IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT, IN AND FOR BROWARD COUNTY, FLORIDA PROBATE DIVISION

CHECKLIST FOR PETITION FOR SUMMARY ADMINISTRATION OF INTESTATE <u>ESTATE</u>¹

This Checklist must be completed and e-filed with your Petition. Review and sign the applicable certification clause at the end of the checklist prior to submitting it with your Petition. If any of the items below are not checked, please complete "Certification B." Completing and e-filing this Checklist does not obviate any additional obligations imposed by rule or statute.

HEARING:			
	At the time of filing this Petition, I intend to pursue this Petition on ex-parte, motion, or special		
	set calendar.		
OR			
	At the time of filing this Petition, I intend to have this Petition submitted to the Judge without a		
	hearing.		
CASE NUMBER: PRC In Re Estate of:			
	A copy of the decedent's death certificate was filed.		
	The Petitioner submitted proof of payment of the decedent's reasonable and necessary medical		
	bills from the last 60 days of the decedent's last illness. ²		
OR	OR		
	If there are no such expenses, Petitioner has stated so in the Petition.		
	The Petitioner submitted proof of payment of the decedent's reasonable funeral expenses. ³		
The Petitioner filed an Affidavit Regarding Criminal History ⁴ (form available on the Seventeenth Judicial Circuit's Webpage).			
			The Petitioner filed an Affidavit of Heirs (form available on the Seventeenth Judicial Circuit's
	Webpage).		
	The Petition includes a statement showing venue.		

¹ Please note that Judge Speiser requires a hearing in all pro se petitions for summary administration.

Not required if the decedent has been dead for more than 2 years.

³ Not required if the decedent has been dead for more than 2 years.

⁴ Please note that trust companies, banks, as well as other qualified corporations identified in section 733.305, Florida Statutes, are not required to file this affidavit.

	The Petition includes a statement specifying whether there are domiciliary or principal		
	proceedings from another state or country.		
	The Petition demonstrates the eligibility for summary administration, (i.e., the decedent died		
	over 2 years ago or the value of the estate, less exempt property, does not exceed \$75,000).		
	The Petitioner is a beneficiary of the estate.		
	The Petition includes: (a) the name and address of the decedent's surviving spouse (if any); (b)		
	the names and addresses of the beneficiaries and their relationship to the decedent. If any		
	beneficiary is a minor, the year of birth is included.		
	The Petition states that, after a reasonably diligent search, the Petitioner is unaware of any		
	unrevoked wills or codicils.		
	The Petition specifically describes the assets to be distributed, and includes values for each		
	asset (e.g., name and address of the financial institution and the associated account number(s),		
	legal property descriptions, etc.).		
	All intestate beneficiaries have received formal notice of the Petition and the proposed		
	distribution;		
OR	OR		
	The Petitioner has filed consents from all the intestate beneficiaries.		
-	The Petition states that a diligent search for creditors was conducted and acknowledges the		
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	The Petition states that a diligent search for creditors was conducted and acknowledges the penalty for failing to make a diligent search.		
	penalty for failing to make a diligent search.		
	penalty for failing to make a diligent search. No claims have been filed against the estate.		
OR	penalty for failing to make a diligent search.		
OR	penalty for failing to make a diligent search. No claims have been filed against the estate.		
OR	penalty for failing to make a diligent search. No claims have been filed against the estate. OR		
OR	penalty for failing to make a diligent search. No claims have been filed against the estate. OR If claims have been filed against the estate:		
OR	penalty for failing to make a diligent search. No claims have been filed against the estate. OR If claims have been filed against the estate: The creditor's claims have been stricken, or are otherwise barred by statute; OR		
OR	penalty for failing to make a diligent search. No claims have been filed against the estate. OR If claims have been filed against the estate: The creditor's claims have been stricken, or are otherwise barred by statute;		
OR	penalty for failing to make a diligent search. No claims have been filed against the estate. OR If claims have been filed against the estate: The creditor's claims have been stricken, or are otherwise barred by statute; OR Provision for payment of outstanding debt has been made to the extent that assets		
OR	penalty for failing to make a diligent search. No claims have been filed against the estate. OR If claims have been filed against the estate: The creditor's claims have been stricken, or are otherwise barred by statute; OR Provision for payment of outstanding debt has been made to the extent that assets are available; OR There are insufficient assets to satisfy the outstanding claims, and notice of the		
OR	penalty for failing to make a diligent search. No claims have been filed against the estate. OR If claims have been filed against the estate: The creditor's claims have been stricken, or are otherwise barred by statute; OR Provision for payment of outstanding debt has been made to the extent that assets are available; OR OR		
□	penalty for failing to make a diligent search. No claims have been filed against the estate. OR If claims have been filed against the estate: The creditor's claims have been stricken, or are otherwise barred by statute; OR Provision for payment of outstanding debt has been made to the extent that assets are available; OR There are insufficient assets to satisfy the outstanding claims, and notice of the		
□	penalty for failing to make a diligent search. No claims have been filed against the estate. OR If claims have been filed against the estate: The creditor's claims have been stricken, or are otherwise barred by statute; OR Provision for payment of outstanding debt has been made to the extent that assets are available; OR There are insufficient assets to satisfy the outstanding claims, and notice of the Petition was served on the outstanding creditors.		

	The estate does not contain real property of the decedent.		
OR	OR		
	The estate contains real property of the decedent, and:		
	☐ The Petitioner is claiming the decedent's real property is homestead, and a Petition to Determine Homestead has been filed;		
	OR		
	☐ The Petitioner is not claiming homestead protection for the real property.		
Please complete the Certification that applies to your filing (either Certification A or Certification B). If Petitioner is represented by counsel, only counsel must complete the applicable Certification Clause. If Petitioner is pro se then the applicable Certification must be completed by Petitioner. CERTIFICATION A:			
The	undersigned Petitioner (print name) /Attorney (print		
	e) certifies that he/she has reviewed the information		
necessary to support the Petition for Summary Administration of Intestate Estate. The Petitioner			
Attorney further certifies that all the required information was previously filed or filed			
concurrently with the Petition. The Petitioner / Attorney acknowledges that the Petition			
	not be reviewed by Court staff until the necessary information has been accepted into the egy system. The Petitioner / Attorney further acknowledges that a hearing may be		
_	ared to process the Petition.		
Petit	ioner's signature:		
Sign	ed on:, 20		
OR			
Atto	rney's signature:		
Sign	ed on:, 20		

CERTIFICATION B:

The undersigned Petitioner [(print name)	/Attorney [] (print
name) certifies that he/she has necessary to support the Petition for Summary Administration of Inte	state Estate. The Petitioner
Attorney was unable to submit the following information for the fo	
The Petitioner / Attorney acknowledges that a hearing may deficiency.	
Petitioner's signature:	
Signed on:, 20	
OR	
Attorney's signature:	
Signed on: 20	