

IN THE CIRCUIT COURT OF GREENE COUNTY, MISSOURI, PROBATE DIVISION

IN THE ESTATE OF:

_____,
DECEASED

ESTATE NO. _____

**STATEMENT OF ACCOUNT
OF INDEPENDENT PERSONAL REPRESENTATIVE
SCHEDULE OF PROPOSED DISTRIBUTION**

_____, Independent Personal Representatives of said estate submits the following as a just and true accounting of all receipts and disbursements of the probate assets by the Independent Personal Representative

DATE	DETAILS	RECEIVED/ DEBIT	PAID OUT/ CREDIT
	<p>Assets per Inventory:</p> <p>Real Estate \$</p> <p>Furniture, household goods, \$ wearing apparel</p> <p>Corporation Stocks \$</p> <p>Mortgages, bonds, notes \$</p> <p>Bank account, insurance \$ policies, money</p> <p>All other personal property \$</p> <p>Total \$ _____</p>		

DATE	DETAILS	RECEIVED/ DEBIT	PAID OUT/ CREDIT
	TOTAL		
	BALANCE		

THE ABOVE BALANCE CONSISTS OF THE FOLLOWING:

Real Estate	\$
Furniture, household goods, wearing apparel	\$
Corporation stocks	\$
Mortgages, bonds, notes	\$
Bank accounts, insurance, money	\$
All other personal property	\$
TOTAL	\$ _____

The undersigned Independent Personal Representative(s) state(s) that:

The foregoing settlement contains a just and true accounting, omitting vouchers, of all receipts and disbursements of the probate assets coming into the possession of the Independent Personal Representative(s);

All claims, expenses of administration and taxes have been paid, in full, except the following, together with an explanation why said items have not been fully paid:

The Independent Personal Representative(s) will distribute the remaining probate assets in accordance with the following, unless objection to the proposed distribution is filed in court within twenty days after the filing of this Statement of Account:

SCHEDULE OF PROPOSED DISTRIBUTION

DISTRIBUTEES	RELATIONSHIP OR ARTICLE OF WILL	INTEREST	PERSONAL PROPERTY TO WHICH EACH DISTRIBUTEES IS ENTITLED
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Real Property described in the Inventory filed with the Court:

DISTRIBUTEES	RELATIONSHIP or ARTICLE OF WILL	INTEREST
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Notice of the Grant of Letters, as required by Section 473.033 R.S.Mo., including a paragraph stating that the Letters authorized independent administration in the form required by Section 473.783 R.S.Mo. was duly given, and the first publication of such Notice occurred more than six months before the filing of this Statement of Account;

Notice was given in the manner provided by Section 472.100.2(2) R.S.Mo., at least twenty-nine days prior to the filing of the Statement of Account, which notice stated that: (a) The Independent Personal Representative would file the Statement of Account on a date certain or as continued by the court; (b) Objections to the Schedule of Proposed Distribution shall be filed with the Court within twenty days after the filing of the Statement of Account; and (c) The notice was published once a week for four consecutive weeks, the last publication at least seven days prior to the date specified therein for filing of the Statement of Account.

Copies of the Statement of Account, copies of the original and any supplementary and corrected Inventories, and all Settlements filed in the Court and a notice, were mailed together, by ordinary mail to each interested party, such notice stating that the Statement of Account would be filed in the Court on a date stated in the notice and that if no objections were filed in the Court within twenty days after the filing of the Statement of Account, the Independent Personal Representative would distribute in accordance with the Schedule of Proposed Distribution contained in the Statement of Account.

Such notice further stated:

(1) If no proceeding is commenced in the Court within six months after filing of the Statement of Account, the Independent Personal Representative would be discharged from further claim or demand by an interested party.

(2) The Independent Personal Representative will petition the Court for an Order of Complete Settlement which will be heard on _____, being more than twenty days after filing of the Statement of Account, or as continued by the Court, and such Order of Complete Settlement will discharge the Independent Personal Representative from further claim or demand of any interested party.

THE STATEMENTS AND REPRESENTATIONS IN THIS DOCUMENT ARE MADE UNDER OATH AND ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF. I UNDERSTAND THEY ARE MADE SUBJECT TO THE PENALTIES OF MAKING A FALSE AFFIDAVIT OR DECLARATION.

Independent Personal Representative

Address

Attorney

Address

Notes on Use:

- (1) This paragraph must be used, and the following paragraph stricken, if administration of the estate is completed according to Section 473.840 without an Order of Complete Settlement
- (2) This paragraph must be used, and the preceding paragraph stricken, if administration of the estate is completed under Section 473.837 with an Order of Complete Settlement.