS FORM. PARTS OF THIS FORM ARE
SELF-EXPLANATORY. HOWEVER, FOR ANY NECESSARY ASSISTANCE, YOU SHOULD CONSULT AN ATTORNEY.

### Application For Letters Of Administration, Form AOC-E-202

If the decedent died without a will, a person authorized under G.S. 28A-4-1 may qualify to administer the estate by applying to the Clerk of Superior Court using this form. Side Two of this form contains a preliminary listing of the assets of the estate. This part of the form is intended as a preliminary report to the clerk, heirs and creditors of the nature and probable value of the property, real and personal, wherever located, owned by the decedent as of the date of death.

#### **General Instructions:**

Type or print neatly in black ink.

All values reported should be the **fair market value** of the item **as of the date of death**. If there is not sufficient space on the form, continue on a separate attachment.

Except where instructed to itemize, you should report in a lump sum the estimated total value of all property in each category. A complete itemization and valuation of decedent's property must be listed on the Inventory Form (AOC-E-505) and filed with the clerk within three months after qualifying.

- "Account" includes accounts in banks, savings and loans and other financial institutions, including money market accounts with brokerage houses or similar institutions.
- "Joint account with right of survivorship" is an account in the name of two or more persons in which the deposit agreement (1) is signed by all parties and (2) expressly provides that, upon the death of one of the joint depositors, the interest of the decedent passes to the survivor(s). Any joint account which is not "with right of survivorship" is a joint account without right of survivorship.
- "Stocks or bonds with right of survivorship" are securities in which the certificate clearly states that upon the death of one of the joint owners the interest of the decedent passes to the survivor(s). Any jointly owned security which is not owned "with right of survivorship" is owned **without** right of survivorship.
- "Securities registered in beneficiary form" means stocks, bonds, or other securities officially registered with the issuer of the security indicating the current owner of the security and the person who will automatically become the new owner of the security upon the death of the owner." (See G.S. 41-40 et seq.)

### PART I. PROPERTY OF THE ESTATE

- 1. Accounts solely in the name of decedent For each account, list the name of the institution, the account type, and the balance on the date of death, but do not list the account number.
- 2. **Joint accounts without right of survivorship** For each account, list the name of the institution, the account type, and the name(s) of the other joint owner(s), but do <u>not</u> list the account number. If the percentage owned by the decedent can be determined, report that percentage and the value of that percentage on deposit on the date of death. If the percentage owned by the decedent is unclear, report the percentage as 100%, and list the total amount on deposit on the date of death. A copy of the signature card or depository contract should be attached either to this form or the inventory (AOC-E-505).
- 3. Stocks/bonds/securities solely in the name of decedent or jointly owned without right of survivorship If the percentage owned by the decedent can be determined, report that percentage and the value, in a lump sum, of that percentage. If the percentage owned is unclear, report the percentage as 100%, and list the total value, in a lump sum, of all such stocks and bonds. A detailed itemization of these assets must be reported in the Inventory (AOC-E-505).
- 4. through 7. These categories should be self-explanatory.
- 8. **Interests in partnership or sole proprietor businesses** Report all solely owned business interest and all partnerships in which the decedent was a general or limited partner. List the name of the business or partnership, the names of the surviving partners, the decedent's percentage interest in that partnership, and the value of that partnership interest or business.
- 9. through 11. These categories should be self-explanatory.
- 12. **Estimated annual income of Estate** Income of the estate includes, for example, interest on checking and other accounts opened in the name of the estate, dividends and interest on stocks and bonds owned in the name of the estate, and other income to the estate. Income of the estate does not include interest on accounts, or dividends or interest on stocks or bonds, which pass directly to a surviving joint owner.

### PART II. PROPERTY WHICH CAN BE ADDED TO ESTATE IF NEEDED TO PAY CLAIMS

This part of the form is used to list certain kinds of property which the decedent owned or in which the decedent had an interest during his or her lifetime, which are not ordinarily part of the estate, but which may be recovered by the personal representative if the assets of the estate are not sufficient to pay all the debts of the decedent and claims against the estate. (**NOTE:** *The personal representative should NOT receive or disburse any personal property in this category prior to meeting all statutory requirements for bond or bond increases.*)

- Joint accounts with right of survivorship List all joint accounts with right of survivorship. For each account, list the name of
  the financial institution, the account type, the names of the other joint owners, and the total balance on the date of death, but do
  not list the account number. Attach a copy of the signature card or depository contract for each such account to this form or to your
  Inventory (AOC-E-505).
- 2. Stocks/bonds/securities registered in beneficiary form and immediately transferred on death or jointly owned with right of survivorship A lump sum total of the value of all such stocks or bonds should be reported here. A detailed itemization of these assets must be reported in the Inventory (AOC-E-505). It also includes securities registered in beneficiary form and automatically transferred on death.
- 3. Other personal property recoverable This category includes accounts which are called "Payable On Death or Trustee Accounts" in the signature card or deposit agreement or in which the decedent otherwise established a "Tentative" or "Totten" trust. It also includes property which the decedent gave to someone in contemplation of the decedent's own death, and property transferred by the decedent, without receiving adequate consideration, with the intent to hinder, delay or defraud the decedent's creditors. If you believe there may be any property which falls into these latter categories, you may wish to consult an attorney.
- 4. Real estate owned by decedent and not listed elsewhere (NOTE: Real estate owned by the decedent and spouse as tenants by the entireties should be reported in Part III. Do not report real estate in which the decedent had an interest only for his or her lifetime.) All other interests in real estate owned by the decedent should be reported here in a lump sum using fair market values as of date of death. A more detailed listing and identification of the properties should be made in the Inventory (AOC-E-505).

### PART III. OTHER PROPERTY

This part of the form is used to indicate certain property, rights and claims which are not administered by the personal representative as part of the decedent's estate and which the personal representative can not generally recover to pay debts of the decedent or claims against the estate. However, this property may be included in the value of the "estate" for federal or state estate and inheritance tax purposes, or which are listed for the information of heirs and others to whom the property may pass.

- 1. **Entireties real estate** Indicate whether or not there is real estate jointly owned by the decedent and his or her surviving spouse as tenants by the entireties.
- 2. Insurance, Retirement Plans, IRAs, annuities, etc., payable to named beneficiaries This category includes all life insurance proceeds, death benefits under pension and retirement plans, the balance remaining in IRA, annuities, 401(k) and other similar accounts which, at the death of the decedent, pass to a beneficiary other than the estate.
- 3. Claim for wrongful death This category is for cases in which the death of the decedent was caused by the wrongful act, neglect or default of another, who may be liable in action for damages brought by the personal representative. The potential existence of a claim for damages should be reported here. [NOTE: (a) The personal representative should NOT receive or disburse wrongful death proceeds prior to meeting all statutory requirements for bond or bond increases. (b) Any recovery is not subject to the claims of creditors except for burial expenses of the decedent, reasonable hospital and medical expenses incident to the injury resulting in death and not totaling over \$4,500 (but not over 50%) of the damages recovered after deducting attorneys' fees, and Medicaid claims. (c) The proceeds of the recovery must be distributed by the personal representative in accordance with the Intestate Succession Act, regardless of the existence or terms of any will. (d) Except for payment of the expenses expressly allowed by statute, the personal representative must not comingle wrongful death proceeds with assets of the estate. The personal representative must file a separate accounting with the clerk of superior court regarding any and all wrongful death proceeds. If you believe there may be a wrongful death claim, consult an attorney.]

SIGNATURE - All applicants must sign. The signature of each must be separately notarized before a notary public or acknowledged before the clerk, assistant, or deputy.

STATE (	OF NORTH CAROLINA	File No.					
OIAIL (	SI NORTH GARGLINA	In The General Cou	rt Of Justice				
	County	Superior Court Before The (	Division				
IN	THE MATTER OF THE ESTATE OF:						
Name Of Deceden	t/Minor/Incompetent/Trust	OATH/AFFIRMATION					
		N.C. Constitution, Art. VI., Sec. 7; G.S.11-7,	11-11; 28A-7-1				
of the Unite and bear tr may be est Constitution ability; and	ed States, and the Constitution and laws of Nortl ue allegiance to the State of North Carolina, and ablished for the government thereof; and that I v		e faithful ch are or e				
(check office b	,						
□ OATH OF ADMINISTRATOR  I □ swear □ affirm that I believe that the above named decedent died without leaving any Last Will and Testament; that I will well and truly administer all and singular the goods and chattels, rights and credits of the deceased and a true and perfect inventory thereof return according to law; and that all other duties appertaining the charge reposed in me, I will well and truly perform, according to law and with my best skill and ability; □ so help me, God. □ and this is my solemn affirmation.							
□ OATH C	OF EXECUTOR						
I swear affirm that I believe this paper writing to be and contain the Last Will and Testament of the about named decedent; and that I will well and truly execute the same by first paying the decedent's debts and then the decedent's legacies; as far as the said estate shall extend or the law shall charge me; and that I will well and faithfully execute the office of an executor, agreeably to the trust and confidence reposed in me, and according to law; so help me, God. and this is my solemn affirmation.							
☐ OATH C	OF ADMINISTRATOR CTA						
named deceder	decedent; and that I will well and truly execute that's legacies, as far as the said estate shall exte	to be and contain the Last Will and Testament one same by first paying the decedent's debts and or the law shall charge me; and that I will well be best of my skill and ability and according to the nation.	then the l and				
OATH C	OF FIDUCIARY						
		y discharge the duties reposed in me according p me, God.    and this is my solemn affirmation.					
Name Of Fiduciary	1	Name Of Fiduciary 2					
Signature Of Fiduc	iary	Signature Of Fiduciary					
	AFFIRMED AND SUBSCRIBED TO BEFORE ME	SWORN AFFIRMED AND SUBSCRIBED TO	BEFORE ME				
Date		Date					
Signature Of Perso	on Authorized To Administer Oaths	Signature Of Person Authorized To Administer Oaths					
Deputy CSC	Assistant CSC Clerk Of Superior Court	Deputy CSC Assistant CSC Clerk Of Superior	Court				
Notary	Date My Commission Expires	Date My Commission Expires	Notary				
SEAL	County Where Notarized	County Where Notarized	SEAL				

### **STATE OF NORTH CAROLINA**

File	No.

Mecklenburg County

In The General Court Of Justice Superior Court Division Refore The Clerk

	before the clerk
IN THE MATTER OF THE ESTATE OF:	
me Of Decedent	
me, Street Address, PO Box, City, State and Zip Code of Affiant	FAMILY HISTORY AFFIDAVIT
	INTERROGATORIES ABOUT DECEDENT AND FAMILY
lephone No.	
gal Residence (County, State)	Relationship
1. Marital Status: Married Widowed	Divorced Never Married
a. If Married/Widowed/Divorced:	
Name of Spouse:	
Date of Marriage:  Date of Divorce (or death):	
b. Names and Addresses of children born into this n	marriage:
Name Address	
Name Addres	
c. Is there an unborn child?	No
2. Did any of the children listed above die prior to the date	the decedent died?
a. If yes:	
Name of pre-deceased child:	
Did the pre-deceased child have children?	Yes No
If yes, names of children:	
3. Has the decedent been married more than once?	Yes No
a. If yes, name of prior spouse:	
(Ov	ver)

b.	Names and Addresses of Children Born	into this marria	ige:			
	Name	Address				
a.	decedent have any children that were If yes, list names and addresses: Name	born <u>outside</u> of Address	marriage?		Yes	☐ No
a.	decedent leave: An adopted child? Yes A child that has been adjudged menta	No N	?		Yes	☐ No
6. Are the	parents of the decedent living?		Yes	No	If yes,	list names below.
a. b.						
U.	Father:					
	any brother and sisters did the deceder					
	Name	Address (if k	nown)			
	of the siblings listed above die prior to If yes:	the date the de	ecedent died?		Yes	No
	Name of pre-deceased sibling(s):					
	Did the grown decreased with line (a) have a	.l.:!				_
	Did the pre-deceased sibling(s) have o	chilaren?	Yes	No		
	If yes, names of children:					_
						<u> </u>
Signature of Affiant	Ĺ	Date				
SWORN/AF	FIRMED AND SUBSCRIBED TO BE	FORE ME				
Date	Signature					
Deputy CSC	Assistant CSC Clerk of Super	rior Court				
Notary	Date Commission Expires					
SEAL	County Where Notarized					

STATE OF NORTH CAROLINA						
	County	In The General Court Of Justice Superior Court Division Before The Clerk				
IN THE MATTER C	F THE ESTATE OF					
Name Of Decedent/Incompetent		APPOINTMENT OF RESIDENT PROCESS AGENT				
			G.S. 28A-4-2(4); 35A-1213(b)			
	nd appoint the resident process ag		risdiction of the North Carolina Courts may be served citations, notices and			
Name, Street Address, PO Box, City, State	And Zip Code Of Resident Process Agent	Date				
		Name Of Personal Representative Or Guardian (type or print)				
Telephone County Of Residence		Signature Of Personal Representative Or Guardian				
	ACCEPTANCE (	OF APPOINTMENT				
	dent process agent for the above n an of all citations, notices and proc		ive or guardian, and agree to notify the sor her resident process agent.			
Date Name Of Resid	ent Process Agent (type or print)	Signature Of Resid	lent Process Agent			

OTATE (	OF NODTH CAD			File No.					
SIAIE	OF NORTH CAR	OLINA	1						
		County		In The General Court Of Justice Superior Court Division Before The Clerk					
IN THE MATTER OF THE ESTATE OF:									
Name Of Deceden	nt/Trust/Minor/Incompetent				BOND				
					Corporate Su	urety)			
					G.S	. 28A-8-1, -1.1,	-2, -3; 35A-1231		
	ersigned principal(s) and printly and severally, to the	•	-	the State of North Ca	arolina in the sum	shown belo	ow. We bind		
faithfully exe touching the	on of this obligation is su ecute the trust reposed in administration of the es nall remain in full force a	n him/her state/trust	, and obey all lav committed to th	vful orders issued by	the Clerk of Sup	erior Court	or other court		
Current Bond Amo	ount		nt Increase/Decrease (i	f any)	Amount New Bond	Total (if applicable	e)		
\$		\$		None Of District Office of	\$				
Name Of Principal				Name Of Principal 2 (if appli	icable)				
Signature Of Princ	ipal			Signature Of Principal 2 (if a	pplicable)				
	ACKNOWLEDGED BE (Principal)	FORE N	IE	ACKNOWLEDGED BEFORE ME (Principal 2, <i>if applicable</i> )					
Date				Date					
Signature				Signature					
Deputy C	SC Assistant CSC	Clerk Of	Superior Court	Deputy CSC	Assistant CSC	Clerk Of St	uperior Court		
Date Commission	•		☐ Notary	Date Commission Expires			Notary		
County Where Not	tarized		SEAL	County Where Notarized			SEAL		
	s Of Corporate Surety								
Bond No.									
Name Of Agent Fo	or Corporate Surety								
Signature Of Agent For Corporate Surety									
ACKNOWLEDGED BEFORE ME (Agent For Corporate Surety)									
Date Signature									
Deputy		Clerk	Of Superior Court						
Notary	Date Commission Expires								
SEAL	County Where Notarized								

STATE OF	NORTH CAR	OLINA				File No.		
		County		In The General Court Of Justice Superior Court Division Before The Clerk				
IN TH	IN THE MATTER OF THE ESTATE OF:					DOND		
Name Of Decedent/Trus	t/Minor/Incompetent			-		BOND	-4!\	
						(Personal Sur	-	
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\			P ( 1 ( 1	01.1.61				-2, -3; 35A-1231
ourselves, jointly The condition of execute the trust the administration	gned principal and so and severally, to the this obligation is su t reposed in him/her on of the estate/trust all force and effect.	e payment of ch that if the p , and obey all	this sum. rincipal sha lawful order	II administer tl	ne abo ie Cle	ove estate/trust ac rk of Superior Cou	cording to la	w, faithfully ourt touching
Current Bond Amount		Amount Incre	ease/Decrease (i	f any)		Amount New Bond 7	Total (if applicable	)
\$		\$		1		\$		
Signature Of Principal								
AC	KNOWLEDGED BI (Principal)	EFORE ME						
Date S	Signature							
Deputy CSC	Assistant CSC	Clerk Of Super	ior Court					
	Date Commission Expires							
SEAL	County Where Notarized							
Signature of Surety 1				Signature of Suret	y 2			
AC	KNOWLEDGED BI (Surety 1)	EFORE ME		ACKNOWLEDGED BEFORE ME (Surety 2)				
Date	Signature			Date	Sig	gnature		
Deputy CSC	Assistant CSC	Clerk Of Sup	erior Court	Deputy	CSC	Assistant CSC	Clerk Of S	Superior Court
SEAL								SEAL
,			JUSTIF	CATION				
Carolina, owns r	ersigned personal si real estate in North ( ond, which aggregat	Carolina, has a	assets with a	an aggregate	value and ex	above encumbran	ces of not le	
Name And Address Of Personal Surety 1				Name And Addres	s Of Per	rsonal Surety 2		
SWORN/AFFIR	MED AND SUBSCI	RIBED TO BE	FORE ME	SWORN/AF	FIRM	IED AND SUBSCI	RIBED TO E	EFORE ME
Date	Signature			Date		Signature		
Deputy CSC	Assistant CSC	Clerk Of Supe	erior Court	Deputy	csc	Assistant CSC	Clerk Of St	uperior Court
SEAL								SEAL

STATE OF NORTH CAROLINA	File No.
County	In The General Court Of Justice Superior Court Division Before The Clerk
IN THE MATTER OF THE ESTATE OF	
Name Of Decedent	WAIVER OF
	PERSONAL REPRESENTATIVE'S BOND
	G.S. 28A-8-1(b)(6), (8)
I certify that I am an heir/devisee of the above named decedent, and	I am over eighteen (18) years of age.
I waive the statutory requirement for bond for the personal represent Carolina, and agree to relieve him/her from the necessity of giving the cannot be waived.)	
Name Of Personal Representative	
I understand that this means that there will be no bond to go agadminister the estate and distribute the assets to the heirs.  I have read this Waiver, and I fully understand its meaning and effect knowledge, information, or belief. I understand that, in some circums	t. I agree that the information in this filing is true to the best of my
penalties or sanctions and, depending on the situation, may be char	· · · · · · · · · · · · · · · · · · ·
Date	Date
Name Of Heir/Devisee (type or print)	Name Of Heir/Devisee (type or print)
Signature Of Heir/Devisee	Signature Of Heir/Devisee
Date	Date
Name Of Heir/Devisee (type or print)	Name Of Heir/Devisee (type or print)
Signature Of Heir/Devisee	Signature Of Heir/Devisee
Date	Date
Name Of Heir/Devisee (type or print)	Name Of Heir/Devisee (type or print)
Signature Of Heir/Devisee	Signature Of Heir/Devisee
Date	Date
Name Of Heir/Devisee (type or print)	Name Of Heir/Devisee (type or print)
Signature Of Heir/Devisee	Signature Of Heir/Devisee
Date	Date
Name Of Heir/Devisee (type or print)	Name Of Heir/Devisee (type or print)
Signature Of Heir/Devisee	Signature Of Heir/Devisee

STATE OF NORTH CAROLINA	File No.
County	In The General Court Of Justice Superior Court Division Before the Clerk
IN THE MATTER OF THE ESTATE OF:	
Name Of Decedent	RENUNCIATION OF RIGHT TO QUALIFY
	FOR LETTERS TESTAMENTARY
	OR LETTERS OF ADMINISTRATION
	G.S. 28A-5-1, -2
To The Clerk Of Superior Court:	
<ul> <li>1. The undersigned hereby renounces the right to qualify</li> <li>2. The undersigned hereby renounces the right to admir respectfully asks that the following nominee be appoin</li> </ul> Name Of Nominee	
Date	Date
Name Of Person Renouncing (Type Or Print)	Name Of Witness (Type Or Print)
Signature Of Person Renouncing	Signature Of Witness
Date	Date
Name Of Person Renouncing (Type Or Print)	Name Of Witness (Type Or Print)
Signature Of Person Renouncing	Signature Of Witness
Date	Date
Name Of Person Renouncing (Type Or Print)	Name Of Witness (Type Or Print)
Signature Of Person Renouncing	Signature Of Witness
Date	Date
Name Of Person Renouncing (Type Or Print)	Name Of Witness (Type Or Print)
Signature Of Person Renouncing	Signature Of Witness