For Office Use Only

			Filing Fee Paid \$ Receipt No:
	DO NOT LI	EAVE ANY ITE	MS BLANK
COUNTY OF	URT OF THE STATE O		
ACCOUNTING BY as the		X	PETITION FOR JUDICIAL SETTLEMENT OF ACCOUNT OF
of the ESTATE a/k/a			<pre>[] Executor [] Administrator [] Trustee [] Other [specify]</pre>
	Decea	sed. X	File No
TO THE SURROGA	TE'S COURT, COUNTY	OF	
	pectfully alleged:		
of letters iss any, are as fo	sued, and the amou llows:	nt and sure	<pre>petitioner(s), the type and date ty of petitioner's(s') bond, if</pre>
Name:			
Address:			
	(Street Address)		(City/Town/Village)
(County)	(State)	(Zip)	() (Telephone Number)
Mailing ac	ddress: (if different f	rom above)	
Type of letters	s issued:		Date letters issued:
Amount of bond:	: \$	Name of s	surety:
Name:			
	(Street Address)		(City/Town/Village)
	(State)		(Telephone Number)
(County)		(Zip)	(Telephone Number)
Mailing ac	(if different f		
Type of letters	s issued:		Date letters issued:
JA-1 (4/98)		-1-	

Dom	icile:	(Street Address)	
		(Street Address)	(City/Town/Village)
Tow	nshin of	(State)	(Zip Code)
IOW		county (Jr.
account period f: assets,	of petit	ioner's(s') proceedings in to ing principal and inc	render(s) herewith, a verified this estate or trust, for the , showing the gross value of ome, to be the sum of
4.	[] (a)	An order was entered in thi	s Court on, 19
	[]	Exempting the estate from	tax
	[]	Fixing and assessing the t	tax due
	[Attach	a copy of the tax order and	d receipt]
	[](b)	The following return(s) (was)(were) filed:
	[]		ng on or after May 25, 1990]. A rrogate's Court [] Yes [] No
	[]	TT-385 [For decedent's d	ying before May 25, 1990]
	[]	706 or 706NA	
		ate taxes with respect to th a copy of letter of dischar	nis estate were paid in full. rge.]
	[] (c)	No tax proceeding or retu	rn was required for this estate.
5.		ering of such account at th: iate reason]	is time is proper because [check
		ven months have elapsed sind titioner(s);	ce letters were issued to
	[] le [.]	tters issued to the petition	ner(s) have been revoked;
	the	re than one year has elapsed e petitioner(s) was settled her reason [specify]:	d since the preceding account of •

6. The names and post-office addresses of all persons and parties interested in this proceeding who are required to be cited under the provisions of Surrogate's Court Procedure Act §2210, or otherwise, or concerning whom or which the Court is required to have information, are set forth in subdivision (a) or (b):

(a) All persons and parties so interested herein who are of full age and sound mind, or which are corporations or associations, are as follows:

Name Nature of Interest P.O. Address

(b) All persons so interested herein who are infants or incompetents or persons believed to be mentally incapable to adequately protect their rights, or persons whose existence, identity, or whereabouts are unknown (including persons who are virtually represented under SCPA §315) are as follows:

Nature of Interest

[Furnish all information specified in **NOTE** at bottom of page]

P.O. Address

Name

[NOTE: In the case of each infant, state (a) name, birthdate, age, nature of interest, domicile, residence address, and the person with whom he/she resides; (b) whether or not he/she has a guardian or testamentary guardian, and whether or not his/her father, or if he/she be dead, his/her mother is living; and (c) the name and post office address of any guardian and any living parent. In the case of each incompetent or person incapable of adequately protecting his/her rights, state (a) name, nature of interest, and post office address; (b) facts regarding his/her incompetency, including whether or not a committee has been appointed and whether or not he/she has been committed to any institution; (c) the names and post office addresses of any committee, conservator, guardian, and person or institution having care and custody of him/her, and any relative or friend having an interest in his/her welfare. In the case of a person confined as a prisoner, state place of incarceration. With respect to virtual representation see Uniform Court Rule, §207.18.]

7. There are no persons interested in this proceeding other than those herein above mentioned.

8. No prior application has been made to this or any other court for the relief requested in this petition.

WHEREFORE the petitioner(s) pray(s) that the account of proceedings be judicially settled [specify any other relief requested.]

and that process be issued to all necessary parties who have not appeared to show cause why the relief requested should not be granted; and that an order be granted directing the service of process pursuant to the provisions of SCPA Article 3 upon such persons named in Paragraph (6) whose names or whereabouts are unknown and cannot be ascertained or who may be persons on whom service by personal delivery cannot be made.

Dated:

1. ______ 2. _____ (Signature of Petitioner) 2. ______ (Signature of Petitioner)

(Print Name)

(Print Name)

3. (Name of Corporate Petitioner)

(Signature of Officer)

(Print Name and Title of Officer)

VERIFICATION

[For use when petitioner is an individual]

STATE OF NEW YORK) COUNTY OF) ss.:

The undersigned, the petitioner(s) named in the foregoing petition, being duly sworn, say(s): (I)(We) have read the foregoing petition subscribed by me(us) and know the contents thereof, and the same is true of (my)(our) own knowledge, except as to the matters therein stated to be alleged upon information and belief, and as to those matters (I)(we) believe it to be true.

(Signature of Petitioner)

(Print Name)

(Signature of Petitioner)

(Print Name)

Sworn to before me on

_____**,** 19____

Notary Public Commission Expires: (Affix Notary Stamp or Seal)

Signature of Attorney:	
Print Name:	
Firm Name:	_Tel. No.:
Address of Attorney:	

VERIFICATION

[For use when a petitioner is a bank or trust company]

STATE OF NEW YORK)) ss.: COUNTY OF

I, the undersigned, a _____

(Title)

of

(Name of Bank or Trust Company)

being duly sworn, say(s):

I have read the foregoing petition subscribed by me and know the contents thereof, and the same is true of my own knowledge, except as to the matters therein stated to be alleged upon information and belief, and as to those matters I believe it to be true.

(Name of Bank or Trust Company)

BY_____(Signature of Officer)

(Print Name and Title)

Sworn to before me on

_____, 19

Notary Public Commission Expires: (Affix Notary Stamp or Seal)

Signature of Attorney:_____

Print Name:_____

Firm Name:______Tel. No.:_____

Address of Attorney:

JA-1 (4/98)

SURROGATE'S COURT OF THE STATE OF NEW YORK COUNTY OF ACCOUNTING BY as the ACCOUNTING BY: of the ESTATE OF [] Executor a/k/a [] Other [specify] _____ Deceased. TO THE SURROGATE'S COURT OF THE COUNTY OF File No. _____

The undersigned does hereby render the account of proceedings as follows:

[The instructions concerning the schedules need not be stated at the head of each schedule. It will be sufficient to set forth only the schedule letter and heading. For convenience of reference, the schedule letter and page number of the schedule should be shown at the bottom of each sheet of the account.]

Schedule A-1 - Realized Increases, page

Schedule A-2 - Income Collected, page ____

Schedule B - Realized Decreases, page ____

Schedule C - Funeral and Administration Expenses and Taxes, page ____

Schedule C-1 - Unpaid Administration Expenses, page ____

Schedule D - Creditor's Claims, page ____

Schedule E - Distributions Made, page

Schedule F - New Investments, Exchanges and Stock Distribution, page ____

Schedule G - Personal Property Remaining on Hand, page____

Schedule H - Interested Parties and Proposed Distribution, page ____

Schedule I - Computation of Commissions, page

Schedule J- Other Pertinent Facts and Cash Reconciliation, pageSchedule K- Estate Taxes Paid and Allocation of Estate Taxes, page

JA-7 (4/98)

SUMMARY

CHARGES:

Schedule	"A" -	(Principal received)	\$
Schedule	"A-1" -	· (Realized increases in principal)	\$
Schedule	"A-2" -	(Income Collected)	\$

Total charges

CREDITS:

Schedule "B" - (Realized decreases in principal)	\$
Schedule "C" - (Funeral and administration expenses)	\$
Schedule "D" - (Creditor's claims actually paid)	\$
Schedule "E" - (Distributions of principal)	\$
Total credits	Ś
	' <u></u>
Balance on hand shown by Schedule "G"	\$

The foregoing balance of \$ ______ consists of \$ ______ in cash and \$ ______ in other property on hand as of the ______ day of ______, 19 _____. It is subject to deduction of estimated principal commissions amounting to \$ ______ as shown in Schedule I and to the proper charge to principal of expenses of this accounting.

The attached schedules are part of this account.

(Name of Corporate Fiduciary)

(Signature of Fiduciary)

(Signature of Officer)

(Signature of Fiduciary)

\$

AFFIDAVIT OF ACCOUNTING PARTY

ss.:

STATE OF NEW YORK COUNTY OF

being duly

sworn, says: that the schedules of assets of the estate reported herein are true and complete and include all money and property of any kind, and all increment thereon, which have come into the hands of any of the accounting parties or have been received by any other persons for the use of any accounting party by order or authority of such accounting party, and include all indebtedness due by any accounting party to the estate whether discharged or not; that the moneys stated in the account as collected were all that could be collected; that all claims for credit for losses or decreases of value of assets are correctly reported; that the reported payments out of estate assets for funeral and administration expenses were actually made and made in the amounts scheduled; that the reported payments to creditors and beneficiaries were actually made at the dates and in the amounts scheduled; that no payments have been made by any accounting party on any fiduciary's claims against the estate except after prior approval and allowance by the Surrogate; that all receipts and disbursements are correctly and fully reported and scheduled; that the accounting parties do not know of any error in the account or in any schedule thereof or of any matter or thing relating to the estate omitted therefrom to the prejudice of the rights of any creditor or of any person interested in the estate; and that the schedule of commissions has been computed in conformity with the statute regulating commissions and the Rules of the Surrogate's Court applicable thereto.

Sworn to before me on _____, 19 ____

Signature

Notary Public Commission Expires: (Affix Notary Stamp or Seal) Print Name

Name of Attorney:______Tel. No.:_____

Address of Attorney:

INSTRUCTIONS

PRINCIPAL

Schedule A

Statement of Principal Received

This schedule must contain an itemized statement of all the moneys and other personal property constituting principal for which each accounting party is charged, together with the date of receipt or acquisition of such money or property. If real property has been sold by the fiduciary, this schedule must set forth the proceeds of sale of such property including a copy of the closing statement.

Schedule A-1

Statement of Increases on Sales, Liquidation or Distribution

This schedule must contain a full and complete statement of all realized increases derived from principal assets whether due to sale, liquidation, or distribution or any other reason. It should also show realized increases on new investments or exchanges. In each instance, the date of realization of the increase must be shown and the property from which the increase was derived must be identified.

Schedule A-2

Statement of All Income Collected

This schedule must contain a full and complete statement of all interest, dividends, rents and other income received, and the date of each receipt. Each receipt must be separately accounted for and identified, except that where a security had been held for an entire year, the interest or ordinary dividends may be reported on a calendar year basis.

Schedule B

Statement of Decreases Due to Sales, Liquidation, Collection, Distribution or Uncollectibility

This schedule must contain a full and complete statement of all realized decreases on principal assets whether due to sale, liquidation, collection or distribution, or any other reason. It should show decreases on new investments or exchanges and also sales, liquidations or distributions that result in neither gain nor loss. In each instance, the date of realization of the decrease must be shown and the property from which the decrease was incurred must be identified. It should also report any asset which the fiduciary intends to abandon as worthless, together with a full statement of the reasons for abandoning it.

Schedule C

Statement of Funeral and Administration Expenses and Taxes Actually Paid

This schedule must contain an itemized statement of all moneys chargeable and paid for funeral, administration and other necessary expenses, together with the date and the reason for each expenditure. Consolidate all similar expenditures; i.e. funeral expenses, taxes, accountant fees, legal fees, filing fees, commissions, other. Where the will directs that all inheritance and death taxes are to be paid out of the estate, credit for payment of the same should be taken in this schedule.

Schedule C-1

Statement of Unpaid Administration Expenses

This schedule must contain an itemized statement of all unpaid claims for administration and other necessary expenses, together with a statement of the basis for each such claim.

Schedule D

Statement of All Creditor's Claims

This schedule must contain an itemized statement of all creditor's claims subdivided to show:

1. Claims presented, allowed, paid and credited and appearing in the Summary Statement together with the date of payment.

2. Claims presented and allowed but not paid.

3. Claims presented but rejected, and the date of and the reason for such rejection.

4. Contingent and possible claims.

5. Personal claims requiring approval by the court pursuant to SCPA §1805.

In the event of insolvency, preference of various claims should be stated, with the order of their priority.

Schedule E

Statement of Distributions Made

This schedule must contain an itemized statement of all moneys paid and all property delivered to the beneficiaries, legatees, trustees, surviving spouse or distributees of the deceased, the date of payment or delivery thereof, and the name of the person to whom payment or delivery was actually made.

Where estate taxes are required to be apportioned and payments have been made on account of the taxes, the amounts apportioned in Schedule K against beneficiaries of the estate shall be charged against the respective individuals share.

Schedule F

Statement of New Investments, Exchanges and Stock Distributions

This schedule must contain an itemized statement of (a) all new investments made by the fiduciary with the date of acquisition and cost of all property purchased, (b) all exchanges made by the fiduciary, specifying dates and items received and items surrendered, and (c) all stock dividends, stock splits, rights and warrants received by the fiduciary, showing the securities to which each relates and their allocation as between principal and income.

Schedule G

Statement of Personal Property Remaining on Hand

This schedule must contain an itemized statement showing all property constituting principal remaining on hand including a statement of all uncollected receivables and property rights due to the estate. Show the date and cost of all such property that was acquired by purchase, exchange or transfers made or received, together with the date of acquisition and the cost thereof and indicate such sums in the appropriate lines of the summary schedule. Show all unrealized increases and decreases relating to assets on hand, and report the same in the appropriate places in the summary schedule.

Schedule H

Statement of Interested Parties

This schedule must contain the names of all persons entitled as beneficiary, legatee, devisee, trustee, surviving spouse, distributee, unpaid creditor or otherwise to a share of the estate or fund, with their post office addresses and the degree of relationship, if any, of each to the deceased, and a statement showing the nature of and the value or approximate value of the interest of each such person.

This schedule also must contain a statement that the records of this court have been searched for powers of attorney and assignments and encumbrances made and executed by any of the persons interested in or entitled to a share of the estate and a list detailing each power of attorney, assignment and encumbrance, disclosed by such search, with the date of its recording and the name and address of each attorney in fact and of each assignee and of each person beneficially interested under the encumbrance referred to in the respective instruments, and also whether the accounting party has any knowledge of the execution of any such power of attorney or assignment not so filed and recorded.

Schedule I

Statement of Computation of Commissions

This schedule must contain a computation of the amount of commissions due upon this accounting. See Uniform Court Rule, §207.40(e).

Schedule J

Statement of Other Pertinent Facts, Cash Reconciliation and Proposed Distribution

This schedule must contain a statement of all other pertinent facts affecting the administration of the estate and the rights of those interested therein. It must also contain a statement of any real property left by the decedent that it is not necessary to include as an estate asset to be accounted for, a brief description thereof, its gross value, and the amount of mortgages or liens thereon at the date of death of the deceased. A cash reconciliation must also be set forth in this schedule so that verification with bank statements and cash on hand may be readily made.

Schedule K

Statement of Estate Taxes Paid and Allocation Thereof

This schedule must contain a statement showing all estate taxes assessed and paid with respect to any property required to be included in the gross estate of the decedent under the provisions of the Tax Law or under the laws of the United States. This schedule must also contain a computation setting forth the proposed allocation of taxes paid and to be paid and the amounts due the estate from each person in whose behalf a tax payment has been made and also the proportionate amount of the tax paid by each of the named persons interested in this estate or charged against their respective interest, as provided in §2-1.8 of the Estates, Powers and Trusts Law.

Where an allocation of taxes is required, the method of computing the allocation of said taxes must be shown in this schedule.

(Print Name)

(Signature)

all assets of the estate; _____, 19 ____, as (b) Approves the written account verified on submitted to the undersigned; [Delete paragraphs (a) and (b) if the undersigned is not interested in or affected by the amount of the residuary estate or trust, or if payment is being made pursuant to a decree of the court.] (c) Acknowledges receipt of money paid or property transferred or delivered as follows: money (cash or check): \$ valued at \$ the following property: The foregoing payment and/or transfer is in full payment or distribution of: [] the amount directed to be paid by a decree of this court dated: [] other [specify]:

[] distributee of an intestate share, [] trust beneficiary, [] creditor of the estate, [] other [specify]

-----X The undersigned, being of full age, sound mind and under no disability, and entitled to

(a) Acknowledges that each fiduciary named above has fully and satisfactorily accounted for

(d)Releases and discharges each fiduciary named above from all liability to the undersigned for any and all matters relating to or derived from the administration of the estate; waives the issuance and service of a citation to attend any and all proceedings for the judicial settlement of the account; and authorizes the Surrogate to make and enter a decree settling the account and fully releasing and discharging each fiduciary named above as to all matters embraced therein.

Dated:

(Corporate Name)

(Signature of Officer)

as the

of the ESTATE OF

RECEIPT AND RELEASE

Deceased.

File No.

share in the estate of the above named decedent as a [check one] [] legatee under a will,

a/k/a

STATE OF NEW YORK) COUNTY OF) ss.:

On, 19_	, before me personally appeared
[INDIV	IDUAL]
[]	to me known and known to me to be the person
	receipt and release and duly acknowledged the thereof.
[CORPOR	ATION]
[]	to me known, who duly swore to the foregoing
instrument and who did say that he/she resides	at
	of the the the the

corporation.

Notary Public Commission Expires: (Affix Notary Stamp of Seal)

Name of Attorney:_____Tel. No.:_____

Address of Attorney:_____

		T OF THE STA COUNTY OF	TE OF NEW Y	ORK
		CCOUNTING BY		
as the				CITATION AND CONSENT IN ACCOUNTING
	of	the ESTATE O	Σ	
a/k/a 			Deceased.	
The undersigned, b below, having an interest this proceeding, and conse adjusted without further r	in this procee ents to the sub	eding, waives the mission of a dee	ne issuance and cree settling	the account as filed and
DateSig	nature	Stree	et Address	Interest
Print D	Name	City/Town	/Village, Stat	ze/Zip
		OF NEW YORK		
On		, 19, be	fore me person	ally appeared
		[INDIVIDUAL]		
described in and who ex		to me kno egoing waiver an ecution thereof.	nd consent and	to me to be the person duly acknowledged the
	[[CORPORATION]		
		to me kno	own, who duly	swore to the foregoing
instrument and who did say	y that he/she r	esides at		
and that he/she is a corporation/national banks that he/she signed h	ing association his/her name the	described in a	nd which execu	ted such instrument; and
	Com	Notary Public mission Expires Notary Stamp of		
Name of Attorney:			Te	l. No.:
Address of Attorney:				
[Note: You may request				

SURROGATE'S COURT - CITATION	COUNTY
THE PEOPLE OF THE STATE By the Grace of God Free	
ТО	
A petition and an account ha	ving been duly filed by
whose address is	
YOU ARE HEREBY CITED TO SHOW CAUSE before the	Surrogate's Court, County,
at, New York, on	19
at o'clock in the noon of that day, why	the account of
, a su	nmary of which has been served herewith,
as	
of the estate of	/
should not be judicial	ly settled.
[State any further reli-	ef requested]
Dated, Attested and Sealed,	HON. Surrogate
	0 4 - 2 0 9 4 0 0
(Seal) , 19	Chief Clerk
Name of Attorney	Telephone Number
Address of Attorney	
[Note: This citation is served upon you as required by law. You	
appear it will be assumed you do not object to the relief request you, and you or your attorney may request a copy of the full accord JA-6 (4/98	ed. You have a right to have an attorney appear for punt from the petitioner or petitioner's attorney.]

SURROGATE'S COUR	OF THE	STATE	OF	NEW	YORK	
COUNTY OF						
Х						
ACCOUNTING BY						

as the

of the ESTATE OF

a/k/a

FINAL/INTERMEDIATE DECREE OF JUDICIAL SETTLEMENT FOR EXECUTOR-ADMINISTRATOR

File No.
Deceased.
Х

A petition praying for a decree judicially settling the final/intermediate account having been presented and filed in this court and the time to present claims against the estate having expired, and a citation having been issued directed to all persons interested in this proceeding requiring them to show cause why a decree should not be granted judicially settling the account prayed for in the petition, and the citation having been returned with proof of due service thereof on the following:

and duly executed waivers of the service of citation or receipts and releases having been filed for the following:

and the following parties having appeared in answer to the citation:

and , attorneys, having appeared for the petitioner, and there being no other appearances; and the Surrogate having appointed

as

guardian ad litem for the following persons under a disability:

and each guardian ad litem having filed a report recommending that the account be judicially settled and no objection having been filed to the account;

and it appearing that all tax returns required by law have been filed and all New York State estate taxes have been fully paid, provision made therefore, or the estate is exempt from tax; and the Surrogate having examined the account and having found that each petitioner has fully accounted for all of the monies and property of the estate that have come into the petitioner's hands for the period of the account, as adjusted, it is

ORDERED, ADJUDGED AND DECREED, that the final/intermediate account be and the same hereby is judicially settled and allowed as filed (and adjusted), and that the following is a summary thereof as settled: JA-8 (4/98)-1-

PRINCIPAL ACCOUNT

CHARGES:

Schedule "A" - (Principal received)	\$
Schedule "A-1" - (Realized increases in principal)	\$
Schedule "A-2" - (Income collected)	\$
Total charges	
\$	
CREDITS:	
Schedule "B" - (Realized decreases in principal)	\$
Schedule "C" - (Funeral and administration expense	s) \$
Schedule "D" - (Creditor's claims actually paid)	\$
Schedule "E" - (Distributions of principal)	\$
Total credits	\$
Balance on hand shown by Schedule "G"	\$
and it is further	
ORDERED, ADJUDGED AND DECREED, that petitioner(s) and transfer, assign and deliver the other remaini account as follows:	
To the petitioner: as and for commissions the sum of \$;	
To the petitioner: as and for commissions the sum of \$;	
To the attorney: for legal services rendered the benefit of the estate the sum of \$;	for
and for costs and disbursements	
(which sums are in addition to any made on account and allowed by th	
To the guardian ad litem: for services as guardian ad litem \$;	
and it is further	

ORDERED, ADJUDGED AND DECREED, that the balance remaining on hand in the amount of \$_____ be paid as follows:

То

\$_____

ORDERED, ADJUDGED AND DECREED, that upon complying with the directions of this decree and the filing of the receipts for the payments herein directed, the petitioner(s) hereby shall be discharged as to all matters and things contained in this accounting and decree.

Dated: _____

Judge of the Surrogate's Court