Note: Always leave several inches blank at the top of court filings. Note: Items that require entering information are in italics or shown as underlined blank spaces..

The name of the Court (jurisdiction) the case is to be filed in is filled in here.

In the Matter of the Estate of THE DECEDENT'S NAME		Case No.:	
		PETITION FOR LETTERS OF ADMINSTRATION AND GRANTING NONINTERVENTION POWERS	
Deceased.		(RCW 11.28.110 and 11.68.011)	
Pe	titioner, NAME, declares under penalty of pe	erjury under the laws of the State of Washington	
tha	at the following is true and correct to the best	of his/her knowledge:	
1.	Decedent. Decedent died intestate of	on was then a resident of	
1.	Decedent. Decedent died intestate on, was then a resident of, was then a resident of, county, Washington, and left property in this state subject to probate.		
2	No Will. No valid Will of the Decedent has been found.		
		Washington, was not a creditor of the Decedent	
٥.	at Decedent's death, and am willing and qualified to act as Decedent's personal		
		anned to act as Decedent's personal	
1	representative.		
4.	Heirs.		
	4.1. Decedent (was/was not) married at the time of his passing.		
	4.2. Decedent was survived by (list all survivors, for example spouse, children, siblings,		
	parents, addresses, relationship and age	es).	
5.	Bond.		
	5.1. (List all assets and value. List all Debts and value. Declare whether Decedent received		
	any benefits from state (e.g. DSHS).		
	5.2. Then show "Net Assets \$ =	= \$ real property + \$	
	personal property."		
	5.3. Then, declare whether 1.) all heirs have	e waived bond in writing or, alternatively, 2.)	
	suggest a reasonable bond amount.		

Note: If it is the surviving spouse requesting appointment, ask that bond be waived if the estate consists of community property.

6.	Solvency. The value of the Decedent's assets at death exceeded the value of his/her	
	liabilities by at least \$, so Decedent died solvent. Further, the value of all	
	expenses of the estate, including taxes and the costs of administration of the estate, should	
	not exceed \$, so Decedent's estate is now and should remain solvent.	
7.	Non-Intervention Powers. Non-Intervention powers should be granted (1) since all	
	heirs have consented to the grant of Non-Intervention Powers in writing filed with Court and	
	it is in the best interests of Decedent's heirs, beneficiaries, and creditors that Decedent's	
	estate be administered with Non-Intervention Powers. Or 2.) similar language if the personal	
	representative is surviving spouse.	
	HEREFORE, the Petitioner prays the Court make and cause to be entered a formal order as	
fol	lows:	
	1. Appointing as Decedent's Personal Representative, to serve	
	with a \$ bond and with Non-intervention Powers;	
	2. Order that Letters of Administration be issued upon my filing od my sworn Oath of	
	Personal Representation and filing proof of any required bond.	
Sig	gned at, and	
DΑ	ATED this day of	
	, a , a , a , , , , , , , , , , , , , ,	
7.7.4	ME	
	Deposed Personal Representative	
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