## STATE OF NORTH CAROLINA

County

**NOTE TO PETITIONER:** The decision to apply for summary administration rather than regular administration may have significant legal ramifications. **Petitioners are advised to seek legal counsel.** 

## IN THE MATTER OF THE ESTATE OF

File No.

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

IN THE MATTER OF THE ESTATE OF	
Name And Address Of Decedent	
	PETITION FOR
	SUMMARY ADMINISTRATION
	OF ESTATE WITHOUT A WILL
County Of Domicile At Time Of Death	
	G.S. Ch. 28A, Art. 28
Date Of Death	Place Of Death (if different from County Of Domicile)
Date Of Marriage	Place Of Marriage (if different from County Of Domicile)
Name And Mailing Address Of Petitioner	Name And Address Of Attorney
Legal Residence (County, State)	
Spoken Language Court Interpreter Needed For Any Party, Victim, Or Witness? (If	Yes, identify person(s) and language(s). Interpreters provided for all court proceedings at no cost.)
No Yes: (explain)	
I, the undersigned, petition the Court for an Order of Summary say that in support of this petition:	Administration of the above estate, and being first duly sworn or affirmed,

- 1. The decedent was domiciled in this county at the time of the decedent's death.
- 2. I am the surviving spouse of the decedent, and I am the sole heir of the decedent. There is no other heir under the North Carolina Intestate Succession Act.
- 3. The decedent did not leave a paper writing purporting to be the decedent's Last Will and Testament.
- 4. No application or petition for appointment of a personal representative is pending or has been granted in this State.
- 5. The decedent did did not own an interest in real estate, wholly or partially, at the time of the decedent's death. A complete legal description, sufficient to specifically identify each tract of such real property, is attached.
- 6. The decedent did did not own an interest in personal property at the time of the decedent's death. A complete description of the nature of decedent's personal property, the location and probable value of said property, to the extent that these facts are known or can with reasonable diligence be ascertained, is on the reverse. (**NOTE:** *See the instructions in AOC-E-202 Instructions.*)
- 7. To the extent of the property received by me under intestate succession, I assume all liabilities of the decedent that were not discharged by reason of death, and I assume liability for all taxes and valid claims against the decedent or the estate, as provided in G.S. 28A-28-6.

(Over)

/er)

INVENTORY (Give values and descriptions as of date of decedent's death. Continue on separate atta	achment if necessary.)	
PART I. PROPERTY OF TH		
1. Accounts solely in the name of decedent (List bank, etc., account type, and bala	Market Value	
	\$	
2. Joint accounts without right of survivorship (List bank, etc., account type, balance, and	nd joint owners. Do <u>not</u> list account nos.)	
	% Owned By Decedent	
	% Owned By Decedent	
	% Owned By Decedent	
% Owned By Decedent		
<ol> <li>Stocks/bonds/securities solely in the name of decedent or jointly owned <u>without</u> right of survivorship</li> </ol>	% Owned By Decedent	-
4. Cash and undeposited checks on hand		
5. Household furnishings		
6. Farm products, livestock, equipment, and tools		
7. Vehicles		
8. Interests in partnership or sole proprietor businesses		
9. Insurance, Retirement Plans, IRAs, annuities, etc., payable to Estate		
10. Notes, judgments, and other debts due decedent		
11. Miscellaneous personal property		
12. Estimated annual income of Estate		
	TOTAL PART I.	\$
PART II. PROPERTY WHICH CAN BE ADDED TO ES		Y CLAIMS
1. Joint accounts with right of survivorship (List bank, etc., account type, balance, and jo	\$	
	÷	
<ol> <li>Stocks/bonds/securities registered in beneficiary form and immediately tran owned with right of survivorship</li> </ol>	nsferred on death or jointly	
2. Stocks/bonds/securities registered in beneficiary form and immediately tran <u>owned with right of survivorship</u> 3. Other personal property recoverable (G.S. 28A-15-10)	nsferred on death or jointly	
owned with right of survivorship	nsferred on death or jointly	
owned with right of survivorship3.Other personal property recoverable (G.S. 28A-15-10)	nsferred on death or jointly TOTAL PART II.	\$
owned with right of survivorship3.Other personal property recoverable (G.S. 28A-15-10)	TOTAL PART II.	\$
owned with right of survivorship         3. Other personal property recoverable (G.S. 28A-15-10)         4. Real estate owned by decedent and not listed elsewhere	TOTAL PART II.	\$
owned with right of survivorship         3. Other personal property recoverable (G.S. 28A-15-10)         4. Real estate owned by decedent and not listed elsewhere         PART III. OTHER PROI	TOTAL PART II. PERTY spouse.	\$
owned with right of survivorship         3. Other personal property recoverable (G.S. 28A-15-10)         4. Real estate owned by decedent and not listed elsewhere         PART III. OTHER PROI         1. There       is         is       is not         entireties real estate owned by decedent and s         2. There       are         are not       Insurance, Retirement Plans, IRAs, annuitie	TOTAL PART II. PERTY spouse.	\$
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