Please read and follow the instructions for DISPOSITION OF PERSONAL PROPERTY

TO OBTAIN A DISPOSITION OF PERSONAL PROPERTY WITHOUT ADMINISTRATION, YOU MUST FILE THE COMPLETED FORMS AS FOLLOWS:

- Disposition without Administration Petition 3 pages, notarized (required)
- Certified Death Certificate (required)
- Original Will If the decedent had a will, the original has to be filed with the verified statement, unless previously filed.
- Copy of paid funeral bill.
- Copy of paperwork showing the asset copy of stock, bank statement, etc. (required)
- Copy of last 60 days medical expenses with receipts
- Consents of any additional heirs with address and notarized signature, or death certificate, if applicable.
- Statement Regarding Creditors <u>Our judges have consistently required petitioner's to file for a Summary Administration when there are known creditors</u>. (required)
- For current filing fee, please see Fee Schedule at www.SarasotaClerk.com
- An Affidavit stating that the deceased person was never married and did not have children may be required, if applicable.

Disposition of Personal Property Without Administration does not apply when the asset consists of the decedent's Income Tax return. Refer the petitioner to Florida Statute 735.302.

When filling out the petition:

- Print the decedent's name after the words "In Re:"
- Print your name and address, as well as all other required information
- Check correct box indicating that either there is no will, or that you are filing it at this time.
- List beneficiaries (heirs) in descending order at item no. 2; you may use the back of the form, but indicate on the front of the form that you've done so.
- When listing estate property at item no. 3, you must provide the mailing address as part of the description. You may consult Florida Statute No. 732.402 for definitions of "exempt property."
- Attach a copy of the paid funeral bill and the last 60 days medical expenses and receipts showing payment. (If the asset is needed to pay the bill, the order can reflect that the proceeds go directly to the funeral home.)

The forms may be sworn to before the deputy clerk or a notary public. After completing the forms, file all documents with the clerk along with the filing fee. All documents will be forwarded to the judge. A plain copy and a certified copy of the Order to Disburse or Transfer Assets will be provided to you. The certified copy is to be presented by you to the financial institution.

11, 1111	CIRCUIT COURT IN AND	FORCOU	NTY, FLORIDA
JRE:		File No.	
	Deceased ,	Division: PROBAT	
DISPOSI	TION OF PERSONAL PRO Verifie	PERTY WITHOUT AD d Statement	<u>MINISTRATION</u>
Petitioner, _		, alleges:	
Petitioner, w	hose name and address are		
	ocial security number is		
on the	day of		, a resident o
and, if kno	own, whose age was		
	The decedent left	no will.	
	[] The decedent's w	ill was deposited with the	clerk on
		, 20	
	nown, the names of the benefic urviving spouse, if any, their a	ciaries of the decedent's es ddresses and relationship	
	who are minors, are:		

3. The estate of decedent consists only of personal property exempt under the provisions of Section 732.402 of the Florida Probate Code; personal property exempt from the claims of creditors under the Constitution of Florida; and nonexempt personal property the value of which does not exceed the sum of the amount of preferred funeral expenses, and reasonable and necessary medical and hospital expenses of the last 60 days of the decedent's last illness, all being described as follows:

DESC	RIPTION	<u>VALUE</u>
family, household furnitu	biles used by the deceased or membe tre and furnishings, Florida prepaid to exceed \$1,000 in value.	•
estimated value. Include	ll other items of personal property of the balance of items as stocks, bonds per and other items of the deceased.	•
Preferred funeral expense Services by	es (statement or receipt attached): <u>Amount</u>	Paid or Due
Medical and hospital exp Services by	enses for last 60 days of last illness: <u>Type of Service</u>	(statement or receipt attached): <u>Paid or Due</u>
Other debts of decedent:		
Creditor	Goods or Services (How incurred)	<u>Amount</u>



Requested payment or distribu	tion to:	
<u>Name</u>	<u>Property</u>	Amount or Value
I know of no other assets or de	bts of the deceden	t except:
Under penalties of perjury are true, to the best of my known		ave read the foregoing, and the facts alleg
Sworn and subscribed to befor	re me this de	ay of, 20,
who is personally known of	or produced	identification.
Type of Identification produce	d	·
Statement made before:	-	(Signature of Petitioner)
		(Signature of Fetitioner)
(Deputy Clerk or Notary)		(Print Name of Petitioner)
My commission expires:		(Street Address)
	-	(City, State, Zip Code)
	-	(Telephone)

IVIII CINCOII COCK	T IN AND FOR	COUNTY, FLORIDA		
IN RE:		File NumberProbate: Division		
CONSENT TO DI	ISPOSITION OF PERSO	ONAL PROPERTY		
The undersigned consents to petitioner, receiving the following	o property:	, the		
Description of Asset	Account Number	Dollar Amount		
and waives all claims, rights, title, a Sworn and subscribed to before me who is personally known or	e this day of produced identificatio			
Sworn and subscribed to before me who is personally known or Fype of Identification produced	and interest in said proper this day of produced identificatio			
Sworn and subscribed to before me who is personally known or Fype of Identification produced	and interest in said proper this day of produced identificatio	n, 20,		
Sworn and subscribed to before me who is personally known or Type of Identification produced	and interest in said proper this day of produced identificatio			

(Telephone)

IN RE:		File Number
	Deceased	Probate: Division
		<u>AFFIDAVIT</u>
Con	nes now, the Petitioner of the	e above entitled estate, and shows the Court as follows:
1.	That the petitioner is qua petition, and that	lified and entitled to receive the asset requested in the
2.	At the time of death, the children, adopted or natural	deceased was unmarried, and deceased had no living ral.
	ler penalties of perjury, I dec the best of my knowledge an	lare that I have read the foregoing, and the facts alleged d belief.
Sworn and who is	the best of my knowledge an subscribed to before me this personally known or p	day of
Sworn and who is Type of Ide	the best of my knowledge an subscribed to before me this personally known or p	day of, 20, produced identification.
Sworn and who is Type of Ide	subscribed to before me this personally known or pentification produced	day of, 20, oroduced identification.
Sworn and who is Type of Ide	subscribed to before me this personally known or pentification produced	day of, 20, produced identification.
Sworn and who is Type of Ide	subscribed to before me this personally known or pentification produced made before:	day of, 20, oroduced identification. (Signature)

(Telephone)

IN THE CIRCUIT COURT I	IN AND FOR	COUNTY, FLOR	IDA
IN DE	1	Eila Numbor	
IN RE: Deceased		File NumberProbate: Division	
STATEMEN	NT REGARDI	NG CREDITORS	
The undersigned,	PRINT NAM	F OF PETITIONER	, as
petitioner for the disposition of persor			
decedentPRINT NA			es:
Diligent search has been made to asc creditors of the decedent and of all oth			
The names and, if known, the address claims or demands against the decease (LIST CREDITORS BELOW OR INSERT "	ed are as set for 'NONE" AS APPR	th below	
Under penalties of perjury, I declare the to the best of my knowledge and believed.		the foregoing, and the facts alleged	d are true,
Signed on	, 2		
	-	(Signature)	
Statement made before:	-	(Print name)	
(Deputy Clerk or Notary)	-	(Street Address)	
	-	(City, State, Zip Code)	
(Notary Seal)	-	(Telephone)	

IT IS A CRIMINAL OFFENSE TO GIVE FALSE INFORMATION IN THIS STATEMENT

