SUPERIOR COURT OF THE DISTRICT OF COLUMBIA PROBATE DIVISION

Estate of

(Link to _____ ADM _____)

Deceased

Standard Probate Order

Age _____

(For estates of decedents dying on or after July 1, 1995)

Upon consideration of the petition for (supervised) (unsupervised) standard probate, the acceptance and consent of each personal representative, a power of attorney by each non-resident, and a bond, if applicable, in the amount of \$ ______ all having been filed herein, and it further appearing that publication of notice pursuant to SCR-PD 403(a)(1) has been effected and copies of the notice were timely mailed to all interested persons or that diligent effort has been made to do so as evidenced by the verified statement filed herein, and no adverse responses having been filed, it is this ______ day of ______,

ORDERED, that administration of this estate is

(unsupervised)

 \Box (supervised) for the following reasons:

Decedent's will directs supervision.

Decedent's will directs unsupervised administration but supervised administration is required for the following reasons:

Other _____

and it is further,

ORDERED, that _____

_____ (is) (are) appointed personal representative(s) of the estate of ______, deceased, and it is further,

ORDERED, that

the Court finds that the decedent died intestate.

the will dated	and codicil(s)
dated	accompanying
the petition (is) (are) admitted to probate and record as the	last will and testament of the
aforesaid decedent and as an international will where applica	ble.
☐ that bond heretofore filed in the amount of \$	is approved.
bond is not required.	
that the said personal representative(s) shall file an addition	al bond in an amount to be
fixed by the Court before accepting assets in excess of the stated amount.	
the sum of \$10,000 is allowed out of the personal estate of	
as surviving spouse and/or custodian of decedent's minor child(ren) in accordance with law	
(for estates before April 27, 2001 only).	
Subject to D.C. Code, sec. 20-906, a homestead allowance in	n the sum of \$15,000 is
authorized out of the real or personal estate to	as the surviving
spouse/domestic partner and, if none, to	as a custodian of a
surviving minor child and to as a de	ependent child, to be divided
equally between each of the children.	
$\hfill\square$ Subject to the homestead allowance and as provided in D.C.	Code, sec. 20-906, a family
allowance in a reasonable sum not to exceed \$ 15,000 is aut	horized out of the personal
estate to as surviving spouse/do	mestic partner and decedent's
minor child(ren) whom the decedent was obligated to suppor	t and children who were in fact
being supported by the decedent, in accordance with law.	
After payment of the homestead and the family allowance and	nd as provided in D.C. Code,
sec. 20-906, tangible personalty or other personalty not exce	eding the value of \$10,000 is
authorized to the surviving spouse/domestic partner and if no	one, to the decedent's
surviving children jointly as exempt property.	
subject to any limitation of the will (if decedent died testate)	, D.C. Code Title 20, or by an
order of Court, the personal representative(s) may, in addition	on to any power or authority
contained in the will and to any other common-law or statutory power, properly exercise	
those general powers as enumerated in D.C. Code, sec. 20-7	41, subject to the following
limitations which, if the administration is supervised, shall be	endorsed on the letters of
administration:	

JUDGE

cc: Include Attorney of Record and P.R.