PETITION BY PERSONAL REPRESENTATIVE FOR WAIVER OF BOND, WAIVER OF REPORTS, WAIVER OF STATEMENTS, AND/OR GRANT OF CERTAIN POWERS

INSTRUCTIONS

I. Specific Instructions

- 1. This form is to be used by an administrator, administrator with will annexed, or executor who has already been appointed when filing a petition for waiver of bond, waiver of reports, waiver of statements, and/or grant of certain powers contained in O.C.G.A. § 53-12-261 and pursuant to O.C.G.A. § 53-7-1 (b).
- 2. Unanimous consent of the heirs to the personal representative's petition is required, or the beneficiaries if the decedent died testate. O.C.G.A. § 53-11-2 provides that a party to a probate court proceeding concerning a decedent's estate who is unborn or unknown or is not sui juris must be represented by a guardian provided that the Court may appoint a guardian ad litem or determine that the natural guardian, guardian, conservator, or testamentary guardian has no conflict and may serve. If a guardian ad litem is necessary because a party is not sui juris, use GPCSF Supplement 1. For purposes of the consent required, with respect to any heir who is not sui juris, such consent may be given by such guardian ad litem, natural guardian, guardian, conservator, or testamentary guardian. The personal representative of a post deceased heir or beneficiary is authorized to consent on behalf of that heir or beneficiary.
- 3. Signatures of those who acknowledge service must be sworn to before a notary public or the clerk of any probate court of this State. An attorney at law may acknowledge service on behalf of his/her client; however, the attorney must certify that he or she currently represents that individual with regard to the pending matter and, in order to comply with O.C.G.A. § 53-11-6, the attorney's signature must be sworn to as provided above. It is not necessary that all acknowledgments appear on the same page. With regard to a power of attorney, the attorney-in-fact may acknowledge service on behalf of the grantor of the power, provided that the power of attorney grants such authority, the signature of the attorney-in-fact is attested, a copy of the power of attorney is attached, and the attorney-in-fact certifies that the copy is a true copy and is still in effect.
- 4. Notice must be published once a week for four weeks.
- 5. The relief sought in this petition and provided in the order is not retroactive.
- 6. If bond has been posted, and waiver of bond is sought for the future, check with the bonding compan(y)(ies) to obtain the necessary bond description to be placed in the petition and order and to coordinate this matter with the bonding compan(y)(ies).
- 7. In the event the assets are to be distributed according to a will, only the beneficiaries need to be listed in paragraph 5 of the petition and a completed definitive statement in paragraph 4 of the petition is not required. In the event the decedent died intestate (without a will), paragraph 4 of the petition requires that a definitive statement be made to show to the Court that the persons named in paragraph 3 of the petition constitute

each and every heir of the decedent and that there are not additional heirs of the same or closer degree according to O.C.G.A. § 53-2-1. These facts must allow the Court to rule out the possibility that there may be other heirs of the same or closer degree who have not been listed. Provide the date of death of any deceased heirs. The personal representative of a post deceased heir or beneficiary is authorized to consent on behalf of that heir or beneficiary. O.C.G.A. § 53-7-1. When a party to a proceeding is a post deceased heir whose estate has no personal representative, such deceased heir's estate may be represented in the proceedings by a guardian ad litem. O.C.G.A. § 53-11-2 (b). A person's heirs are determined at the time of that person's death. A close relative must be alive at the time the decedent dies to be an heir. If an heir who outlived the decedent subsequently dies, that post deceased heir must be represented by the personal representative of his or her estate or by a guardian ad litem. [If you are uncertain how to determine the heirs of a decedent, refer to the "Heirs Determination Worksheet" available from the probate court or at www.gaprobate.gov.] Examples of such statement would be: (a) "Decedent was or was not married at the time of his death and had no children born, adopted, living, or deceased, other than listed herein"; (b) "Decedent had no other siblings half or whole other than those listed herein"; and (c) "Decedent's brother who died previously had no other children born, adopted, living, or deceased, other than listed herein."

- 8. Use GPCSF Supplement 3 when an additional certificate of service is necessary.
- 9. Exhibits should be labeled at the bottom of each exhibit as "Exhibit A," "Exhibit B," etc. in consecutive order. The corresponding letter of each said exhibit should be inserted into the appropriate place in the form.
- 10. According to Uniform Probate Court Rule 5.6 (A), unless the Court specifically assumes the responsibility, it is the responsibility of the petitioner to prepare the proper citation and deliver it properly so it can be served according to law. All pages after the notice regarding Uniform Probate Court Rule 5.6 (A) are to be completed by the moving party, unless otherwise directed by the Court.

II. <u>General Instructions</u>

General instructions applicable to all Georgia Probate Court Standard Forms are available in each probate court or at www.gaprobate.gov, labeled GPCSF 1.

IN THE PROBATE COURT OF **COUNTY** STATE OF GEORGIA IN RE: ESTATE OF ESTATE NO. **DECEASED** PETITION BY PERSONAL REPRESENTATIVE FOR WAIVER OF BOND AND/OR GRANT OF CERTAIN POWERS The petition of $\overline{Full\ name(s)\ of\ petitioner(s)]}$ First Middle Last whose physical address(es) is/are _ County Zip Code State and mailing address(es) is/are _ Zip Code City County State shows to the Court the following: 1. [Full name of decedent] First Middle Last whose place of domicile was Zip Code Street City County State departed this life on , 20 . 2. [Initial one] The above-named decedent died with a last will and testament (the decedent's (a) "will") dated (and codicil(s) dated), that (has been)(will be)(is hereby, as a petition for probate is being filed simultaneously) offered for probate. [Add below the name(s) of the person(s) to be appointed, and attach the final order and letters of appointment, if any, as "Exhibit ____."] [Full name of person to be appointed] *First* Middle Last [Full address] County Zip Code Street City State

Telephone Number: ____

(b) The above-named decedent died intestate (without a will administrator(s) was/were issued letters of administrator					ncerning the above-	
	administrator(s) was/were issued letters of administration concerning the above-referenced estate by this Court on , 20 .) [Add					
	below the name(s) of	of the appoin	ted administrato	or(s) and attac	h the final order and	
	letters of appointme	ent as "Exhil	bit"]			
[Full name of p	person to be appointed]	First	Middle	Last		
[Full address]	Street	City	County	State	Zip Code	
Telephone N	umber:					
			3.			
listing should	eedent died intestate (v d include the name, ag are sui juris (having the	ge or majorit	y status, address	, and relations	hip to decedent. All	
Name	Age (or over	r 18)	Address		Relationship	
			4.			
[Initial one]						
	petition to probate vequired.	will has been	n granted; there	fore, a definit	ive statement is not	
	he decedent died inteselow.	state (withou	at a will); therefore	ore, a definitiv	re statement is made	

through whom they are related to the decedent.]

5.

Required: [Provide sufficient factual information to enable the Court to conclude that all

of the heirs of the decedent are included and that there are no heirs of the same or closer degree according to O.C.G.A. § 53-2-1. Provide the names of any deceased heirs and include the date of death for each (see instructions for further clarification.) Also, state here all pertinent facts that may govern the method of giving notice to any person and that may determine whether or not a guardian ad litem should be appointed for any person. If any heirs listed above are cousins, grandchildren, nephews or nieces of the decedent, indicate the deceased ancestor

Listed below are all of the beneficiaries under said will (if the decedent died testate) who have a present interest, including but not limited to a vested remainder interest, and whose identity and whereabouts are known or may be determined by reasonable diligence.

Name	Age (or over 18)	Address	

h			-	
	ı	ı		

	All of the heirs/beneficiaries have conser	nted that the	judge of the	probate c	ourt may w	vaive
bond,	waive reports, waive statements, and/or g	rant certain	powers as	set forth in	the conse	nt of
heirs/b	peneficiaries attached hereto.					

7.

Additional data: [Where full particulars are lacking, state here the reasons for any such omission.]

WHEREFORE petitioner prays that the Court grant the relief requested in the consent of heirs/ beneficiaries attached hereto.

Signature of Petitioner	
Printed Name	
Mailing Address	
Telephone Number	
Signature of Attorney:	
Printed Name of Attorney:	
Address:	
	G
Telephone Number:	State Bar #

VERIFICATION

GEORGIA,	COUNTY	
states that the facts set forth in	the foregoing petit	ersigned petitioner who, after being duly sworn, tion by personal representative for waiver of bond, rant of certain powers (and the attached exhibit(s))
Sworn to and subscribed before day of		Signature of Petitioner
NOTARY/CLERK OF PROD My Commission Expires:	BATE COURT	Printed Name of Petitioner

	IN THE PROBATE COURT OF _	COUNTY
	STATE OF G	EEORGIA
IN RE: ESTA	ATE OF	ESTATE NO
DECEASED	,)	ESTATE NO.
	CONSENT OF HEIRS	/BENEFICIARIES
[If an heir/be	eneficiary is not sui juris, indicate the relatio him/her in accordance with the in	onship of the person who is authorized to consent for astruction page to this form.]
	nt, being sui juris unless otherwise in	te or being a beneficiary under the will of the ndicated, do hereby authorize the judge of the
(b)	is required by law to file a petition for court for various acts. By initialing should be awarded all of the powers personal representative shall not be in any conveyance or contract in vio [optional; initial if applicable TO W is required by law to file reports (i.e. each interested party. By initialing should not be required to file any reformal; initial if applicable TO W required by law to post a bond as the agree that the personal representation AND/OR [optional; initial if applicable To Prepresentative is required by law to annually, a statement of receipts and	PRANT POWERS] The personal representative or leave to sell and obtain other approval by the ghere, I agree that the personal representative contained in O.C.G.A. § 53-12-261 except the authorized to bind the estate by any warranty plation of O.C.G.A. § 53-8-14 (a); AND/OR PAIVE REPORTS] The personal representative en, inventory and returns) and provide a copy to ghere, I agree that the personal representative ports with the Court; AND/OR PAIVE BOND The personal representative is the Court deems necessary. By initialing here, I tive should not be required to post a bond; TO WAIVE STATEMENTS The personal of furnish to the heirs or beneficiaries, at least a disbursements. By initialing here, I agree that not be required to furnish these statements.
	subscribed before me this f, 20	Signature of Heir/Beneficiary
	ERK OF PROBATE COURT	Printed Name of Heir/Beneficiary

NOTICE

THE FOLLOWING PAGES ARE TO BE COMPLETED BY THE PETITIONER (MOVING PARTY) UNLESS OTHERWISE DIRECTED BY THE COURT.

SEE UNIFORM PROBATE COURT RULE 5.6 (A).

IN THE PROBATE COURT OF	ECOUNTY
STATE OF	GEORGIA
IN RE: ESTATE OF) DECEASED ,)	ESTATE NO
ORDER FO	R SERVICE
Upon reading the foregoing petition, it is a week for four weeks prior to the date on which	ordered that notice be issued and published once objections must be filed.
SO ORDERED this day of	, 20
	Judge of the Probate Court

IN THE PROBAT			COUNTY
	STATE OF GE	ORGIA	
IN RE: ESTATE OF DECEASED)	ESTATE NO.	
DECEASED)		
PETITION BY PER			
	NOTICI	E	
			has/have petitioned
for waiver of bond, waiver of repo	orts, waiver of state	ements, and/or f	For the grant of certain power
contained in O.C.G.A. § 53-12-26	l in regard to the al	bove estate. All	interested persons are hereby
notified to show cause why said pe	tition should not be	e granted. All	objections to the petition mus
be in writing, setting forth the grou	ınds of any such ol	bjections, and m	nust be filed with the Court or
or before	_, 20		
BE NOTIFIED FURTHE	R: All objections t	to the petition m	nust be in writing, setting fortl
the grounds of any such objection	s. All objections	should be swor	n to before a notary public o
before a probate court clerk, and	filing fees must b	e tendered with	n your objections, unless you
qualify to file as an indigent party	y. Contact probate	e court personn	el for the required amount o
filing fees. If any objections are	filed, a hearing w	vill be (held on	, 20
(scheduled at a later date). If no ob	jections are filed, t	the petition may	be granted without a hearing
	Juda	ge of the Probat	e Court
		Clerk of the Pro	obate Court
	Add	dress	
	Tele	ephone Number	•

	IN THE PROBA	ATE COURT OF	COUNTY
		STATE OF GEOF	RGIA
IN RE: EST	ATE OF))	TATE NO
DECEASED			TATE NO
		BY PERSONAL REPR OND AND/OR GRANT	RESENTATIVE FOR OF CERTAIN POWERS
		FINAL ORDE	R
certain power the above-nar	s contained in O. med decedent, has under the will, if	C.G.A. § 53-12-261 to the been duly filed. Conser	orts, waiver of statements, and/or grant of the personal representative of the estate of that to the petition was given by all heirs or shed according to law and no objection to
It is th	erefore ordered tl	nat the undersigned Judge	e hereby:
[Initial all the	at apply]		
(a)		NTED : Grants to the pe C.G.A. § 53-12-261.	ersonal representative(s) all of the powers
(b)		making and filing invent	sonal representative(s) the specific power ory, and without filing any annual or other
(c)	BOND WAIVE	D : Waives the specific re	equirement to post bond.
(d)		vithout furnishing to the h	ne personal representative(s) the specific leirs or beneficiaries statements of receipts
	THER ORDERED ne personal repres		ation or testamentary reflecting the above
SO O	RDERED this	day of	, 20

Judge of the Probate Court

INSTRUCTIONS

- 1. Unless an inventory has been waived, an inventory of the estate must be filed with this Court by the personal representative(s) within six months after the date of qualification as personal representative(s), and a copy of that inventory must be delivered to the heir(s)/beneficiar(y)(ies) by First-Class Mail within the same period.
- 2. Within 60 days after the date of qualification as personal representative(s), notice must be given once a week for four weeks by advertisement in the newspaper in this county in which sheriff's notices are published, requiring creditors of the estate to render their demands for payment and requiring debtors to make payment.
- 3. Unless returns have been waived, or a different accounting period has been approved, within 60 days after the anniversary date of qualification as personal representative(s), every year, every personal representative must make a just and true account, under oath, of his or her receipts and expenditures on behalf of the estate during the preceding year, together with a note or memorandum of any other fact necessary to the exhibition of the true condition of the estate. The vouchers showing the correctness of each item must be retained by the personal representative(s).
- 4. Unless statements have been waived, the personal representative(s) shall furnish the heirs or beneficiaries of an estate, annually, a statement of receipts and disbursements.
- 5. The personal representative(s) is/are allowed six months from the date of his/her/their qualification to ascertain the condition of the estate, during which he/she/they is/are exempt from suit. The personal representative(s) should collect all debts due the estate, and pay the debts of the estate, wholly or in part, at the end of the six month period. Payment of the debts of the decedent shall be made in accordance with their rank in priority as provided in O.C.G.A. § 53-7-40.
- 6. The personal representative(s) may continue the business of the decedent for the first year after his/her/their qualification without a court order.
- 7. The normal commissions allowed the personal representative(s) are two and one-half percent of all sums of money received, and a like commission on all sums of money paid out. In addition, the judge of the probate court may allow a commission of up to three percent of the value of all property distributed in kind. There are special rules concerning commissions on interest earned and extra compensation.
- 8. After the payment of all expenses of administration and other debts, the balance of the estate shall be promptly distributed to the heir(s)/beneficiar(y)(ies). The personal representative(s) must then make a final return, showing the receipts and disbursements since the last annual accounting, unless returns have been waived.
- 9. For further information see O.C.G.A. Title 53, Chapters 6 and 7.

IN THE PROBATE COURT OF COUNTY STATE OF GEORGIA IN RE: ESTATE OF **DECEASED** LETTERS OF ADMINISTRATION [Bond waived, reports waived, statements waived and/or certain powers granted] At a regular term of probate court, this Court granted an order allowing to qualify as administrator(s) of the decedent, who was domiciled in this county at the time of his or her death or was domiciled in another state but owned property in this county at the time of his or her death, and that upon so doing, letters of administration be issued to such personal representative(s). THEREFORE, the said administrator(s), having taken the oath of office and complied with all necessary prerequisites of the law, is/are legally authorized to discharge all the duties and exercise all powers of personal representative(s), according to Georgia law. In addition, this Court: [Initial all that apply] (a) **POWERS GRANTED**: Grants to the personal representative(s) all of the powers contained in O.C.G.A. § 53-12-261, except the personal representative shall not be authorized to bind the estate by any warranty in any conveyance or contract in violation of O.C.G.A. § 53-8-14 (a). (b) **REPORTS WAIVED**: Grants to the personal representative(s) the specific power to serve without making and filing inventory, and without filing any annual or other returns or reports to any court. (c) **BOND WAIVED**: Waives the specific requirement to post bond. (d) STATEMENTS WAIVED: Grants to the personal representative(s) the specific power to serve without furnishing to the heirs statements of receipts and disbursements. IN TESTIMONY WHEREOF, I have hereunto affixed my signature as judge of the probate court of said county and the seal of this office this ____ day of _____, 20____. Judge of the Probate Court The following must be signed if the judge does not sign the original of this document: Issued by: [Seal] Clerk of the Probate Court

IN THE PROBATE COURT OF COUNTY STATE OF GEORGIA IN RE: ESTATE OF **DECEASED** LETTERS TESTAMENTARY [Bond waived, reports waived, statements waived, and/or certain powers granted] At a regular term of probate court, the last will and testament dated _____, (and codicil(s) dated), of the above-named decedent, who was domiciled in this county at the time of his or her death or was domiciled in another state but owned property in this county at the time of his or her death, was legally proven in form to be the decedent's "will" and was admitted to record by order, and it was further ordered that ______, named as executor(s) in said will, be allowed to qualify, and that upon so doing, letters testamentary be issued to such executor(s). **THEREFORE**, the executor(s), having taken the oath of office and complied with all the necessary prerequisites of the law is/are legally authorized to discharge all the duties and exercise all powers of executor(s) under the will of said decedent, according to the decedent's will and the law. [Initial all that apply] (a) **POWERS GRANTED**: Grants to the personal representative(s) all of the powers contained in O.C.G.A. § 53-12-261, except the personal representative shall not be authorized to bind the estate by any warranty in any conveyance or contract in violation of O.C.G.A. § 53-8-14 (a). (b) **REPORTS WAIVED**: Grants to the personal representative(s) the specific power to serve without making and filing inventory, and without filing any annual or other returns or reports to any court. (c) **BOND WAIVED**: Waives the specific requirement to post bond. (d) STATEMENTS WAIVED: Grants to the personal representative(s) the specific power to serve without furnishing to the heirs statements of receipts and disbursements. SO ORDERED this day of , 20 . Judge of the Probate Court The following must be signed if the judge does not sign the original of this document: Issued by: [Seal] Clerk of the Probate Court

IN THE PROBATE COURT OF COUNTY STATE OF GEORGIA IN RE: ESTATE OF **DECEASED** LETTERS OF ADMINISTRATION WITH WILL ANNEXED [Relieved of filing returns and/or certain powers granted] At a regular term of the probate court, the last will and testament dated ____ (and codicil(s) dated _____, ___) of the above-named decedent, who was domiciled in this county at the time of his or her death or was domiciled in another state but owned (and codicil(s) dated _____ property in this county at the time of his or her death, was legally proven in (solemn form)(common form) and was admitted to record by order, and it was further ordered that be allowed to qualify as administrator(s) with the will annexed, and that upon doing so, letters of administration with the will annexed be issued to said individual(s). THEREFORE, the administrator(s), having taken the oath of office and complied with all necessary prerequisites of the law, is/are legally authorized to discharge all the duties and exercise all the powers of executor(s) under the will of said deceased and of administrator(s) with the will annexed according to the decedent's will and the law. In addition, this Court: [Initial all that apply] (a) **POWERS GRANTED**: Grants to the personal representative(s) all of the powers contained in O.C.G.A. § 53-12-261, except the personal representative(s) shall not be authorized to bind the estate by any warranty in any conveyance or contract in violation of O.C.G.A. § 53-8-14 (a). (b) **REPORTS WAIVED**: Grants to the personal representative(s) the specific power to serve without making and filing inventory, and without filing any annual or other returns or reports to any court. (c) **BOND WAIVED**: Waives the specific requirement to post bond. (d) STATEMENTS WAIVED: Grants to the personal representative(s) the specific power to serve without furnishing to the heirs statements of receipts and disbursements. Given under my hand and official seal, the _____ day of ______, 20____. Judge of the Probate Court The following must be signed if the judge does not sign the original of this document: Issued by: [Seal] Clerk of the Probate Court