# Application Guidelines for

# **Small Estate**

[N.C.G.S. 29A-25-1; 28A-25-1.1] For Decedents Dying On or After January 1st 2012

## This Packet Contains the following forms:

>Affidavit for Collection of Personal Property of Decedent with Instruction Sheet (AOC-E-203B)

>Affidavit of Collection Disbursement and Distribution (AOC-E-204)

# Family History AffidavitReceipt (AOC-E-521)

Appointment of Resident Process Agent (AOC-E-500)Estate Tax Certification (AOC-E-212)

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 <u>Guide & File</u> Service
- Estates Division Appointment Calendar (<u>Click here</u> to view availability and reserve an appointment.)

### NOTE: This application cannot be used when:

- The net combined value of personal property in the deceased person's name exceeds the values noted above
- When <u>less</u> than <u>30</u> days have passed since the time of the decedent's death
- NOTE: If the decedent's real property is to be sold within 2 years from the date of death, small estate administration *might not* be appropriate.

# Affidavit for Collection of Personal Property of the Decedent is available for the following situations...

- The applicant is the surviving spouse and sole heir and the value of the decedent's personal property does not exceed \$30,000
- For all other applicants, the value of the decedent's personal property does not exceed \$20,000

# STEPS FOR Filing...

- 1. Fill out the Affidavit for Collection of Personal Property of Decedent (AOC-E-203B)\*.
- 2. All beneficiaries/heirs must be listed on the form with full names and addresses
- 3. Complete the Family History Affidavit\*
- 4. Original Will (if one exists)
- 5. Death Certificate
- 6. Court Filing Fee \$120 (Acceptable forms of payment: Certified check or money order payable to "Clerk of Superior Court.") PERSONAL CHECKS ARE NOT ACCEPTED.
- 7. If you are not a North Carolina resident, please fill out the Resident Process Agent form (AOC-E-500) appointing a resident process agent to provide a North Carolina point of contact for Court service. The appointed agent must sign the form in front of a notary.

\*This document must be signed in the presence of a notary.

NOTE: The Affidavit of Collection Disbursement and Distribution (AOC-E-204) will be filed on a later date, when it is time to close the estate, but no more than 90 days from the day the estate is opened.

# **EXPLANATION OF TERMS:**

- **Decedent:** The individual who passed away.
- Applicant or Affiant: Someone who is applying for the position of collector by affidavit.
- Intestate: The decedent died without leaving a will.
- Testate: The decedent died leaving a Last Will & Testament.
- Estate Tax Certification: Documentation as to whether or not estate or inheritance taxes are due.
- Beneficiary/Heir: A person who inherits or is entitled by law or by the terms of the Will to inherit the estate of another.
- **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. 4<sup>th</sup> 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: <u>mecklenburg.estates@nccourts.org</u>

(TYPE OR PRINT IN B	•			File No.				
	County			In The General Court Of Justice Superior Court Division Before The Clerk				
IN THE MATTE Name, Street Address, City, State A	ER OF THE ESTATE	OF:	PERSONAL	AFFIDAVIT FOR COLLECTION OF PERSONAL PROPERTY OF DECEDENT (For Decedents Dying On Or After Jan. 1, 2012)				
Social Security No. (Last Four Digit	ts) County Of Domicile At Time	e Of Death		<b>STATE TESTATE</b> G.S. 28A-25-1; 28A-25-1.1				
Date Of Death	Date Of Will		Place Of Death (If Different Fr					
Name, Street Address, PO Box, Cit	y, State And Zip Code Of Affiai	nt 1	Name, Street Address, PO Box, City, State And Zip Code Of Affiant 2					
Telephone No.			Telephone No.					
Legal Residence (County, State)			Legal Residence (County, Sta	te)				
Name, Street Address, PO Box, Cit	ty, State And Zip Code Of Attor	ney	Attorney Bar No.					
			Telephone No.					
<ul> <li>a creditor of the of</li> <li>At least thirty (30) di</li> <li>The decedent died</li> <li>(a) The deceder emcumbran</li> <li>(b) I am the survall personal protexceed \$</li> <li>5. (Check if decedent die real property owned Affidavit.</li> <li>No application or pe</li> <li>After diligent inquiry</li> </ul>	ht died on or after 10/1/0 ces thereon, and less the viving spouse and sole h property, less liens and e 330,000. In testate.) Decedent's will by the decedent as of the stition for appointment of , I have determined that	alified und he date of restate. 9 and the e spousal eir devise encumbran I dated as he date of a persona the persona	the decedent's death. value of all personal property allowance under G.S. 30-15, e of the decedent, the decede nces thereon, and less the spo shown above has been proba death; and a certified copy of al representative is pending or ns listed below are all the pers	owned by the decedent less liens and				
NAME	E	AGE	RELATIONSHIP	MAILING ADDRESS				
	Original - File Copy - Fid	uciary Cop	y - Clerk Mails Copy To Each Person I (Over)	isted In Item No. 7				

(Give values as of date of decedents death: Continue on separate attachment if necessary.)       PART I. PROPERTY OF THE ESTATE         1. Accounts in sole name of decedent (List bank, etc., each account no. and balance.)       Est. Mark.         2. Joint accounts without right of survivorship (List bank, etc., each account no., balance and joint owners.)       % Owned By Dec.         % Owned By Dec.       % Owned By Dec.         % Owned By Dec.       % Owned By Dec.         % Owned By Dec.       % Owned By Dec.         3. Stocks/bonds/securities in sole name of decedent or jointly owned without right of survivorship.       % Owned By Dec.         4. Cash and undeposited checks on hand.       6         5. Household furnishings.       6         6. Farm products, livestock, equipment and tools.       7         7. Vehicles (include or attach descriptions)       8         9. Instreast in partnership or sole proprietor businesses.       9         9. Instreast in partnership or sole proprietor businesses.       9         10. Notes, judgments, and other debts due decedent.       1         11. Miscellaneous personal property.       1         12. Real estate willed to the Estate.       \$         13. Estimated annual income of Estate.       1         14. Other personal property within fight of survivorship (List bank, etc., each account no., balance and joint owners.)       \$ <t< th=""><th></th></t<>	
	et Value
2. Joint accounts without right of survivorship ( <i>List bank, etc., each account no., balance and joint owners.</i> )   % Owned By Dec.   % Owne	
% Owned By Dec.         4. Cash and undeposited checks on hand.         5. Household furnishings.         6. Farm products, livestock, equipment and tools.         7. Vehicles (include or attach descriptions)         8. Interest in partnership or sole proprietor businesses.         9. Insurance, Retirement Plan, I.R.A., etc., payable to Estate.         10. Notes, judgments, and other debts due decedent.         11. Miscellaneous personal property.         12. Real estate willed to the Estate.         (Base bond on this amount, if applicable.) TOTAL PART I.         \$         PART II. PROPERTY WHICH CAN BE ADDED TO ESTATE IF NEEDED TO PAY CLAIMS         1. Joint accounts with right of survivorship ( <i>List bank, etc., each account no., balance and joint owners.</i> )         \$         2. Stocks/bonds/securities registered in beneficiary form and immediately transferred on death or jointly 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 (attach descript	
% Owned By Dec.         3. Stocks/bonds/securities in sole name of decedent or jointly owned without right of survivorship	
% Owned By Dec.         4. Cash and undeposited checks on hand.         5. Household furnishings	
% Owned By Dec.         3. Stocks/bonds/securities in sole name of decedent or jointly owned without right of survivorship	
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Stocks/bonds/securities in sole name of decedent or jointly owned without right of survivorship	
right of survivorship.       % Owned By Dec.         4. Cash and undeposited checks on hand	
4. Cash and undeposited checks on hand	
5. Household furnishings	
7. Vehicles (include or attach descriptions)	
8. Interest in partnership or sole proprietor businesses	
9. Insurance, Retirement Plan, I.R.A., etc., payable to Estate	
<ol> <li>Notes, judgments, and other debts due decedent</li></ol>	
11. Miscellaneous personal property	
13. Estimated annual income of Estate	
(Base bond on this amount, if applicable.) TOTAL PART I.      PART II. PROPERTY WHICH CAN BE ADDED TO ESTATE IF NEEDED TO PAY CLAIMS      Joint accounts with right of survivorship ( <i>List bank, etc., each account no., balance and joint owners.</i> )  2. Stocks/bonds/securities registered in beneficiary form and immediately transferred on death or jointly owned with right of survivorship	
PART II. PROPERTY WHICH CAN BE ADDED TO ESTATE IF NEEDED TO PAY CLAIMS         1.       Joint accounts with right of survivorship (List bank, etc., each account no., balance and joint owners.)       \$         2.       Stocks/bonds/securities registered in beneficiary form and immediately transferred on death or jointly owned with right of survivorship	
PART II. PROPERTY WHICH CAN BE ADDED TO ESTATE IF NEEDED TO PAY CLAIMS         1.       Joint accounts with right of survivorship (List bank, etc., each account no., balance and joint owners.)       \$         2.       Stocks/bonds/securities registered in beneficiary form and immediately transferred on death or jointly owned with right of survivorship	
TOTAL PART II. \$         TOTAL PART II. \$         PART III. OTHER PROPERTY         1. There is is not entireties real estate owned by decedent and spouse	
PART III. OTHER PROPERTY         1. There       is       is not entireties real estate owned by decedent and spouse         2. There       are not Insurance, Retirement Plan, I.R.A., accounts, etc., payable to named	
1. There       is       is not entireties real estate owned by decedent and spouse         2. There       are not Insurance, Retirement Plan, I.R.A., accounts, etc., payable to named	
2. There are are not Insurance, Retirement Plan, I.R.A., accounts, etc., payable to named	
beneficiaries	
ignature Of Collector By Affidavit 1 Signature Of Collector By Affidavit 2	
ame (Type Or Print) Name (Type Or Print)	
SWORN/AFFIRMED AND SUBSCRIBED TO BEFORE ME SWORN/AFFIRMED AND SUBSCRIBED TO BEF	
Pate Signature Of Person Authorized To Administer Oaths Date Signature Of Person Authorized To Administer	
Deputy CSC     Assistant CSC     Clerk Of Superior Court     Deputy CSC     Assistant CSC     Clerk Of Superior	Court
Notary     Date Commission Expires     Notary         Date Commission Expires         Notary         Date Commission Expires	
SEAL County Where Notarized SEAL County Where Notarized SEAL	
CERTIFICATION	
I certify that the foregoing is a true and accurate copy as taken from and compared with the original on record in this office.	
ate Signature Signature	
Deputy CSC Assistant CSC Clerk Of Superior Court	

AOC-E-203B, Side Two, Rev. 5/12 © 2012 Administrative Office of the Courts

#### INSTRUCTIONS FOR PRELIMINARY INVENTORY ON SIDE TWO OF AFFIDAVIT FOR COLLECTION OF PERSONAL PROPERTY OF DECEDENT, FORMS AOC-E-203A and AOC-E-203B, Rev. 1/12

#### 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.

#### Affidavit For Collection Of Personal Property Of Decedent, Forms AOC-E-203A and AOC-E-203B, Rev. 1/12

Whether or not the decedent left a will, and regardless of the value of any real property owned by the decedent, if 1) the value of the decedent's personal property, less liens and encumbrances (and less the spousal allowance under G.S. 30-15 for a decedent dying on or after 1/1/12), does not exceed \$20,000 (\$30,000 if the surviving spouse is the sole heir or devisee of the decedent), and 2) at least 30 days have passed since the date of death without anyone qualifying as personal representative, the estate may be administered by affidavit as a small estate pursuant to G.S. 28A-25-1 and G.S. 28A-25-1.1. An executor named in the will, an heir, devisee or creditor of the estate, with the approval of the Clerk of Superior Court, may file the necessary affidavit using this form, and thereby qualify as collector by affidavit of the estate. Side Two of the 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 this 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 final Affidavit Of Collection, Disbursement and Distribution form (AOC-E-204) and filed with the clerk within three months after the filing of the initial affidavit (AOC-E-203A and AOC-E-203B).

- "<u>Account</u>" 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.
- "<u>Stocks Or Bonds With Right Of Survivorship</u>" 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. <u>Deposits In Sole Name Of Decedent</u> For each account, list the name of the institution, the account number and the balance on the date of death.
- Joint Accounts Without Right Of Survivorship For each account, list the name of the institution, the account number, and the name(s) of the other joint owner(s). If the percentage owned by the decedent can be determined, report that percentage and the value of that percentage. 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 final Affidavit Of Collection, Disbursement And Distribution (AOC-E-204).
- 3. <u>Stocks And Bonds In Sole Name Of Decedent Or Jointly Owned Without Right Of Survivorship</u> 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 final Affidavit Of Collection, Disbursement And Distribution (AOC-E-204).
- 4. through 7. These categories should be self-explanatory.
- 8. <u>Interest in Partnership Or Sole Proprietor Businesses</u> 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. <u>Real Estate Willed To The Estate</u> (**NOTE**: (a) Real property willed to any person or entity other than the estate must be reported in Part II, Item 5. (b) If any real estate has been willed to the estate, a personal representative must be appointed.) Indicate only real estate which the decedent devised (willed) to his or her estate or to his or her executor in the capacity as executor (not as an individual). Usually, such a devise is accompanied by a direction to sell the real estate and distribute the proceeds as specified in the will. A listing of all such properties, together with an identification or legal description of each parcel or tract should be reported here, using fair market value as of the date of death.
- 13. Estimated Annual Income Of The 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 life time, 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.

- 1. Joint Accounts With Right Of Survivorship Under G.S.41-2.1 List all joint accounts with right of survivorship. For each account, list the name of the financial institution, the account number, the names of the other joint owners, and the total balance on the date of death. Attach a copy of the signature card or depository contract of each such account to the form or to your final Affidavit Of Collection, Disbursement And Distribution (AOC-E-204).
- <u>Stocks/Bonds/Securities Registered In Beneficiary Form Or Jointly Owned With Right Of Survivorship</u>. 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 final Affidavit Of Collection, Disbursement And Distribution (AOC-E-204). It also includes securities registered in beneficiary form and immediately transferrable on death.
- 3. <u>Other Personal Property Recoverable Under G.S. 28A-15-10</u> This category includes accounts which are called "Trustee Accounts" in the signature card or deposit agreement or in which the decedent otherwise established a "Tentative" or "Totten" trust; securities registered in beneficiary form and automatically transferred on death; property which the decedent gave to someone in contemplation of his or her own death; and property transferred by the decedent, without receiving adequate consideration, with the intent to hinder, delay or defraud his or her creditors. If you believe there may be any property which falls into this category, you may wish to consult an attorney.
- 4. <u>Real Estate Owned By The Decedent And Not Listed Elsewhere</u> (**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.*) A detailed listing of all other interests in real estate owned by the decedent together with an identification or legal description of each parcel or tract should be reported here using fair market value as of the date of death.

#### PART III. OTHER PROPERTY

This part of the form is used to list certain property, rights and claims which are not administered by the collector by affidavit as part of the decedent's estate and which the collector cannot 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 state or federal estate tax purposes, or which are listed for the information of heirs and others to whom the property may pass.

- 1. <u>Entireties Real Estate</u> 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. <u>Insurance, Retirement Plan, IRA, Etc., Payable To Persons Other Than the Estate</u> This category includes all life insurance proceeds, death benefits under pension and retirement plans, and the balance remaining in IRA, 401(k) and other similar accounts which, at the death of the decedent, pass to a beneficiary other than the estate.

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.
Mecklenburg County	In The General Court Of Justice Superior Court Division Before The Clerk
IN THE MATTER OF THE ESTATE OF:	_
ime Of Decedent ime, 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 ma	arriage:
Name Address	
c. Is there an unborn child?	
c. Is there an unborn child?	No
2. Did any of the children listed above die prior to the date the	he 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:	
(Over	r)

b.	Names and Addresses of Children Born in	nto this marria	age:			
	Name	Address				
a.	e decedent have any children that were bo If yes, list names and addresses: Name	orn <u>outside</u> of Address	f marriage?		Yes	No
a.	decedent leave: An adopted child? Yes A child that has been adjudged mentally	No No incompeten	t?		Yes	No
6. Are the	e parents of the decedent living?		Yes	🗌 No	If yes, lis	t names below.
a.						
b.	Father:					
7. How m	any brother and sisters did the decedent	have?				
	Name	Address (if k	nown)			
	of the siblings listed above die prior to the siblings listed above die prior to the siblings listed above die prior to the signal states are signal states and signal states are signal state are signal states a	he date the de	ecedent died?		Yes	No
	Name of pre-deceased sibling(s):					-
						-
	Did the pre-deceased sibling(s) have chi	ildren?	Yes	No		
	If yes, names of children:					-
						-
Signature of Affiant	Dat	te				
SWORN/AF	FIRMED AND SUBSCRIBED TO BEF	ORE ME				
Date	Signature					
Deputy CSC	Assistant CSC Clerk of Superio	or Court				
Notary	Date Commission Expires					
SEAL	County Where Notarized					

STATE OF	NORTH C	CAROLINA			File No.
		County			In The General Court Of Justice Superior Court Division Before The Clerk
IN TH	E MATTER O	F THE ESTATE C	DF		
Name Of Decedent/Inco	mpetent				APPOINTMENT OF RESIDENT PROCESS AGENT
					G.S. 28A-4-2(4); 35A-1213(b
in the above caption processes in all ac	oned matter, an tions or procee	d appoint the reside dings with respect to	ent process age o this estate.		, submit to the jurisdiction of the North Carolina Courts below on whom may be served citations, notices and
Name, Street Address, P	O Box, City, State A	And Zip Code Of Resident	Process Agent	Date	
				Name Of Per	ersonal Representative Or Guardian (type or print)
Telephone		County Of Residence		Signature Of	of Personal Representative Or Guardian
		ACC	EPTANCE O		NTMENT
I accept this appoi	ntment as resid				onal representative or guardian, and agree to notify the
					ved on me as his or her resident process agent.
Date	Name Of Reside	ent Process Agent (type o	r print)		Signature Of Resident Process Agent

STATE O	F NORTH CAROLINA		File No.		
	County		<b>-</b>	n The General Cour Superior Court E Before The C	Division
IN 7 Name Of Decedent	THE MATTER OF THE ESTATE O	F		IT OF COLLECT ENT AND DISTR	
	ed collector by affidavit, being first duly and distributions as collector by affidav			te and accurate accou	G.S. 28A-25-3(a)(2) Int of my receipts,
Accounting Period Fr			Extending To		
		PART I. S	UMMARY		
1. Total Persor	nal Property Received as shown in Part	II			\$
2. Minus Spous	sal Allowance Approved By The Court L	Jnder G.S. 30-	15		\$
3. Minus Disbu	rsements (Debts or Expenses) as show	n in Part III			\$
4. Minus Distrit	outions To Heirs as shown in Part IV				\$
5. BALANCE	AT THE END (this will always be zero)				\$
	PART II. P	ERSONAL F	PROPERTY RECEIVED		-
Date Received	Received From		Description		Value
					\$
			тот	AL RECEIPTS	\$

PART III. DISBURSEMENTS (DEBTS OR EXPENSES)								
Date Pa	aid	То		For			Am	nount
							\$	
	ľ		1	ΤΟΤΑ	L DISBURSEMENTS		\$	
		PART IV. B	ALANCE D		IEIRS			
			Heirs				Am	nount
					\$			
					TOTAL BALANCE		\$	
Signature Of Affiant 1		Signature Of Affiant 2						
SWORN	N/AFFIRI	MED AND SUBSCRIBED TO BE	FORE ME	SWORN/AFFIRM	IED AND SUBSCF	RIBED	TO BEF	ORE ME
Date Signature Of Person Authorized To Administer Oaths		Date	Signature Of Person Auth	orized To	Administer	Oaths		
Deputy CSC Assistant CSC Clerk Of Superior Court		Deputy CSC	Assistant CSC	Cle	rk Of Superio	or Court		
Notary	Date Com	nission Expires		Date Commission Expires	;			Notary
SEAL	County Wh	ere Notarized		County Where Notarized				SEAL

STATE OF NORTH CAROLINA			File No.	
County				ne General Court Of Justice Superior Court Division Before the Clerk
IN THE MATTER OF THE ESTATE OF:	-			
Name Of Decedent/Trust			RECE	
Name Of Personal Representative/Trustee	-		ARTIAL	
ACKNOWL	EDGMENT			
I, the undersigned beneficiary, agree that I did receive from t distribution consisting of the following:	the Personal F	Represen	tative/Tru	ustee of the estate/trust a
DESCRIPTION				VALUE
			\$	
Date Name Of Beneficiary (Type Or Print)	Sign	ature	I	
Name Of Witness (Type Or Print)	Sign	ature		

STATE OF NORTH CAROLINA	File No.	
County	In The General Cou Before The	
IN THE MATTER OF THE ESTATE OF		
Name Of Decedent	ESTATE TAX CERTIFIC (FOR DECEDENTS DYING ON O JANUARY 1, 1999, BUT PRIOR TO JAN	RAFTER
Date Of Death		0 0 004 04 0 004 05 0
NOTE: Use this form for a decedent who died on or after 1/1/199 use AOC-E-207. <u>An estate tax certification under G.S. 28A-21-2(a</u>	9, but prior to 1/1/2013. For a decedent who d	-
I, the personal representative/fiduciary/spouse in the above estate, c		
1. a. The decedent died on or after 1/1/1999, but prior to 1/1. death was less than:	/2010, and the gross value of the estate at the ti	me of the decedent's
<ul> <li>\$650,000 (If decedent died on or after 1/1/1999).</li> <li>\$675,000 (If decedent died on or after 1/1/2000).</li> <li>\$1,000,000 (If decedent died on or after 1/1/2002).</li> <li>b. The decedent died on or after 1/1/2010, but prior to 1/1.</li> </ul>	<ul> <li>\$1,500,000 (If decedent died on or after 1/1/200</li> <li>\$2,000,000 (If decedent died on or after 1/1/200</li> <li>\$3,500,000 (If decedent died on or after 1/1/200</li> <li>\$3,500,000 (If decedent died on or after 1/1/200</li> <li>\$2,000,000 (If decedent died on or after 1/1/200</li> </ul>	96). 19).
2. I am the surviving spouse and sole heir of the decedent.		
3. The following is a listing of the amount and value of all the dec Carolina, at the time of the decedent's death. (Real estate owne one-half the fair market value. Bank or savings and loan accounts and should be included at one-half fair market value.)	d by husband and wife as tenants by the entirety shou	ıld be included at
PERSONAL	PROPERTY	-
(Include full value of joint ownership deposit accounts and securities except b	petween husband and wife - there, include one-half.)	Value
Cash, Securities, Savings		¢
Other Personal Property		\$
Life Insurance		
	ROPERTY	
(If real estate was owned by husband and wife as tenants by the entirety, include of Description And Location	ne-hait value and so indicate.)	Value
		\$
TRAN	SFERS	
(Total Value Of Transfers from Side Two)		\$
TOTAL VALUE OF PERSONAL PROPERTY, RI	EAL PROPERTY, AND TRANSFERS	\$
	<b>/</b>	1
Original - File	Copy - Taxpaver	

Use the space below to explain any transfers over which the decedent retained any interest (such as a life estate), as well as any transfers of property within three years of death without adequate valuable consideration. (List name of donee, date of transfer, description of property, and value as of date of death.) Value \$ **TOTAL VALUE OF TRANSFERS** \$ Date Signature Date Signature Title Of Personal Representative/Fiduciary/Spouse Title Of Personal Representative/Fiduciary/Spouse Address Of Personal Representative/Fiduciary/Spouse Address Of Personal Representative/Fiduciary/Spouse SWORN/AFFIRMED AND SUBSCRIBED TO BEFORE ME SWORN/AFFIRMED AND SUBSCRIBED TO BEFORE ME Signature Of Person Authorized To Administer Oaths Date Date Signature Of Person Authorized To Administer Oaths Deputy CSC Assistant CSC Clerk Of Superior Court Deputy CSC Assistant CSC Clerk Of Superior Court Date Commission Expires Date Commission Expires Notary Notary County Where Notarized County Where Notarized SEAL SEAL NOTE TO PERSONAL REPRESENTATIVE/FIDUCIARY/SPOUSE AND CLERK: The final accounting of an estate of a decedent who died before January 1, 2013 should not be approved unless the personal representative files with the Clerk of Superior Court an Estate Tax Certification, (AOC-E-212 or AOC-E-207) or a certificate issued by the Secretary of Revenue stating the estate tax liability has been satisfied.