Jackson County Probate Court

312 S. Jackson St. Jackson, MI 49201 Phone: 517-788-4290 Fax: 517-788-4291

Diane M. Rappleye Probate Judge Bruce W. Crews Probate Register

Julie A. Kelley Chief Deputy Probate Register Evelyn Meerman Deputy Probate Register

Instructions for Application for Appointment of Successor Personal Representative

Completed paperwork must be legible and typed or written in ink. The Court is required by law to refuse any paperwork that is not legible.

Do NOT use this packet if the estate has been closed. In that event, you will need to petition to reopen the estate.

Fees

- Filing Fee \$20.00
- Certified Copies of Letters of Authority (optional) \$10.00 per certification and \$1.00 per page (usually totals \$11.00 per certified copy)
 - o New letters will only be issued if your application is granted.

Fees cannot be returned if your application is denied.

Forms

Please read all instructions carefully. Below, you will find specific instructions for each form contained in the packet.

- 1. <u>Application for Appointment of Successor Personal Representative (PC 620)</u>: Complete the entire form.
- 2. <u>Fiduciary Proof of Identity</u>: Complete this form with all requested information. The information required is the proposed personal representative's information. You must attach to the form a clear photo copy of the proposed personal representative's driver's license. Even if the proposed personal representative is eligible for appointment, Letters of Authority will not be issued unless this form is filed with the Court. This document is only used by the Court. It is not made available to the public.
- 3. Renunciation of Right to Appointment, Nomination of Personal Representative and Waiver of Notice (PC 567): You only need to complete this form if someone other than the proposed personal representative has a greater or equal right to appointment, and that person is willing to waive his or her right to be appointed personal representative.
- 4. <u>Register's Statement (PC 568)</u>: This form must be completed as much as possible in all cases. Please do not write anything for number 6, and do not sign the form.
- 5. <u>Acceptance of Appointment (PC 571)</u>: This form must be completed in all cases. The form should be completed by the proposed personal representative. It indicates that person's willingness to serve in that capacity.

- 6. <u>Letters of Authority for Personal Representative (PC 572)</u>: The top of this form must be completed in all cases. Do not fill in the date of appointment, expiration date, or sign the form. The second page details the duties of the personal representative. The proposed personal representative should read that page very carefully before agreeing to serve.
- 7. <u>Proof of Service (PC 564)</u>: After all paperwork has been filed with the Court you are responsible for making copies of all documents filed with the Court (not including the Fiduciary Proof of Identity) and serving them on all of the interested parties. Service must be completed at least 14 days before the scheduled hearing if served by mail, or at least 7 days before the hearing if personally served.

After serving all of the interested parties, you must indicate on this form who was served, how they were served, and when they were served. The form is then filed with the Court. Failure to file the Proof of Service may result in dismissal or adjournment of your case.

Approved, SCAO JIS CODE: ASP

STATE OF MICHIGAN PROBATE COURT COUNTY OF JACKSON

APPLICATION FOR APPOINTMENT OF SUCCESSOR PERSONAL REPRESENTATIVE (ESTATE NOT CLOSED)

FILE	NO.
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	ite of _ I am ii	nterested in this estate as
2.	☐ a.	, appointed personal representative of the estate,
		died on, is now subject to a conservatorship, and his/her appointment is terminated. (A copy of the certificate of death or letters of conservatorship is attached.)
	□ b.	, personal representative of the estate, has executed a
		Name written statement of resignation and it is ☐ attached to this application. ☐ already on file in this court.
		t the statements in the application or petition that led to the appointment of the current personal representative, except as ically changed or corrected as follows: (Attach separate sheet if necessary.)
	I have	priority to be appointed and/or to nominate a qualified person to act as a successor personal representative as
		terested persons, addresses, and their representatives are identical to those appearing on the initial t as follows: (For each person whose address changed, list the name and new address; attach separate sheet if necessary.)
	It is ne	ecessary that a successor personal representative be appointed to continue and complete administration of the estate.
	a	ending the appointment of a successor personal representative, it is necessary that a special personal representative be oppointed in place of the personal representative who is deceased or under a conservatorship. A special personal representative mould be appointed because
	I REQ	UEST that, residing at
	City	, or some other suitable person, be appointed State Zip
	succe	ssor personal representative in place of the personal representative whose appointment has been terminated.
		(SEE SECOND PAGE)

9. I REQUEST that		, residing at		
Name		Address		
		, or some other suitable person, be appointed		
City	State	Zip		
special personal representative.				
I declare under the penalties of perjury the of my information, knowledge, and belief.		peen examined by me and that its contents are true to	the best	
Attorney signature		Applicant signature		
Attorney name (type or print)	Bar no.	Applicant name (type or print)		
Address		Address		
City, state, zip	Telephone no.	City, state, zip	Telephone no.	

FIDUCIARY PROOF OF IDENTITY

(To be completed by all fiduciaries)

PLEASE TYPE OR PRINT LEGIBLY

File Name:	File No.		
Full Name of Fiduciary	DOB DL#		
Home Address Own Rent	Home Phone (including area code)		
City/State/ZIP	Work Phone (including area code)		
YOU MUST ATTACH A LEGIBLE CO	OPY OF YOUR DRIVER'S LICENSE		
Occupation	Work Address		
Employer Name	City/State/ZIP		
Banking Institution	Address of Bank Branch		
Banking Institution	Address of Bank Branch		
Personal Reference:			
Name	Address		
Phone (including area code)	City/State/ZIP		
This document is for Court use only and will No	OT be part of the public record.		
JCPC Fiduciary Proof of Identity (1/14)			

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STATE OF MICHIGAN PROBATE COURT COUNTY OF JACKSON

RENUNCIATION OF RIGHT TO APPOINTMENT, NOMINATION OF PERSONAL REPRESENTATIVE AND WAIVER OF NOTICE

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Estate of				
1. I, Name (type or print) 2. I renounce that right.	, have a p	rior or equal right to ap	pointment as personal repre	esentative.
 I have the right to nominate and I nominate as personal representative. 	ite and requ	est the appointment of	Name (type or print)	
☐ I renounce my right to nominate a qualifie	ed person to	act as personal repres	sentative.	
4. I waive notice of the appointment.				
		Date		
Attorney name (type or print)	Bar no.	Signature		
Address		Address		
City, state, zip Te	lephone no.	City, state, zip		Telephone no.
NOTE: A person with priority as determined by a prothrough this priority have the power to nominate and			ted by a power conferred in the	will, does not

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STATE OF MICHIGAN PROBATE COURT COUNTY OF JACKSON

REGISTER'S STATEMENT

IL	N			

Estate of			
1. An application has been filed requesting	entative. reopened. representative. etermine that all of the in accordance with ested person. apparently unrevoke is in my possession. and codicil(s) probate and documents este 3304 or MCR 5.144. intention to see to twaived in writing as previously administeres.	MCL 700.3301 or MCR 5.31 ed will dated d in ablishing probate in another so been formally or informally proty to the appointment, with or k an informal appointment to and filed with the court.	with codicil(s) dated County state are in my possession. Tobated. Tr without appropriate nomination to each person having a prior or
	with cod	licils dated	is admitted
After qualification, the personal representation is denied because: a personal representative has been a this or another will of the decedent has the probate relates to one or more of revoke the earlier. other:	ng a statement of accoon filing a bond in the sentative shall complete prointed in this or an are been the subject or	sentative successor septance, letters shall issue to element amount of \$ y with all relevant requirement at the rounty of this state and a previous probate order. Stamentary instruments, the letter stament and the stament are stament as a stament as a stament are stament as a stame	o that personal representative nts under law. d continues to serve.
Date		Register	
Attorney name (type or print)	Bar no.		
Address		City, state, zip	Telephone No.
	Do not write below this	ing. For court use only	

Approved, SCAO JIS CODE: AOT STATE OF MICHIGAN FILE NO. PROBATE COURT ACCEPTANCE OF APPOINTMENT **COUNTY OF JACKSON** In the matter of 1. I have been appointed of the person/estate. Type of fiduciary 2. I accept the appointment, submit to personal jurisdiction of the court, and agree to file reports and to perform all required duties. ☐ 3. For a period of days from the date of my appointment I exclude from the scope of my responsibility the not to exceed 91 days following real estate or ownership interest in a business entity: Describe real property or business interest because I reasonably believe the real estate or other property owned by the business entity is or may be contaminated by a hazardous substance, or is or has been used in an activity directly or indirectly involving a hazardous substance that could result in liability to the estate or otherwise impair the value of property held by the estate. Date Signature Attorney Name (type or print) Bar no. Name (type or print) Attorney Address Address

USE NOTE: If this form is being filed in the circuit court family division, please enter the court name and county in the upper left-hand corner of the form.

Telephone no.

Do not write below this line - For court use only

City, state, zip

Date of birth

Telephone no.

City, state, zip

Approved, SCAO JIS CODE: LET STATE OF MICHIGAN FILE NO. **LETTERS OF AUTHORITY FOR** PROBATE COURT PERSONAL REPRESENTATIVE **COUNTY OF JACKSON** Estate of Telephone no. TO: Name and address You have been appointed and qualified as personal representative of the estate on You are authorized Date to perform all acts authorized by law unless exceptions are specified below. Your authority is limited in the following way: You have no authority over the estate's real estate or ownership interests in a business entity that you identified on your acceptance of appointment. Other restrictions or limitations are: ☐ These letters expire: Date Date Judge (formal proceedings)/Register (informal proceedings) Bar no. SEE NOTICE OF DUTIES ON SECOND PAGE Attorney name (type or print) Bar no. Address City, state, zip Telephone no. I certify that I have compared this copy with the original on file and that it is a correct copy of the original, and on this date, these letters are in full force and effect. Date Deputy register

The following provisions are mandatory reporting duties specified in Michigan law and Michigan court rules and are not the only duties required of you. See MCL 700.3701 through MCL 700.3722 for other duties. Your failure to comply may result in the court suspending your powers and appointing a special fiduciary in your place. It may also result in your removal as fiduciary.

CONTINUED ADMINISTRATION: If the estate is not settled within 1 year after the first personal representative's appointment, you must file with the court and send to each interested person a notice that the estate remains under administration, specifying the reasons for the continued administration. You must give this notice within 28 days of the first anniversary of the first personal representative's appointment and all subsequent anniversaries during which the administration remains uncompleted. If such a notice is not received, an interested person may petition the court for a hearing on the necessity for continued administration or for closure of the estate. [MCL 700.3703(4), MCL 700.3951(3), MCR 5.144, MCR 5.307, MCR 5.310]

DUTY TO COMPLETE ADMINISTRATION OF ESTATE: You must complete the administration of the estate and file appropriate closing papers with the court. Failure to do so may result in personal assessment of costs. [MCR 5.310]

CHANGE OF ADDRESS: You are required to inform the court and all interested persons of any change in your address within 7 days of the change.

Additional Duties for Supervised Administration

If this is a supervised administration, in addition to the above reporting duties, you are also required to prepare and file with this court the following written reports or information.

INVENTORY: You are required to file with the probate court an inventory of the assets of the estate within 91 days of the date your letters of authority are issued or as ordered by the court. You must send a copy of the inventory to all presumptive distributees and all other interested persons who request it. The inventory must list in reasonable detail all the property owned by the decedent at the time of death. Each listed item must indicate the fair market value at the time of the decedent's death and the type and amount of any encumbrance. Where the decedent's date of death is on or after March 28, 2013, the lien amount will be deducted from the value of the real property for purposes of calculating the inventory fee under MCL 600.871(2). If the value of any item has been obtained through an appraiser, the inventory should include the appraiser's name and address with the item or items appraised by that appraiser. You must also provide the name and address of each financial institution listed on your inventory at the time the inventory is presented to the court. The address for a financial institution shall be either that of the institution's main headquarters or the branch used most frequently by the personal representative.

[MCL 700.3706, MCR 5.307, MCR 5.310(E)]

ACCOUNTS: You are required to file with this court once a year, either on the anniversary date that your letters of authority were issued or on another date you choose (you must notify the court of this date) or more often if the court directs, a complete itemized accounting of your administration of the estate. This itemized accounting must show in detail all income and disbursements and the remaining property, together with the form of the property. Subsequent annual and final accountings must be filed within 56 days following the close of the accounting period. When the estate is ready for closing, you are also required to file a final account with a description of property remaining in the estate. All accounts must be served on the required persons at the same time they are filed with the court, along with proof of service.

ESTATE (OR INHERITANCE) TAX INFORMATION: You are required to submit to the court proof that no estate (or inheritance) taxes are due or that the estate (or inheritance) taxes have been paid. **Note:** The estate may be subject to inheritance tax.

Additional Duties for Unsupervised Administration

If this is an unsupervised administration, in addition to the above reporting duties, you are also required to prepare and provide to all interested persons the following written reports or information.

INVENTORY: You are required to prepare an inventory of the assets of the estate within 91 days from the date your letters of authority are issued and to send a copy of the inventory to all presumptive distributees and all other interested persons who request it. The inventory must list in reasonable detail all the property owned by the decedent at the time of death. Each listed item must indicate the fair market value at the time of the decedent's death and the type and amount of any encumbrance. Where the decedent's date of death is on or after March 28, 2013, the lien amount will be deducted from the value of the real property for purposes of calculating the inventory fee under MCL 600.871(2). You are required within 91 days from the date your letters of authority are issued, to submit to the court the information necessary to calculate the probate inventory fee that you must pay to the probate court. You may use the original inventory for this purpose. [MCL 700.3706, MCR 5.307]

ESTATE (OR INHERITANCE) TAX INFORMATION: You may be required to submit to the court proof that no estate (or inheritance) taxes are due or that the estate (or inheritance) taxes have been paid. **Note:** The estate may be subject to inheritance tax.

Approved, SCAO		1	Γ	JIS CODE: PSV
STATE OF MICHIG PROBATE COURT COUNTY OF JACK	•	PROOF OF SEF	FILE	NO.
In the matter of				
1. Titles of the pape	ers served or mailed:			
	court rule, I served by		ail registe escribed above on:	red mail (copy of return receipt attached)
Name		Complete address of service	Date	
☐ 3. According to	court rule, I served by	y personal service the pa	pers described abov	e on:
Name		Complete address of service	Date a	nd Time
		I have been unable to find on. Attached are copies of		ing interested persons. I have
	penalties of perjury tl formation, knowledge		s been examined by	me and that its contents are true
Service fee	Miles traveled Fee		Date	
\$ Incorrect address fee	Miles traveled Fee	TOTAL FEE	Signature	
\$	\$	\$		
USE NOTE: If this form is	s being filed in the circuit co	urt family division, please enter the	Name (Type or Print)	ne upper left-hand corner of the form