PETITION FOR ORDER DECLARING NO ADMINISTRATION NECESSARY

INSTRUCTIONS

I. Specific Instructions

- 1. This form is to be used when filing a petition for an order declaring no administration necessary, pursuant to O.C.G.A. § 53-2-40 et seq., and should only be used when the decedent died intestate (without a will).
- 2. Unanimous consent of the heirs at law to the agreed upon division is required according to O.C.G.A. § 53-2-40 (b).
- 3. Signatures of heirs who acknowledge service must be sworn to before a notary public or the clerk of any probate court of this State. It is not necessary that all acknowledgments appear on the same page. An attorney at law may acknowledge service on behalf of an heir; however, the attorney must certify that he or she currently represents that heir with regard to the pending matter and, in order to comply with O.C.G.A. § 53-11-6, the attorney's signature must be sworn to as provided above. With regard to a power of attorney, the attorney-in-fact may acknowledge service on behalf of the grantor of the power, provided that the power of attorney grants such authority, the signature of the attorney-in-fact is attested, a copy of the power of attorney is attached, and the attorney-in-fact certifies that the copy is a true copy and is still in effect. It is not necessary that all acknowledgments appear on the same page.
- 4. O.C.G.A. § 53-11-2 provides that a party to a probate proceeding who is not sui juris must be represented by a guardian provided that the Court may appoint a guardian ad litem or determine that the natural guardian, guardian, conservator, or testamentary guardian has no conflict and may serve. Should a guardian ad litem be necessary because a party is not sui juris, use GPCSF Supplement 1.
- 5. O.C.G.A. § 53-11-2 (b) provides that when a party to a proceeding in the probate court is a post deceased heir whose estate has no personal representative, such deceased heir's estate may be represented in the proceeding by a guardian ad litem.
- 6. A signed original agreement setting out the heirs' agreed upon distribution of the estate must be attached to the petition. The legal description included in the agreement must sufficiently identify the property in order to pass good title.
- 7. Paragraph 4 of this form requires sufficient factual information for the Court to conclude that those listed in paragraph 3 of this form include each and every heir of the decedent and that there are not additional heirs of the same or closer degree according to O.C.G.A. § 53-2-1. These facts must allow the Court to rule out the possibility that there may be other heirs of the same or closer degree who have not been listed. Provide the date of death of any deceased heirs and the name of the deceased heir's personal representative if applicable. The personal representative of a post deceased heir is authorized to consent on behalf of that heir. O.C.G.A. § 53-2-40 (c). A person's heirs are determined at the time of that person's death.

A close relative must be alive at the time the decedent dies to be an heir. If an heir who outlived the decedent subsequently dies, that post deceased heir must be represented by the personal representative of his or her estate or by a guardian ad litem. [If you are uncertain how to determine the heirs of a decedent, refer to the "Heirs Determination Worksheet" available from the probate court or at www.gaprobate.gov.] Examples of such statement would be: (a) "Decedent was or was not married at the time of his death and had no children born, adopted, living or deceased, other than listed herein"; (b) "Decedent had no other siblings half or whole other than those listed herein"; and (c) "Decedent's brother who died previously had no other children born, adopted, living or deceased, other than listed herein."

- 8. Use GPCSF Supplement 2 if the Court determines it is appropriate to appoint a special process server.
- 9. Use GPCSF Supplement 3 when an additional certificate of service is necessary.
- 10. Exhibits should be labeled at the bottom of each exhibit as "Exhibit A," "Exhibit B," etc. in consecutive order. The corresponding letter of each said exhibit should be inserted into the appropriate place in the form.
- 11. According to Uniform Probate Court Rule 5.6 (A), unless the Court specifically assumes the responsibility, it is the responsibility of the moving party to prepare the proper citation and deliver it properly so it can be served according to law. All pages after the notice regarding Uniform Probate Court Rule 5.6 (A) are to be completed by the moving party, unless otherwise directed by the Court.

II. General Instructions

General instructions applicable to all Georgia Probate Court Standard Forms are available in each probate court or at www.gaprobate.gov, labeled GPCSF 1.

IN THE PROBATE COURT OF _____ COUNTY STATE OF GEORGIA IN RE: ESTATE OF **ESTATE NO.** ____ **DECEASED** PETITION FOR ORDER DECLARING NO ADMINISTRATION NECESSARY The petition of [Full name(s) of petitioner(s)] First MiddleLast whose physical address(es) is/are ___ City County Zip Code Street State and mailing address(es) is/are ___ Street City Zip Code County Stateshows to the Court the following: 1. [Full name of decedent] First Middle Last whose place of domicile was _ Street City County State Zip Code died intestate (without a will) on ______, 20_____, owning property in this State. 2. The above-named decedent died without a valid last will and testament. 3. Listed below are all of the decedent's heirs at law, with age or majority status, address and relationship to the decedent set opposite the name of each: Name Age (or over 18) Address Relationship

4.

Required: [Provide sufficient factual information to enable the Court to conclude that all of the heirs of the decedent are included and that there are no heirs of the same or closer degree according to O.C.G.A. § 53-2-1. Provide the names of any deceased heirs, the name and address of his or her personal representative, if any, and include the date of death for each (see instructions for further clarification). Also, state here all pertinent facts that may govern the method of giving notice to any person and that may determine whether or not a guardian ad litem should be appointed for any person. If any heirs listed above are cousins, grandchildren, nephews, or nieces of the decedent, indicate the deceased ancestor through whom they are related to the decedent.]

5.

The decedent owned the following described personal property in this State [Include identifying account numbers, serial numbers, etc., where applicable]:

6.

The decedent owned the following described real property in this State [Insert complete legal description and street address, if any]:

7.

As to the estate of said decedent:

[Initial all t	hat apply]
(a)	The estate of decedent owes no debts.
(b)	The estate of decedent owes no debts, other than an outstanding security deed held by (complete name(s) and address(es) including zip codes must be provided for each creditor so listed)
	, who must be properly served in this matter unless such holder has consented in writing below to the
(c)	petition. The estate of decedent owes no debts, other than to such creditor(s) as have consented in writing to the petition, as shown on the consent below.
(d)	The estate of decedent owes no debts, other than (complete name(s) and address(es), including zip codes, must be provided for each creditor so listed) those listed immediately below who have not consented in writing and must be served as provided by law:

8.

All the heirs have amicably agreed upon a division of the estate among themselves as shown by the written agreement attached hereto containing original signatures of all heirs, attested to by a notary public or probate court clerk.

9.

To the knowledge of the petitioner, no other proceedings with respect to this estate are pending, or have been completed, in any other probate court in this State.

Signature of Petitioner	
Printed Name	
Mailing Address	
Telephone Number	
Signature of Attorney:	
Printed Name of Attorney:	
Address:	
Telephone Number:	State Bar #

WHEREFORE, petitioner prays that this Court issue and serve any notice required by law in such matters, and that after ascertaining the legal sufficiency for granting this petition, this Court grant

an order that no administration is necessary in this estate, all as provided by law.

VERIFICATION

GEORGIA,	COUNT	'Y
• • •	in the foregoing	dersigned petitioner(s) who, after being duly sworn ing petition for order declaring no administration and correct.
Sworn to and subscribed before	e me this	
day of	, 20	
·		Signature of Petitioner
NOTARY/CLERK OF PROBA	ATE COURT	Printed Name of Petitioner
My Commission Expires:		

IN THE PROBATE COURT STA	Γ OF TE OF (
IN RE: ESTATE OF DECEASED)	ESTATE NO
AG ACKNOWLEDGME	REEMI ONT OF		
We, being all of the heirs of the abdecedent's estate among ourselves in determined in accordance with the rules different, as follows:	the amo	unts ar	
We hereby agree that the following	ng interes	sts vest	as set forth below:
[Full name of individual to receive interest]			
[Complete address including zip code of individu	ual to recei	ve intere	st]
[Date of birth or majority status]	[Inter	est or pe	ercentage received pursuant to this order]
[Full name of individual to receive interest]			
[Complete address including zip code of individu	al to recei	ve intere	

[Interest or percentage received pursuant to this order]

[Date of birth or majority status]

[Full name of individual to receive interest]	1
[Complete address including zip code of inc	dividual to receive interest l
complete dualess themaing up code of the	nividual to receive interess;
[Date of birth or majority status]	[Interest or percentage received pursuant to this order]
[Full name of individual to receive interest]	7
[Complete address including zip code of inc	dividual to receive interest]
[Date of birth or majority status]	[Interest or percentage received pursuant to this order]

Legal Description and Location of Real Property:

Each of the undersigned heirs or creditors (including any security deed holder) hereby acknowledges due and legal service of the foregoing petition, waives copies of same and all further service and notice in this matter, and consents to this agreement the terms of which shall be included in the final order declaring that no administration is necessary. For each individual named put the appropriate letter to show the relationship to the decedent - heir (H), or creditor (C).

Sworn to and subscribed before me this day of, 20	
day or, 20	Signature of Interested Party
NOTARY/CLERK OF PROBATE COURT My Commission Expires:	Printed Name of Interested Party
Sworn to and subscribed before me this, 20	Signature of Interested Party
NOTARY/CLERK OF PROBATE COURT My Commission Expires:	Printed Name of Interested Party
Sworn to and subscribed before me this day of, 20	Signature of Interested Party
NOTARY/CLERK OF PROBATE COURT My Commission Expires:	Printed Name of Interested Party
Sworn to and subscribed before me this, 20	Signature of Interested Party
NOTARY/CLERK OF PROBATE COURT My Commission Expires:	Printed Name of Interested Party

NOTICE

THE FOLLOWING PAGES ARE TO BE COMPLETED BY THE PETITIONER (MOVING PARTY) UNLESS OTHERWISE DIRECTED BY THE COURT.

SEE UNIFORM PROBATE COURT RULE 5.6 (A).

IN THE PROBATE COURT OF COUNTY STATE OF GEORGIA IN RE: ESTATE OF **DECEASED** ORDER FOR SERVICE OF NOTICE [Not Needed If All Creditors Have Consented] The foregoing petition for order declaring no administration necessary having been filed, service is ordered as follows: [Initial all that apply] _____ Notice together with a copy of the petition shall be served personally, or by registered or certified mail or statutory overnight delivery, as requested by the petitioner(s) pursuant to O.C.G.A. § 53-11-3, at least 30 days before the petition can be granted on the following interested parties who reside in Georgia: [If mailed, must be with return receipt requested, and restricted delivery to addressee only] Notice together with a copy of the petition shall be served by registered or certified mail, return receipt requested, pursuant to O.C.G.A. § 53-11-4, upon the following nonresident interested parties whose current residence addresses are known: Notice shall be published once a week for four weeks in the legal organ of this

County, before ______, in order to serve by publication

the following interested parties whose current residence addresses are unknown:

Upon reading and considering the foregoing petition for order declaring no administration necessary, IT IS ORDERED that notice issue thereon as required by law, requiring all non sui juris heirs by and through guardian ad litem and/or creditors who have not consented to the petition to show cause in writing filed in this Court on or before a day certain, if published, or within 30 days of personal service, whichever is later, why the prayers of the petitioner should not be granted as prayed, and an order granted that no administration is necessary in this estate. Further ordered that any security deed holder or other creditor who has not consented in writing to the petition and whose current address is known be served with a copy of the petition, this order, and the following notice, personally or by registered or certified mail or statutory overnight delivery, as requested by the petitioner(s) pursuant to O.C.G.A. § 53-11-3, if a resident of this State, or by registered or certified mail, return receipt requested, if a nonresident with a known current address. Any creditor whose current address is not known must be served by publishing the notice once a week for four weeks.

SO ORDERED this day of _	, 20
	Judge of the Probate Court

IN THE PROBAT	TE COURT OF	COUNTY
	STATE OF GEOR	GIA
IN RE: ESTATE OF)	ESTATE NO
DECEASED	, ,	
	NOTICE	
The petition of declaring no administration is [Strike any paragraph if not a	is necessary in the above-re	, for an order referenced estate having been duly filed,
mail or statutory overnight de This is to notify you v	elivery with restricted delivery to the control who are required to be serve	ia to be served personally or by registered or certified addressee, if specifically requested by the petitioner(s)] ed personally, to file objection, if there is y after the date you are personally served
mail or statutory overnight de This is to notify you before the 30th day after certified or registered mail, r for such notice is actually rec any objection shall be 30 days	to file objection, if there is, 20 (the date turn receipt requested); preived by the Court within so	e continental U.S. to be served by registered or certified addressee, if specifically requested by the petitioner(s)] any, to the petition, in this Court on or ate of the mailing of this notice to you by ovided, however, that if a return receipt ach 30 days, the deadline for the filing of town on such return receipt.
This is to notify you before the 30th day after you by certified or registered receipt for such notice is actu	to file objection, if there is , 20	antinental U.S. to be served by registered or certified or see, if specifically requested by the petitioner(s)] any, to the petition, in this Court on or (the date of the mailing of this notice to sted); provided, however, that if a return within such 30 days, the deadline for the receipt shown on such return receipt.

BE	NOTIFIED FURTHE	R: All objections to the petition must be i	in writing, setting forth
the ground	s of any such objections	. All objections should be sworn to be	fore a notary public or
before a pi	robate court clerk, and f	filing fees must be tendered with your	objections, unless you
qualify to	file as an indigent party.	. Contact probate court personnel for the	he required amount of
		ed, a hearing will be (held on	
(scheduled	at a later date). If no obj	ections are filed, the petition may be gran	nted without a hearing.
This	day of	. 20	
		Ludge of the Duckete Cour	
		Judge of the Probate Cour	
		By:	
		Clerk of the Probate C	Court
		Address	
			
		Telephone Number	

IN THE PROBATE COURT OF COUNTY STATE OF GEORGIA IN RE: ESTATE OF ESTATE NO. _____ **DECEASED NOTICE** The petition of _______, for an order declaring no administration is necessary in the above-referenced estate having been duly filed, TO: [List here all interested parties having unknown addresses to be served by publication] This is to notify you to file objection, if there is any, to the petition, in this Court on or before ______. **BE NOTIFIED FURTHER**: All objections to the petition must be in writing, setting forth the grounds of any such objections. All objections should be sworn to before a notary public or before a probate court clerk, and filing fees must be tendered with your objections, unless you qualify to file as an indigent party. Contact probate court personnel for the required amount of filing fees. If any objections are filed, a hearing will be (held on ______, (scheduled at a later date). If no objections are filed, the petition may be granted without a hearing. Judge of the Probate Court By: _____ Clerk of the Probate Court Address Telephone Number

IN THE PROBATE COURT OF	FOF GEORG	
IN RE: ESTATE OF DECEASED,)	ESTATE NO
DECEASED)	
CERTIFICA	ATE OF SE	RVICE
I certify that I have this date mailed (u postage affixed thereto for First-Class Mail of administration necessary, order for service of to the following parties at the addresses below	delivery copi notice, inclu	
This day of		_·
	Clerk of	the Probate Court
	Address	

Telephone Number

Probate Court Return Mailing Address:	

(Above space to be used for filing in Superior Court	Clerk's Office of Deeds and Records)
IN THE PROBATE COURT OF	COUNTY
STATE OF GEO	RGIA
IN RE: ESTATE OF) DECEASED)	ESTATE NO
PETITION FOR ORDER DECLARING NO	
FINAL ORD	ER
A petition for order declaring no administration appearing that the decedent died intestate domiciled Georgia but owning real property within, the above con have agreed upon a division of the estate as evidence and incorporated herein by reference; that the estate creditors, if any, including any security deed holders, matter; and that no objection has been filed.	within, or domiciled outside the State of bunty; that all of the heirs of said decedent d by the agreement attached to the petition of said decedent owes no debts, except to
ACCORDINGLY, IT IS ORDERED that no estate and by agreement of the parties the following in	
GRANTOR: [Name of decedent]:	
ADDRESS OF THE DECEDENT:	

GPCSF 9 [16] Eff. July 2021

in interest in any property according to the agreement
to receive interest]
[Interest or percentage received pursuant to this order]
to receive interest]
[Interest or percentage received pursuant to this order]
to receive interest]
[Interest or percentage received pursuant to this order]
to receive interest]
[Interest or percentage received pursuant to this order]

Legal description and location of any real property:
IT IS FURTHER ORDERED that the clerk shall send a certified copy of this order to the clerk(s) of the superior court(s) for recording on the deed records of the following county(ies) in which real property is located
County(ies).
SO ORDERED this day of
Judge of the Probate Court

IN THE PROBATE COURT (STATI	OF COUNTY E OF GEORGIA
IN RE: ESTATE OF DECEASED)) ,) ESTATE NO
CERTIFICATION	N OF SERVICE OF ORDER ISTRATION NECESSARY
postage affixed thereto for First-Class Madministration necessary and the agreement	(unless otherwise noted) in an envelope with the proper Mail delivery a certified copy of the order of nont of the parties in the no administration necessary to a saddressed herein and deposited in the United States thereon.
This day of	
11110 duy 01	<u></u> .
	Clerk of the Probate Court

Address

Telephone Number