	IN THE SUPERIOR COURT FOR THE STATE OF ALASKA AT		
In th	In the Matter of the Estate of:))))		
Dece	edent (Person Who Died) Date of Birth:) CASE NO		
	REQUEST TO START INFORMAL PROBATE AND APPOINT A PERSONAL REPRESENTATIVE WHEN THERE IS A WILL (Application for Informal Probate and Appointment of Personal Representative)		
1.	Interest. I,, have an interest in this estate, because:		
2.	Decedent (Person Who Died). The decedent died on [date] at the age of At least five full days have passed since the death. The decedent lived in [city and state] at the time of death and considered this location to be a permanent home.		
3.	 Filing Location. This is the correct court to file in, because the decedent lived in this judicial district at the time of death. did not live in Alaska at the time of death, but had property located in this judicial district at the time of death. 		
4.	Time. I am filing this probate case within the required time period, because three years or less have passed since the person died, OR more than three years have passed. STOP. Under Alaska law, you cannot open an estate case more than three years after the person died except in very limited circumstances. You should talk to a lawyer about your options and whether you can open a probate case. If you file this form, be aware that the court may dismiss the case unless you show a legal basis for filing this action under AS 13.16.040. A waiver of the 3-year time limit under AS 13.16.040 is legally permitted, because:		
5.	Will. The decedent made a valid will on [date]. To the best of my knowledge after a reasonable search, this is the last will, and I do not know of any document that cancels or revokes this will. The original will (or an authenticated copy of the will probated somewhere else) is attached is in the court's possession.		

6.	Current Personal Representative.			
	☐ No court has appointed a personal representative of the estate.			
	A court appointed a personal representative, but later ended the appointment. Attached is an authenticated copy of the will and a statement from the court where			
	☐ There is currently a personal representative of the estate. A court appointed			
	[name] as personal representative who lives			
	at <i>[address]</i> .			
	at [address]. Attached is an authenticated copy of the will and a statement from the court where the will was first probated.			
7.	Pight to be Appointed as Personal Penresentative. The court should appoint me			
/ .	Right to be Appointed as Personal Representative. The court should appoint me			
	as personal representative. I am 19 years old or older and have priority to serve,			
	because			
	the will named me as the personal representative.			
	I am the surviving spouse, <u>and</u> the will named me to receive property.			
	☐ the will named me to receive property.			
	☐ I am the surviving spouse, but the will did not name me to receive property.			
	I am an heir (someone with the right to inherit property from the decedent if no will			
	had been made).			
	☐ I am a creditor, and at least 45 days have passed since the person died.			
	Other:			
	U otilci.			
	the following order: (1) individual nominated in a will, (2) surviving spouse if named in will to receive property, (3) others named in will to receive property, (4) surviving spouse, (5) someone with the right to inherit property from the decedent if no will was made, (6) 45 days after the death of the decedent, any creditor.]			
	The following persons have a greater or equal right than I do to be appointed as			
	personal representative:			
	[IMPORTANT: Every person who has a greater or equal priority over you must consent by completing the "Nomination for Appointment of Personal Representative with Lower Priority" (form <u>P-306</u>).]			
9.	Bond . [A bond is a cash payment or pledge of property that quarantees the personal			
	representative will fulfill the person's duties. However, the will commonly waives the			
	bond requirement.]			
	☐ No bond is required, because the will waived the bond requirement.			
	☐ No bond is required, because all persons named in the will to receive property			
	waived the bond requirement. [IMPORTANT: Each person named in the will must			
	file a separate "Waiver of Bond Requirement" (form <u>P-334</u>) or must have requested			
	a waiver of the bond requirement in the "Nomination for Appointment of			
	Representative with Lower Priority" (form <u>P-306</u>).]			
	☐ I request the court set a bond amount of \$, because this amount			

10. Survivors of the Decedent. The decedent is survived by the persons listed below. [Include all biological or adopted children of the person who died, unless an adoption decree terminated the child's inheritance rights.]

	Name	
Relationship to Decedent	[If a minor, provide the minor's age and the name of the minor's legal guardian]	Address
Spouse		
Child 1		
Child 2		
Child 3		
Parent		
Person named in will		
Heir (person entitled to inherit property if no will had been made)		
Heir		

[Attach extra pages if necessary.]

11.	Demand for Notice. [Any interested person may file a document called a "demand for notice" that tells the personal representative and the court to send a copy of every document filed with the court to the person who filed the notice.]
	☐ I have not received a demand for notice concerning the decedent and do not know of any demand for notice that may have been filed in Alaska or elsewhere.
	☐ I received or I am aware of a demand for notice concerning the decedent from the following persons:

representative of this estate, and (3) any current personal representative whose position has not been ended. Therefore, I request a court order admitting the will of the decedent to informal probate; appointing me as personal representative of the estate; and issuing letters testamentary. Signature of Applicant Date Printed Name Address Line 1 Phone Number Address Line 2 Email Address Verification I swear or affirm that I read this entire document and believe that all of the statements made in the document are true. Applicant's Signature Subscribed and sworn to or affirmed before me at , Alaska Court clerk, notary public, or other person (SEAL) authorized to administer oaths. My commission expires: Certificate of Service [You must give notice of this application to all persons listed in section 12.] I certify that on ______ [date], a copy of this application was __ mailed __ hand-delivered to: [List everyone served and attach extra pages if necessary.] Your signature:

Notice. I gave notice of this application to (1) all persons who filed a demand for notice, (2) all persons with a greater or equal right to appointment as personal

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