Application Guidelines for YEAR'S ALLOWANCE

[N.C.G.S. 30-15, 30-16, 30-17, 30-21]

Click here for general information about the estate administration process.

This packet contains the following forms: <u>Application and Assignment Year's Allowance (AOC-E-100)</u>; Marriage Affidavit; <u>Family History Affidavit</u>. An online video tutorial to assist you in completing each underlined form can be accessed by clicking on the form's title above.

Fillable forms are available online at www.nccourts.gov. Click "forms" and enter the form numbers below (all forms begin with AOC-E-__). 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.

THE YEAR'S ALLOWANCE IS AVAILABLE IN THE FOLLOWING SITUATIONS...

- The decedent lived in North Carolina and left a surviving spouse or eligible child
- The decedent has personal property located in North Carolina and the surviving spouse is a North Carolina resident.

This filing *cannot* be used when:

- It has been more than twelve months since the date of death
- The decedent left no spouse and no child who would be eligible for the Allowance

©STEPS FOR PROCESSING...

The following items *must be presented* to the Court for filing:

- 1. Application and Assignment Year's Allowance (AOC-E-100)
- 2. Marriage Affidavit
- 3. Family History Affidavit
- 4. Supporting documents for the decedent's personal property
- 5. Original Will (if one exists)
- 6. Death Certificate

NOTE: A \$20 filing fee is required for this application

EXPLANATION OF TERMS:

• Decedent: Individual who passed away

• Applicant: The person who is applying for a year's allowance for themselves or on the behalf of the decedent's surviving spouse or

qualifying child

Affidavit: A sworn or affirmed statement that has been made under oath.

Affiant: The person who is making a sworn or affirmed statement under oath.

Personal

Representative: A person who has been appointed to administer an estate. This term may refer to an executor, an administrator, or an

administrator c.t.a.

• Probate: The legal process in which the decedent's estate is administered.

Completed filings should be submitted to the Clerk of Court of Mecklenburg County Estates Division – Suite 3720

Mecklenburg County Courthouse – 832 E. 4th Street, Charlotte NC 28202

To file via mail: Mecklenburg County Clerk of Superior Court, Attn Estates, PO Box 37971, Charlotte NC 28237

Estates Phone Number: 704-686-0460 Estates E-Mail: mecklenburg.estates@nccourts.org

				File No.			
STATE OF I	NORTH CAROLI	NA		File No.			
County				In The General Court Of Justice Superior Court Division Before The Clerk			
IN THE	MATTER OF THE EST	ΓATE (OF				
Name Of Decedent				APPLICATION AND ASSIGNMENT YEAR'S ALLOWANCE			
Date Of Death					G.S. 30-15, 30-16, 30-17, 30-21		
I am applying for an	allowance for a year's supp	ort for	the person(s) na	med and state:	0.0.00 10,00 10,00 17,00 21		
b. The deced	lent died a resident of this c lent did not die a resident o e shown above, is located ii	f this co	unty, but person		cedent at his or her death, which was		
thousand dollars entitled to an allo	(\$60,000), for a year's supply wance of five thousand dol	oort if th	e surviving spou		e decedent of the value of sixty e child(ren), if any, named below is/are		
	nd dollars (\$60,000) from th				ear's support to the surviving spouse. r's support to each child named below.		
		AND	CHILD(REN)*	ENTITLED TO ALLOWANCE			
Fı	ıll Name	Age	Relationship	Complete Addres	s (including zip code)		
			Spouse				
			Child				
			Child				
			Child				
			Child				
			Child				
			Child				
*NOTE: For a surviving spouse to be entitled to receive an allowance, he or she must have been a resident of North Carolina at the time of the decedent's death, or the decedent must have been a resident of North Carolina at that time. See S.L. 2019-113. For a child to be entitled to receive an allowance, he or she must be one of the following: (1) a child under the age of 18 years, including an adopted child or a child with whom the widow was pregnant at the death of her husband; (2) a child who is less than 22 years of age who is a full-time student in any educational institution; (3) a child under 21 years of age who has been declared mentally incompetent; (4) a child under 21 years of age who is totally disabled; (5) a person under the age of 18 years who resided with the deceased parent at the time of death and to whom the deceased parent or			f the decedent's rolina at that n allowance, ge of 18 years, s pregnant at to of age who is a r 21 years of age who resided with	Name And Address Of Applicant (type or	print)		
the surviving parent stood in loco parentis. See G.S. 30-17 and G.S. 12-3(16), (17).				Telephone No. Of Applicant Date			
SWORN/AFFIRM	IED AND SUBSCRIBE	D TO I	BEFORE ME				
Date	Signature Of Person Authorized	To Admir	nister Oaths	Signature Of Applicant			
Deputy CSC	Assistant CSC CS	c [Magistrate	Spouse Of Decedent	Child/Full-Time Student		
Notary	Date Commission Expires			Personal Representative	Next Friend Of Child		
SEAL County Where Notarized				Other:			
	•			•			

Original-File Copy-Applicant (Over)

ASSIGNMENT OF YEAR'S ALLOWANCE

I have examined the above application and have determined the money and other personal property of the decedent. I find that the allegations in the application are true and that each person(s) named in the application is entitled to the allowance requested.

I ASSIGN to the applicant the funds or other items of the personal property of the decedent listed below, which I have valued as indicated. This property is assigned free and clear of any lien by judgment or execution against the decedent and is to be paid by the applicant to the person(s) entitled. I assess as a DEFICIENCY the amount, if any, shown below, which is to be paid or delivered to the proper person when any additional personal assets of the decedent are discovered.

	Personal Property Assigned		Value
		TOTAL	\$
		DEFICIENCY	\$
Date	Signature	Assistant CSC Clerk Of Superior Court	Magistrate SEAL
	CERTIFI	CATION	
above-referenced	the foregoing is a True and Correct copy of the restate as recorded in this office and shall be sufficiencesed as provided under G.S. 30-15, 30-17, and	ient to release the items listed as assig	ance in the matter of the ned to the surviving spouse
Date	Signature	Deputy CSC Assistant CSC Clerk C	Of Superior Court SEAL
			

STATE OF NORTH CAROLINA

COUNTY OF MECKLENBURG

IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION BEFORE THE CLERK

		File No.:
In the Matter of the Estate of:)))	AFFIDAVIT
		fiant's printed name), the undersigned
affiant, first being duly sworn, depo	se and say that:	
1. The undersigned and	the above named dece	edent obtained a valid marriage license
and were united in marriage in a law	ful wedding ceremony	·· ,
2. The undersigned new to said decedent on the date of said		named decedent and was still married
3. The undersigned and waives spousal inheritance rights;	l said decedent have n	not signed a separation agreement that
Allowance under Article 1, Chapter not limited to the following: volunt	31A of the General St carily separating from the decedent without ju	y act barring the right to a Year's atutes of North Carolina, including but he decedent and living in uncondoned ust cause and refusal to live with the ay; and
<u> </u>		r the purpose of requesting the Year's e General Statutes of North Carolina.
Further your Affiant sayeth not, thi	s the day of _	
		Affiant
Sworn to and subscribed before me this the		
day of		

STATE OF NORTH CAROLINA

File	No.

Mecklenburg County

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

	before the cierk			
IN THE MATTER OF THE ESTATE OF:				
ame Of Decedent				
ame, Street Address, PO Box, City, State and Zip Code of Affiant	FAMILY HISTORY AFFIDAVIT INTERROGATORIES ABOUT DECEDENT AND FAMILY			
elephone No.				
egal Residence (County, State)	Relationship			
Marital Status:	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 r	narriage:			
Name Addres	ss			
c. Is there an unborn child?] No			
2. Did any of the children listed above die prior to the date	the decedent died? Yes No			
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:				
(Ov	ver)			

b.	Names and Addresses of Children Born	into this marria	ige:			
	Name	Address				
a.	decedent have any children that were If yes, list names and addresses: Name	born <u>outside</u> of Address	marriage?		Yes	☐ No
a.	decedent leave: An adopted child? Yes A child that has been adjudged menta	No No Illy incompetent	?		Yes	☐ No
6. Are the	parents of the decedent living?		Yes	No	If yes,	list names below.
a. b.						
Ü.	Father:					
	any brother and sisters did the deceder					
	Name	Address (if k	nown)			
	of the siblings listed above die prior to If yes:	the date the de	cedent died?		Yes	No
	Name of pre-deceased sibling(s):					<u> </u>
	Did the are deceased sibling(s) have s		Yes	☐ No		_
	Did the pre-deceased sibling(s) have o	illiureii:	res			
	If yes, names of children:					_
Signature of Affiant	Ε	Date				
SWORN/AF	FIRMED AND SUBSCRIBED TO BE	FORE ME				
Date	Signature					
Deputy CSC	Assistant CSC Clerk of Super	rior Court				
Notary	Date Commission Expires					
SEAL	County Where Notarized					