#### PETITION FOR DISCHARGE OF PERSONAL REPRESENTATIVE

### **INSTRUCTIONS**

## I. Specific Instructions

- 1. This form is to be used for a petition for discharge of a personal representative pursuant to O.C.G.A. § 53-7-50 or discharge of a temporary administrator pursuant to O.C.G.A. § 53-7-52. A personal representative may, pursuant to O.C.G.A. § 53-7-50 (e), petition the court solely for discharge from office but not from all liability.
- 2. If the petition is filed by a personal representative, the notice to debtors and creditors must have been published for four weeks, and three months must have elapsed from the date of the last publication. O.C.G.A. §§ 53-7-41; 53-11-4.
- 3. Signatures of heirs who acknowledge service must be sworn to before a notary public or the clerk of any probate court of this State. It is not necessary that all acknowledgments appear on the same page. An attorney at law may acknowledge service on behalf of an heir. However, such attorney must certify that he or she currently represents that heir 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. 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. O.C.G.A. § 53-11-2 provides that a party to a probate proceeding who is not sui juris, is unborn, or is unknown 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. Further, the Court may appoint a guardian ad litem for a deceased heir whose estate has no personal representative. If a guardian ad litem is necessary, use GPCSF Supplement 1.
- 5. Use GPCSF Supplement 2 if the Court determines it is appropriate to appoint a special process server.
- 6. Use GPCSF Supplement 3 if an additional certificate of service is necessary.

- 7. If the decedent died intestate, paragraph 3 requires that a definitive statement be made to show to the court that the persons named in paragraph 2 constitute all of the heirs of the decedent and that there are no heirs of the same or closer degree according to O.C.G.A. § 53-2-1. Provide the date of death for any deceased heirs. [If you are uncertain how to determine the heirs of a decedent, please refer to the "Heirs Determination Sheet" 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. According to Uniform Probate Court Rule 5.6 (A), unless the Court specifically assumes the responsibility, it is the responsibility of the moving party 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. General Instructions

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 PR	OBATE COURT OF		COUNTY
	STATE OF	F GEORGIA	
IN RE: ESTATE O	F )	ESTATE NO.	
DECEASED	, ,		
PETITIO	ON FOR DISCHARGE O	F PERSONAL REP	RESENTATIVE
The petition of	of		, as
(executor(s))(admini	strator(s))(temporary admir	nistrator(s)) of the abo	ove-referenced estate, shows:
		1.	
Petitioner(s)			
[Initial one]:			
(a)	has/have fully administer	ed the estate of the d	ecedent.
(b)	was/were allowed to resig	gn without fully adm	inistering said estate.
(c)	has/have completely disc	harged all duties as to	emporary administrator(s).
		2.	
			or beneficiaries of the testate eneficiary who died after the
Name	Age (or over 18)	Address	Relationship
			······

[If discharge is sought solely from office and not from office and all liability, STRIKE paragraphs 3 and 4 below.]
3.
Required: [If the decedent died intestate (without a will), make a definitive statement with 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 similar 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 party and that may determine whether or not a guardian ad litem should be appointed for any party. If any heirs listed above are cousins, grandchildren, nephews, or nieces of the decedent, please indicate the deceased ancestor through whom they are related to the decedent.]
4.
Of those named in paragraph 2 above, it is not necessary to notify the following heirs or beneficiaries (a) who have relieved the personal representative of all liability and as to each of whom a copy of the writing(s) granting such relief is/are attached hereto; or (b) with respect to whom the personal representative has been relieved of all further liability in (a settlement of accounts)(an intermediate report)(other binding proceeding) pursuant to an order of this Court dated and hereby incorporated herein as follows:
5.
The following heirs or beneficiaries are represented or should be represented by a guardian [State names of heir/beneficiary and guardian, if one has already been appointed, and reason guardian needed/appointed]:
6.
All claims against the estate have been paid (except for the following that have not been paid for the reasons set forth below) [Provide names and addresses for service]:

	7.
[Initial one]:	
All necessary (inv	ventories)(and)(returns) have been filed.
Petitioner was rel	ieved of filing (inventories)(and)(returns).
	8.
Additional Data: [Where	full particulars are lacking, state here the reasons for any such
omission.]	
WHEREFORE, petitioner(s) pra	y(s):
[Initial one]	
and be published one time in the	arged solely from office and, therefore, pray(s) that notice issue e official county newspaper with copies thereof being mailed by named in paragraph 6 above and that an order issue discharging
OR	
	rged from office and all liability and, therefore, pray(s) that notice shed as required by law and that an order issue releasing and n office and from all liability.
Signature of Petitioner	
Printed Name	
Mailing Address	
Telephone Number	
Signature of Attorney:	
Printed Name of Attorney:	
Address:	
Telephone Number:	State Bar #

## **VERIFICATION**

GEORGIA,	_ COUNTY
· · · · · · · · · · · · · · · · · · ·	ersigned petitioner(s) who after being duly sworn, g petition for discharge of personal representative et.
Sworn to and subscribed before me this day of, 20	
	Signature of Petitioner
NOTARY/CLERK OF PROBATE COURT	Printed Name of Petitioner
My Commission Expires:	_

## IN THE PROBATE COURT OF \_\_\_\_ \_\_\_\_\_ COUNTY STATE OF GEORGIA IN RE: ESTATE OF **ESTATE NO.** \_\_\_\_\_ **DECEASED** ACKNOWLEDGMENT OF SERVICE AND CONSENT TO PETITION The undersigned, being 18 years of age or older, laboring under no legal disability and being heirs or beneficiaries or unpaid purported creditors of the above-named decedent, hereby acknowledge service of a copy of the petition for discharge of personal representative, and notice, waive copies of same, waive further service and notice, and hereby consent to the petition. Sworn to and subscribed before me this \_\_\_\_day of\_\_\_\_\_\_, 20\_\_\_\_. Signature of Interested Party NOTARY/CLERK OF PROBATE COURT Printed Name of Interested Party My Commission Expires:\_\_\_\_\_ Sworn to and subscribed before me this \_\_\_\_day of\_\_\_\_\_\_, 20\_\_\_\_. Signature of Interested Party NOTARY/CLERK OF PROBATE COURT Printed Name of Interested Party My Commission Expires: \_\_\_\_\_ Sworn to and subscribed before me this Signature of Interested Party NOTARY/CLERK OF PROBATE COURT Printed Name of Interested Party My Commission Expires: \_\_\_\_\_ Sworn to and subscribed before me this \_day of\_\_\_\_\_\_, 20\_\_\_\_. Signature of Interested Party NOTARY/CLERK OF PROBATE COURT Printed Name of Interested Party My Commission Expires: \_\_\_\_\_ Sworn to and subscribed before me this Signature of Interested Party NOTARY/CLERK OF PROBATE COURT Printed Name of Interested Party My Commission Expires:\_\_\_\_\_

# **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 \_\_\_\_\_ \_\_\_\_\_ COUNTY STATE OF GEORGIA IN RE: ESTATE OF ESTATE NO. \_\_\_\_\_ **DECEASED** ORDER FOR SERVICE OF NOTICE [Initial A. (discharge solely from office) or B. (discharge from office and all liability)] \_\_\_\_ A. The petition for discharge of personal representative having been filed, seeking discharge solely from office, it is ordered that notice be published one time in the newspaper in which sheriff's advertisements are published in this county at least ten days before \_\_\_\_\_\_, 20 \_\_\_\_ and that a copy of the petition and notice be mailed by First-Class Mail to the creditors whose claims have not been paid as set forth in paragraph 6 of the petition. B. The petition for discharge of personal representative having been filed, seeking discharge from office and all liability, it is ordered that all heirs or beneficiaries or unpaid creditors who did not acknowledge service and consent to the petition be served as follows: [Initial all that apply] Notice, together with a copy of the petition, shall be served personally, or by registered or certified mail or statutory overnight delivery, as requested by the petitioner(s) pursuant to O.C.G.A. § 53-11-3, at least 30 days before the deadline for filing objections on the following interested parties who reside in Georgia: \_\_\_\_ Notice, together with a copy of the petition, shall be served by registered or certified mail, return receipt requested, pursuant to O.C.G.A. § 53-11-4, upon the following nonresident interested parties whose current residence addresses are known: \_\_\_\_\_ Notice shall be published once a week for four weeks in the legal organ of this county, before\_\_\_\_\_\_, 20\_\_\_\_\_ in order to serve by publication the following interested parties whose current residence addresses are unknown:

published one time in the	legal organ of this	blished for four weeks] Notice county at least ten day the on or before which any old	s before
required to be filed.	when is the date	to on or before which any of	уссион 13
SO ORDERED this	day of	, 20	
	Judge of	f the Probate Court	

IN THE PROBATE COURT OF _	COUNTY
	OF GEORGIA
IN RE: ESTATE OF  DECEASED	) ) ESTATE NO
	NOTICE rge solely from office]
IN RE: Petition for Discharge of Personal Re	epresentative
TO:	
and to whom it may concern:  This is to notify you to file an object	tion, if there is any, to the petition for discharge of efore, 20
the grounds of any such objections. All objections a probate court clerk, and filing fees qualify to file as an indigent party. Contact filing fees. If any objections are filed, a hearing	ections to the Petition must be in writing, setting forth ctions should be sworn to before a notary public or must be tendered with your objections, unless you probate court personnel for the required amount of the swill be (held on) the filed, the petition may be granted without a hearing.
	Judge of the Probate Court  By: Clerk of the Probate Court
	Address
	Telephone Number

IN THE PROBATE COU	RT OF		COUNTY
	STATE OF C	GEORGIA	
IN RE: ESTATE OF	) ) ,)	ESTATE NO	
DECEASED	)		
[For d	<b>NOTI</b> lischarge from off	CE fice and all liability]	
IN RE: Petition for Discharge of Per	rsonal Represe	entative	
[Strike any paragraph if not applied	cable]		
TO:			
[List here all interested parties ha and (all and singular the hei whom it may concern:			
This is to notify you to file a in this Court on or before	an objection, i	f there is any, to the above	ve-referenced petition,
TO:			
[List here all heirs having known of statutory overnight delivery with petitioner(s)]			
This is to notify you to file a in this Court on or before the 30th d			
mailing of this notice to you by cer however, that if a return receipt for days, the deadline for the filing of a on such return receipt.	rtified or regis such notice is	tered mail, return receipt actually received by the	requested); provided, Court within such 30
TO:			
[List here all heirs having known a mail or statutory overnight deliven petitioner(s)]			
This is to notify you to file a in this Court on or before the 30th da of this notice to you by certified or that if a return receipt for such notice deadline for the filing of any object return receipt.	y after registered mai ce is actually	, 20( l, return receipt requested received by the Court wi	(the date of the mailing d); provided, however, thin such 30 days, the

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	eorgia to be served personally or by registered or certified ted delivery to the addressee, if specifically requested by the
* *	be served personally, to file an objection, if there Court on or before the 30th day after the date you
the grounds of any such objections. All objections before a probate court clerk, and filing fees many qualify to file as an indigent party. Contact profiling fees. If any objections are filed, a heart	ions to the petition must be in writing, setting forth cons should be sworn to before a notary public or ust be tendered with your objections, unless you robate court personnel for the required amount of ing will be (held on, ons are filed, the petition may be granted without a
	Judge of the Probate Court
	By:
	Clerk of the Probate Court
	Address
	Telephone Number

TO:

IN THE PROBATE COURT OF STATE O		OF GEORGIA COUNTY		COUNTY	•	
IN RE: ESTATE OF	)	ESTAT	E NO.			
DECEASED	")					
CERT	IFICATE	OF SERV	/ICE			
This is to certify that I have this the proper postage affixed theret						-
to the following parties at the addresses	s below:					
This day of	, 20					
	-	Clerk of the	e Probate	Court		
	-	Address				
	<del>,</del>	 Γelephone	Number			

IN THE PROBATE COURT OF			COUNTY	
	STATE OF GE	CORGIA		
IN RE: ESTATE OF	)			
DECEASED	,)	ESTATE NO		
DECEASED	)			
	FINAL OR	DER		
The foregoing petition for				
been filed and all requirements of la			is that no objection has	
ACCORDINGLY, IT IS OR	DERED that pe	titioner(s) be, and is/ard	e hereby, discharged	
[Initial one]				
(a) solely from office;	or			
(b) from office and all	liability.			
SO ORDERED	this	day of	, 20	
	Turde :	Sthe Duckete Court		
	Juage of	f the Probate Court		