SUPERIOR COURT OF THE DISTRICT OF COLUMBIA PROBATE DIVISION

	NRT
Name of Deceased Settlor	
NOTICE OF EXISTENCE OF REVOCABLE TRUST	
(name of deceased settlor) whose addres	s was
created a	a revocable trust on
, which remained in existence on the date of h	nis/her death on
, and, whos	
is/are the currently acting trustee(s), hereinafter the Trustee. Communications to	the trust should be
mailed or directed to at at	
The Trust is subject to claims of the deceased settlor's creditors, costs of administrates estate, the expenses of the deceased settlor's funeral and disposal of remains, and allowances to a surviving spouse and children to the extent the deceased settlor's estate is inadequate to satisfy those claims, costs, expenses, and allowances.	d statutory residuary probate
Claims of the deceased settlor's creditors are barred as against the Trustee and the unless presented to the Trustee at the address provided herein on or before	
(6 months after the date of the first publication of this notice). An action to contest trust must be commenced by the <i>earliest</i> of (1)	st the validity of this
(one year from date of death of the deceased settlor) or (2)	
(6 months from the date of first publication of this notice) or (3) ninety days after	
the person a copy of the trust instrument and a notice informing the person of the	
the Trustee's name and address, and the time allowed for commencing a proceeding	
The Trustee may proceed to distribute the trust property in accordance with the te	erms of the trust
before the expiration of the time within which an action must be commenced unless	ss the Trustee knows
of a pending judicial proceeding contesting the validity of the trust or the Trustee h	nas received notice

from a potential contestant who thereafter commences a judicial proceeding within sixty days after

notification.

Date of first publication:	
	To be signed by Trustee
Name of newspapers and/or periodicals:	Telephone Number of Trustee or Attorney
	TRUE TEST COPY
	Register of Wills

This Notice must be mailed postmarked within 15 days of its first publication to each heir and qualified beneficiary of the trust and any other person who would be an interested person within the meaning

of D.C. Code, sec. 20-101(d).