

2816 Bedford Road, Bedford, TX 76021 817-267-4529 (Metro) 817-684-9000 (fax) www.benenatilaw.com

#### PROBATE INFORMATION FORM

DATE:		
-		

NOTICE: We will use the information supplied on this form to prepare a probate inventory and the estate and inheritance tax returns, if required. Such information will enable us to make a determination of whether such returns are required, and will also be used for other purposes relating to the probate process. Information supplied by you must be **complete** and **accurate**, as we undertake no obligation to verify completeness or accuracy.

IF A FEDERAL ESTATE TAX RETURN IS REQUIRED, SUCH RETURN IS DUE WITHIN NINE (9) MONTHS OF DEATH, UNLESS AN EXTENSION IS FILED. IF AN EXTENSION IS NEEDED, IT IS YOUR RESPONSIBILITY TO MAKE SURE IT IS FILED.

Info	rmation a	bout the Executor		
Nam	e:		 	
Addı	ess:			
Phon	e:	Work:		
Ema	il Address	:		
		Number:		
	xecutor:			
Addı	ess:		 	
Phon	e:	Work:		
		. N	D.I. Mumban	
Socia		Number:		
Info		About Decedent		
Info	rmation A	About Decedent		
Info A. B.	rmation A Name: Date o	About Decedent	C. Date of Death:	
	rmation A Name: Date o Reside	About Decedent f Birth:	C. Date of Death:	

# III. **Decedent's Marital History** Decedent's Marital Status at Time of Death A. Married Date of Marriage to Surviving Spouse: Widow or Widower Name of Deceased Spouse: Date of Death of Deceased Spouse: Social Security Number of Deceased Spouse: Was the estate probated? Yes \_\_\_\_ No Name of Court: Single Legally Separated Name of Legally Separated Spouse: **Divorced - Include All Previous Marriages** Name of Former Spouse: Current Residence of Former Spouse: Date Divorce Became Final: If the Decedent was ever married, was there a pre-marital agreement or other written B. agreement between Decedent and Decedent's spouse governing their property? Yes No If yes, please attach a copy.

## IV. Safe Deposit Box(es) List all safe deposit boxes in the Decedent's name or to which the Decedent had a key or where the Decedent's name was on the signature card. 1. Location: 2. Number: 3. Person Who Now Has the Keys: Keys Held \_\_\_\_ individually, or \_\_\_\_\_ jointly, with 4. В. Is there any property in any safe deposit box of the Decedent which you believe should not be declared as Decedent's property? Yes No If yes, please state the reasons: C. If there is any property in Decedent's safe deposit box which is *not* listed anywhere else on this form, please list the property here: INSTRUCTIONS FOR COMPLETION OF THE REMAINDER OF THIS FORM 1. Community/Separate Property (married or legally separated decedents only) If an asset was community property, list the entire community interest and the value of the entire community interest on this form. We will make any appropriate adjustments and reductions when we file the Inventory and the Estate and Inheritance Tax Returns. Mark any community property asset "CP". Mark any asset which was separate property of the Decedent as "SP". (b) If you don't know whether an asset was community or separate property, mark (c) that asset "DN".

Some general rules to help you determine whether an asset was community

(d)

property or separate property

- (i) If the asset was owned by the Decedent at the time of death, and the Decedent was married at the time of death, it is presumed to be community unless you have information otherwise.
- (ii) If the asset was owned by the Decedent before marriage or acquired after marriage by gift, devise, or inheritance, it is probably separate property.
- (iii) If the property was acquired through income or earnings, and the Decedent was married at the time of death, it is probably community property.
- (iv) If the property was purchased with the sales proceeds of separate property, it is probably separate property.
- (v) You must list property which is in the name of the husband, which is in the name of the wife, and also property which is held in joint names.
- 2. **Attachments**: Attach to this form as much supporting information as you have with respect to each asset. If you are listing <u>real property</u>, copies of deeds, notes, deeds of trust, tax statements, and the like, will help us to list the property correctly. If you are listing tangible <u>personal property</u> such as jewelry, an insurance appraisal would be helpful. For <u>bank accounts</u> of all types (money market, savings, certificate of deposit, etc.), attach a copy of the bank statement which includes the date of death. For <u>certificates of deposit</u>, attach a copy of the certificate. For <u>stocks and bonds</u>, attach a copy of the share certificate or bond if possible and the broker's statement of account which includes the date of death. For <u>partnerships</u>, attach a copy of the partnership agreement and the most recent K-1 (tax form from the partnership). For other property, attach copies of whatever papers are available.
- 3. **Questions**: As you are filling out the form, if you have questions, call the attorney or make a note in the margin of the form. If you are having trouble deciding whether to list something or not to list it, do list it, and make an appropriate note in the margin.
- 4. **Partnerships and Other Non-Readily Tradeable Interests:** It is often difficult to place an exact valuation on non-publicly traded partnership interests, stock, etc. Although the partner's capital account (as shown on the latest K-1) is sometimes an appropriate beginning place for assigning a value to a partnership interest, often a partner's capital account bears little, if any, relation to the actual value of the partnership interest.

Where an estate is not expected to be taxable (either by reason of the estate being under \$1,000,000.00 in value or because of the availability of the federal estate tax marital deduction), partnership interests should generally be valued near the higher end of the range of supportable values. By the term "supportable" values, we are referring to values at which a partnership interest would, in fact, change hands between a willing buyer and a willing seller, taking into account factors such as whether the interest is a controlling interest or a non-controlling interest, whether the interest is readily transferable, and other relevant factors. Often, the general partner of the partnership will be willing to give his opinion of the valuation of the partnership interest.

In the case of other entities (such as limited liability companies, closely held corporations, etc.), the same general considerations apply. Often, the president or manager will have a good opinion as to the value of the stock or other interests.

Since property included in an estate takes on a new income-tax basis based on its value for federal estate tax purposes (or its value on the date of death for a non-taxable estate), care should be taken in valuing these interests. An increase in income-tax basis for partnership interests, etc. may be perceived to be desirable - but please be aware that claiming a value which is too high may result in penalties (based on over-valuation) if the interest is later sold.

For a taxable estate, we recommend that for partnership interest or interests in closely-held

businesses which are not significant in value, a valuation opinion letter from the general partner, president or manager should always be obtained. If the value of the interest is significant in relation to the value of the entire estate, we recommend an appraisal be performed and will be happy to supply a list of appraisers whom we think are qualified and whom you may wish to interview.

V.	Assets			

A.	Real l	Estate
	1.	List each parcel of real estate owned by Decedent at the time of his or her death or in which the Decedent owned any interest (and state the fractional interest owned by the Decedent). Attach a copy of a Deed or other document containing the <i>legal description</i> for each listing.
		Parcel #1
		Parcel #2
		Parcel #3
	2.	State the appraised value of land and improvements. You may wish to use the evaluation provided by the Tax Appraisal District. If so, please include a copy of the most current tax statement(s) from each taxing authority.  Parcel #1
		Parcel #2
		Parcel #3

Name	e, address, and telephone number of Decedent's stock	kbroker(s):
stoci rece	cribe all stocks and bonds owned by the Decedent. A certificates, bonds, etc., if possible, as well as an eved for the period covering the date of death ssary).	y brokerage statem
(a)	Stocks	
	Number of Shares Held:  CUSIP Number:	
	(ii) Name of Company: Number of Shares Held: CUSIP Number: Where Traded (NYSE, AMEX, OTC): Value per Share (on Date of Death): Total Value (on Date of Death):	
	Number of Shares Held:	
	(iv) Name of Company:  Number of Shares Held:  CUSIP Number:  Where Traded (NYSE, AMEX, OTC):  Value per Share (on Date of Death):  Total Value (on Date of Death):	

B.

Bond	s
(i)	Name of Issuer: Face Amt of Bond: Date of Issue: Maturity Date: Rate of Interest: CUSIP Number Value Per \$1000 (on Date of Death): Total Value on Bond (on Date of Death):
(ii)	Name of Issuer: Face Amt of Bond: Date of Issue: Maturity Date: Rate of Interest: CUSIP Number Value Per \$1000 (on Date of Death): Total Value on Bond (on Date of Death):
(iii)	Name of Issuer: Face Amt of Bond: Date of Issue: Maturity Date: Rate of Interest: CUSIP Number Value Per \$1000 (on Date of Death): Total Value on Bond (on Date of Death):
(iv)	Name of Issuer: Face Amt of Bond: Date of Issue: Maturity Date: Rate of Interest: CUSIP Number Value Per \$1000 (on Date of Death): Total Value on Bond (on Date of Death):

### C. Mortgages, Notes, Other Receivables, and Cash

(b)

1.	Mortgages.	. (payable to	Decedent)	State original	amount of	Note, balaı	nce of	Note
	owing to th	he Decedent a	t the time	of Decedent's	death, and	recordation	data	as to
	Mortgage or	r Deed of Trust	. Please <u>at</u>	<i>tach a copy</i> of t	he Note and	Deed of Tr	ust.	

Probate Information – Page 7

	er Receivables. (owing to Decedent)				er
	g to the Decedent at the time of Decedent	s death a	nd state who ow		
	cking and Savings Accounts. (Plasactions on the date of death).	ease atto	ach Statements	s which	in
(a)					
	Address:				
	Type of Account: Account Number:				
	Name(s) on Acct:				
	Balance on Date of Death:				
(b)	Name of Institution:				
	Address:				
	Type of Account:				
	Account Number:				
	Name(s) on Acct: Balance on Date of Death:				
(c)	Name of Institution:				
	Address:				
	Type of Account:				
	Account Number:				
	Name(s) on Acct:  Balance on Date of Death:				
(d)	Name of Institution:				
	Address:				
	Type of Account:				
	Account Number:				
	Name(s) on Acct: Balance on Date of Death:				

D.	Insur	ance on Decedent's Life		
	(a)	Name of Company:		
	. ,	Policy Number:		
		Owner of Policy		
		Name of Insured		
		• ————		
		Amt of Benefits Rec'd:	***	N.T.
		Assignment to cover funeral expenses	Y es	No
	(b)	Name of Company:		
		Policy Number:		
		Owner of Policy		
		Name of Insured		
		Amt of Benefits Rec'd:	X/	NI.
		Assignment to cover funeral expenses	Yes	No
	(c)	Name of Company:		
		Policy Number:		
		Owner of Policy		
		Name of Insured		
		Amt of Benefits Rec'd:	<b>X</b> 7	NT.
		Assignment to cover funeral expenses	Yes	No
	(d)	Name of Company:		
		Policy Number:		
		Owner of Policy		
		Name of Insured		
		Name of Beneficiary:		
		Amt of Benefits Rec'd:	***	
		Assignment to cover funeral expenses	Yes	No
E.	T 4	In Command Programmer		
E.	Joint	ly Owned Property		
		Decedent, at the time of Decedent's death, or		•
	right	of survivorship or as a tenant-by-the-entirety	?	YesNo
	If yes	, state the name and address of each surviving	g co-tenant.	

F. P	ension an	d/or <b>Profit Sharing</b> and/or <b>k</b>	S	lems
A	Amount	Company	Beneficiary	Type of P
-	<del> </del>			
_				
_				
G. C	Other Miso	cellaneous Assets		
		d the Decedent, at the tin rtnership or unincorporated b		
		yes, state business name, accedent.	ddress, nature, and amoun	t of interest own
	De	ecedent.		
	_			
2		d the Decedent, at the tingle		
		intings, antiques, rare books,		
	If	yes, state full details.		
	_			
3		as there any insurance which the life of a surviving spous		
	If	yes, please state the followin	g:	
	(a)	Name of Company:		
		Policy Number: Name of Insured		
		Name of Beneficiary:		
		Face Amt. of Policy: Amt of Benefits Rec'd:		
		Assignment to cover fur	neral expensesYe	s No
	(b)	Name of Company:		

Name of Beneficiary:	sYes	
Has the Decedent Estate, the Decedent's sp (or will receive) any bonus or award as a r Decedent's death? Yes No	ouse, or any other	
If yes, give full details.		
Automobiles. Describe the year, make, mate, automobile owned at Decedent's death.	odel, VIN, and ref	tail value of an
Health Insurance. (Medicare, Medicare sugetc.)	pplements, Blue Cr	oss, Blue Shield
Brokerage Accounts. State names and addr	esses of Brokers of	Decedent.
Household Goods and Personal Effects. S Decedent's household furnishings, fixtures \$5,000). Do not include any items which ma	s, etc., and person	nal effects (i.e.

	λ.	receive income?
	10.	Was Decedent acting in any fiduciary capacity (i.e., trustee or guardian) at the time of Decedent's death? Yes No  If yes, give full details.
	11.	Within ten (10) years preceding the Decedent's death, did the Decedent inherit property from any other person or has property been left to Decedent within two (2) years after the Decedent's death? Yes No  If yes, please state all information known to you:
	12.	Did the Decedent, at the time of Decedent's death, own any other miscellaneous property not previously referred to in this form? (e.g., lawsuits against others, interest in estates or trusts, etc.) Yes No  If yes, please state all details as to type, location, and estimated value of property:
н.	Annu 1.	ities  Was the Decedent, immediately before Decedent's death, receiving any
	2.	annuity? Yes No  If "yes", was the annuity paid pursuant to a plan which pays benefits to a designated beneficiary following the death of the Decedent pursuant to a contract or agreement (a) which is not a policy of life insurance on the life of Decedent, (b) which contract or agreement was entered into after March 3, 1931, (c) which annuity is receivable by the beneficiary because he or she survived Decedent, (d) which contract or agreement provided that the annuity was payable to Decedent (or Decedent possessed the right to receive the annuity) either alone or in conjunction with another, for Decedent's life or for any period not ascertainable without reference to the Decedent's death or for any period that did not, in fact, end before the Decedent's death?

	Yes _	No	
		` '	is yes, state the ratio of the Decedent's contribution to the annuity:
describ Decedo before design	oed as a ent's empthe expension	contract or ployer, und iration of neficiary,	ed at the time of death, did an annuity (which could be r agreement which was entered into by Decedent and der which at the Decedent's death, before retirement or a stated period of time, an annuity was payable to a if surviving Decedent) become payable to any eneficiary survived the Decedent? Yes No
-	please d		e ratio of Decedent's contribution to the total purchase
	e payab	le to any	n Individual Retirement Account, annuity, or bond beneficiary because the beneficiary survived the sNo
			able to the beneficiary for life or for at least thirty-six eccedent's death? Yes No
that w	as not a	allowable	ratio of the amount paid for the IRA, annuity, or bond as an income tax deduction (other than a rollover amount paid for the IRA, annuity, or bond:
of the			uity as follows (for Description, show the entire value exclusions):
(a)			
(b)			
(c)			

VIII.	Expe	Expenses and Debts of Decedent						
	A.	<b>Funeral expenses</b> : State the amount of funeral and burial expenses and to whom owing or paid; if owing, state "O" and if paid, state "P".						
	B.	<b>Debts of Decedent:</b> State all debts owing by Decedent at the time of Decedent's death, including such things as home mortgage or other mortgage indebtedness, household and personal debts, medical and hospital bills, business debts, etc. In "Amount Owing" column, please state "O" if still owing, and "P" if now paid.						
	I	Name of Creditor	Amount Owing at Decedent's Death	If Debt is Secured, Describe Type of Lien				

	C.		<b>Lease Obligations:</b> If Decedent was liable as a tenant or guarantor under any lease please state details:				
	D.	Obligations as a <b>guarantor</b> or <b>endorser</b> : If Decedent was a guarantor or endorser of any notes, bonds, or other obligations, please state details:					
IX.	Misce A.	Please furnish the following information regarding each of Decedent's children and all other heirs, legatees, or trust beneficiaries under Will or Trust Agreement Name (if deceased, put "D" after name, and date of death), relationship to Decedent, date of birth and age at Decedent's death, Social Security Number, and complete address:					
		1.	Name / Relationship:	/			
			Date of Birth/Age:	SSN:			
			Address:				
		2.	Name / Relationship:	/			
			Date of Birth/Age:	SSN:			
			Address:				

	3.	Name / Relationship:	
		Date of Birth/Age:	SSN:
		Address:	
	4.	Nama / Palatianshin	
	4.	Name / Relationship:	GCN.
		Date of Birth/Age:	SSN:
		Address:	
	5.	Name / Relationship:	/
		Date of Birth/Age:	SSN:
		Address:	
В	. Sı	urviving Spouse	
	1.	Name (including maide	n name)
	2.	Date of Birth:	
	3.	Phone Number:	
	4.	Social Security Number	:
	5.	Does Surviving Spouse	have property or income in own right?
C	. T	ax Data	
	1.	Number of children qua	lifying as dependents:
	2.	Number and relationship	p of other dependents:
	3.	Did dependents reside w	vith Decedent?

	4.	Were income tax returns filed for the last 3 years?
	5.	Previous year's tax paid in full?
	6.	Has a declaration of estimated tax been filed for the current year?(please attach copies)
	7.	Name of person or firm who assisted Decedent in tax returns
X.	Trust	s, Inheritance, and Prior Gifts
	A.	Was the Decedent ever a beneficiary of any trust? If so, please attach a copy of the trust instrument and the most recent trust income tax return.  yes no
	В.	Did the Decedent ever establish a trust or contribute property to a trust? If so, please attach a copy of the trust instrument and the most recent trust income tax return yes no
	C.	Did the Decedent ever make one or more gifts of cash or property valued at more than \$3,000 (or a combination of cash and property of combined value of \$3,000 or more) to one person (including trusts for that person's benefit) in any year prior to 1981? If so, please attach complete detailsyesno
	D.	Did the Decedent ever make one or more gifts of cash or property valued at more than \$10,000 (or a combination of cash and property of combined value of \$10,000 or more) to one person (including trusts for that person's benefit) in any year after 1980? If so, please attach complete detailsyesno
	E.	Did the Decedent ever make a gift of any amount where the Decedent retained the right to use the property given or otherwise retained any sort of direct or indirect control over the property given? If "yes", please attach complete details yes no
	F.	Did the Decedent ever make a gift of any amount where the property could return to the Decedent upon the passage of time or upon the happening (or failure to happen) of any event? If "yes", please attach complete details.  yes no
	G.	Did the Decedent ever file a Federal Gift Tax Return? If so, please attach a copy of the Return. yes no

	Н.	Tax Return should have been filed, but no Return was, in fact, filed? If "yes", please attach complete details yes no
	G.	If a federal estate tax return is necessary, then it is your responsibility to make sure it is filed. This firm can prepare such a return for you. The return is due within nine (9) months of the date of death, unless an extension is filed. It is your responsibility to make sure an extension is filed by or before such nine (9) month date.
	_	in this Probate Information Form is true, correct, and complete to the best of the of the undersigned.
Signe	ed this	day of

### THINGS TO REMEMBER:

- 1. Cancel any Facebook or other Internet Accounts.
- Send letters to the three credit bureaus regarding deceased
   Cancel any online accounts, e.g., Paypal, e.Bay, Amazon, etc.
- 4. Cancel any memberships in online games, e.g. poker, etc.
- 5. Credit cards online