## File No. STATE OF NORTH CAROLINA In The General Court Of Justice Superior Court Division County Before The Clerk IN THE MATTER OF THE ESTATE OF Name Of Decedent PETITION AND ASSIGNMENT YEAR'S ALLOWANCE (For Decedents Dying On Or After March 1, 2024) Date Of Death G.S. 30-15, 30-17, 30-20 I am petitioning for an allowance for a year's support for the person(s) named and state: 1. a. The decedent was domiciled in this county on the decedent's date of death shown above. b. The decedent had no domicile in this State at the time of the decedent's death, but personal property that belonged to the decedent at his or her death, which was on the date shown above, is located in this county. 2. a. No personal representative has been issued letters. b. A personal representative has been appointed and issued letters, and it has been less than six (6) months since the personal representative was issued letters. 3. a. The surviving spouse, if any, named below is entitled to an allowance from the personal property of the decedent of the value of sixty thousand dollars (\$60,000), for a year's support, and the spouse is not barred from seeking an allowance under G.S. 31A-1 or another b. The child(ren), if any, named below is/are entitled to an allowance of ten thousand dollars (\$10,000) for a year's support, and the child(ren) is/are not barred from seeking an allowance under G.S. Chapter 31A or other applicable law.\* 4. I request assignment of Sixty thousand dollars (\$60,000) from the funds or other personal property of the decedent for a year's support to the surviving spouse. Ten thousand dollars (\$10,000) from the funds or other personal property of the decedent for a year's support to each child named below. SPOUSE\* ENTITLED TO ALLOWANCE **Full Name** Complete Address (including zip code) CHILD(REN)\* ENTITLED TO ALLOWANCE **Full Name** Complete Address (including zip code) Age of Child at **Decedent's Death** \*NOTE: The right of the surviving spouse to file a claim for an allowance must be exercised during the lifetime of the surviving spouse (i) by the surviving spouse, (ii) by the surviving spouse's agent under a durable power of attorney, or (iii), with approval of the court, by the guardian of the surviving spouse's estate or general guardian. The spouse's allowance takes priority over any child's allowance. The right of a child to file a claim for an allowance must be exercised during the lifetime of the child. Every child of a decedent who is under the age of 21 years at the time of the decedent's death, including an adopted child or a child in utero, and every child who is under the age of 21 years at the time of the decedent's death with whom the decedent stood in loco parentis at the time of death is entitled to an allowance. The person entitled to file a petition on behalf of the child for a child's allowance shall be in the following order of priority: (1) The general guardian or guardian of the estate of the child, if any. (2) The surviving parent of the child if the child resides with the surviving parent. (3) The person with whom the child resides. If the clerk of superior court determines that no person entitled to file a petition pursuant to this subsection is a fit or suitable individual, the clerk, upon the clerk's own motion, may appoint another individual if the clerk determines that individual better represents the best interests of the child as the representative. A child's allowance shall only be awarded after the full spouse's allowance under G.S. 30-15 has been awarded. Name And Address Of Petitioner (type or print) Spouse Of Decedent Surviving Spouse's Agent Under A Durable Power Of Attorney Guardian Of The Estate Or General Guardian Other:

Original-File Copy-Petitioner Copy-Personal Representative Appointed For Estate

		VERIFIC	CATION				
	ned petitioner, have read this Petition and state that its contents are true to my own knowledge except those matters mation and belief, which I believe are true.						
SWORN/AFFIRMED AND SUBSCRIBED TO BEFORE ME			Date				
Date	Signature Of Person Authorized To Adminis	ter Oaths	Signature Of Petiti	ioner			
Deputy CSC	Assistant CSC Clerk Of Sup	perior Court					
Notary	Date My Commission Expires						
SEAL	County Where Notarized						

**NOTE TO PETITIONER:** If a personal representative has been appointed for the decedent's estate, a copy of the verified petition must be personally delivered or sent by first-class mail by the petitioner to the personal representative.

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		ASSIGNMENT OF Y	YEAR'S ALLOWANCE		
	above petition and have	determined the mone	y and other personal propert		
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dicated. This proper etitioner to the perso	ty is assigned free and	clear of any lien by jud s a DEFICIENCY the	property of the decedent listed Igment or execution against amount, if any, shown below that are discovered.	the decedent and is to	be paid by the
		Value			
				TOTAL \$	
	anoturo		DE	FICIENCY \$	
Si	gnature		Assistant CSC	Clerk Of Superior Court	SEAL
	a personal representative i		ne decedent's estate, the clerk o	of superior court shall prov	ride a copy of any
		CERTIF	FICATION		
pove-referenced esta		office and shall be suffi	report in the Assignment of cient to release the items list and 30-20.		
	gnature		Deputy CSC Assistant CS	SC Clerk Of Superior Co	urt SEAL
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